Jurupa Unified School District And National Education Association-Jurupa

Collective Bargaining Agreement





July 1, 2023 June 30, 2026

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APPENDIX

1 ARTICLE I

2 RECOGNITION Section 1 - Association The Jurupa Unified School District (hereinafter referred to as the "District") confirms its 3 4 recognition of the National Education Association - Jurupa, affiliated with the California Teachers Association and 5 the National Education Association (hereinafter referred to as the "Association") as the exclusive representative for that unit of employees listed below: 6 7 Adult Education Teacher **Behavior Specialist** 8 9 Classroom Teacher 10 Counselor Guidance Coordinator 11 Speech & Language Pathologist 12 13 Librarian Mental Health Counselor 14 15 Nurse 16 **Program Specialist** Psychologist 17 **Education Specialist** 18 19 Teacher on Special Assignment 20 **Temporary Teacher** 21 Section 2 - Board of Education The Association recognizes the Board of Education as duly elected trustees of the 22 Jurupa Unified School District and agrees to negotiate exclusively with the representatives selected by the Board of 23 Education. Section 3 - Individual Contracts Any individual contract between the Board of Education and unit member heretofore 24 25 executed shall be subject to and consistent with the terms and conditions of this Agreement.

- 26 Section 4 Supremacy of Agreement This Agreement shall supersede any rules, regulations, or practices of the Board
- 27 of Education which are or may in the future be contrary to or inconsistent with its terms.

1	Section 5 - Due Process	The provisions of this Agreement shall be interpreted and applied in a manner which is			
2	consistent with the conce	pt of due process.			
3	Section 6 - Maintenance of Certain Benefits Benefits provided to unit members in written Board policies and				
4	regulations which were in	n effect on July 1, 1976, which fall within the scope of the collective bargaining law will			
5	continue for the duration	of the Agreement.			
6	Section 7 – Notice When	never provision is made in this Agreement for the giving, serving, or delivering of any notice,			
7	statement, or other instru	ment, the same shall be deemed to have been duly given, served, or delivered, either upon			
8	personally delivering or b	y mailing the same by United States registered or certified mail (return receipt requested) to			
9	the Party entitled thereto	at the address as set forth below:			
10	DISTRICT:	ASSISTANT SUPERINTENDENT OF HUMAN RESOURCES			
11		Jurupa Unified School District			
12		4850 Pedley Road			
13		Jurupa Valley, CA 92509			
14	ASSOCIATION:	PRESIDENT			
15		National Education Association - Jurupa			
16		4651 Brookhollow Circle, Suite A			
17		Jurupa Valley, CA 92509			
18	Either Party may change	the address to which notice shall be given by notice sent in accordance with the provisions			
19	of this Article.				
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1	ARTI	CLE II
2		DURATION
3	<u>Sectio</u>	on 1 - Duration This Agreement shall be effective July 1, 2023, until June 30, 2026, unless another effective date
4	is spe	cified elsewhere in the Agreement. Other effective dates include summer school (Schedule IV) and the basic
5	hourly	y rate (Schedule IV), which will be effective for work performed from the date NEA-J ratifies the Agreement.
6	Sectio	on 2 - Reopeners
7	A.	Reopeners for the 2021-2022 and 2022-2023 school years shall include Article XIV-Basic Compensation
8		and Article XVII-Health and Welfare and up to two additional articles selected by each party.
9	B.	Additionally, the Parties agree to negotiate the impact of new legislation including legislation by ballot
10		initiative, and/or judicial decision insofar as the impact is within the scope of bargaining.
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1 ARTICLE III

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DISTRICT RIGHTS

<u>Section 1 - Legal Responsibilities</u> The Association recognizes the prerogative of the District to govern, operate, and manage its affairs in all respects in accordance with its legal responsibilities. The District recognizes the right and responsibility of the Association to represent unit members in matters subject to meeting and negotiating.

6 Section 2 - District Rights, Power, and Authority It is understood and agreed that the District retains all powers, 7 rights, authority, duties, and responsibilities conferred upon and vested in it by the laws and Constitutions of the State 8 of California and the United States. Included in these District powers, rights, authority, duties, and responsibilities are 9 rights to determine its organization; direct the work of its employees; determine the times and hours of operations; 10 determine the kinds and levels of services to be provided and the methods and means of providing them; establish its educational policies, goals, and objectives; ensure the rights and educational opportunities of students; determine 11 12 staffing patterns; determine the number and kinds of personnel required; maintain the efficiency of District operations; 13 determine the curriculum; build, move, or modify facilities; establish budget procedures, determine budgetary 14 allocation, and determine the methods of raising revenue. In addition, the Board retains the right to hire, classify, 15 assign, evaluate, promote, terminate, and discipline employees.

Section 3 – Limitations The District shall be limited in the exercise of the foregoing powers, rights, authority, duties, and responsibilities by the laws and Constitutions of California and the United States, the provisions of this Agreement, and the duty of the District to meet and negotiate in good faith with the Association in matters relating to the scope of representation, and to consult with regard to other appropriate matters except as limited by the Article "Completion of Meet and Negotiation."

21 Section 4 - Emergency Clause Both Parties recognize that there may occur certain exigent circumstances when 22 emergency action is required. Emergencies shall be limited to unforeseen events of such extreme magnitude as to 23 make the affected provisions of the Agreement reasonably and objectively non-performable and require action by the 24 District in response thereto. In the event of such a bona fide emergency, performance of the affected provisions of this 25 Agreement may be temporarily suspended, but the Parties agree to meet and negotiate as soon as possible to arrive at 26 a mutually agreeable solution during the emergency. Such suspension shall be terminated promptly when the 27 emergency ends.

1 ARTICLE IV

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ASSOCIATION RIGHTS

3 Section 1 - Use of Facilities The Association and its members shall have the right to make use of school equipment, 4 buildings, and facilities at reasonable hours by application under the appropriate District policy. The Association shall 5 have the right to post notices of activities and matters of Association concern on Association bulletin boards. At least 6 one (1) bulletin board of reasonable size shall be provided in each school in areas frequented by unit members. The 7 Association may use the District interschool mail service, as well as e-mail and other electronic communications and 8 employee mailboxes for communications to unit members. 9 Section 2 - Association Business on School Property Authorized representatives of the Association shall be permitted 10 to transact official Association business on school property before and after instructional hours and during lunch periods as long as there is no interference with the normal operation of school. 11 12 Section 3 - Association Leave The Association shall be entitled to use Association Leave as authorized under the 13 Article "Absences and Leaves." Section 4 - Association Day Each Wednesday is designated as "Association Day". No unit member shall be required 14 15 to be on duty beyond the regular hours of duty on "Association Day." Unit members whose hours extend beyond 3:15 p.m. shall be excused from non-teaching duties at 3:15 p.m. to attend scheduled "Association Day" meetings, if they 16 choose to do so. The following are exceptions to "Association Days" as described above: 17 18 A. When a parent-conference day is on Wednesday, Tuesday shall become "Association Day" for that week. 19 B. When a graduation ceremony for one comprehensive high school is scheduled for a Wednesday evening at the end of the school year, Tuesday shall become "Association Day" for that week. The District will make 20 21 an effort to rotate Wednesday graduations among the comprehensive high schools. No comprehensive high 22 school graduation will be scheduled on Wednesday in consecutive years. Section 5 - Non-Interference The District or its representatives shall not interfere with lawful Association activities, 23 24 plans, or decisions. 25 Section 6 - Membership/Service Fees Each unit member shall, within thirty (30) days of the effective date of this

Agreement or within thirty (30) days of the commencement of assigned duties, either be a member of the Association

or pay a service fee to the Association, except as provided for in Section 12, "Religious Objectors." This fee shall
 equal regular membership dues and assessments, adjusted as required by law.

3 <u>Section 7 - Maintenance of Membership</u> Each unit member who, after the effective date of this Agreement, is a

4 member of the Association and each unit member who becomes a member after that date shall maintain their

5 membership in the Association through the term of the Agreement. The District agrees not to honor any requests by

6 unit members for cancellation of dues deduction from salary received during this period.

Section 8 - Payment A unit member may pay such fees or dues directly to the Association or may authorize payment
 by payroll deduction as provided below in Section 10 of this Article.

9 Section 9 - Deductions Any unit member who is a member of the Association or who has applied for membership 10 may sign and deliver to the District a written statement authorizing deduction of unified membership dues in the Association. Such authorization shall continue in effect from year to year unless revoked in writing. Pursuant to such 11 12 authorization, the District shall deduct one-tenth (1/10) of such dues from the regular salary warrant of the unit member 13 each month for ten (10) months. Deductions for unit members who sign such authorization after the commencement 14 of the school year shall be appropriately prorated to complete payments by the end of the school year. Upon appropriate written authorization from the unit member, the District shall deduct from the salary of any unit member and make 15 appropriate remittance for annuities, credit unions, savings bonds, charitable donations or any other plans or programs 16 17 jointly approved by the Association and District.

Section 10 - Automatic Deduction/Transmittal In the event that a member does not pay the above referenced dues or fees directly to the Association or authorize payment through payroll deduction, the District will, on written notification and presentation of adequate documentation by the Association, deduct the membership dues or service fees and appropriate amounts to cover dues and/or fees in arrears as provided in Education Code Section 45061. All dues and/or service fees deducted by the District pursuant to authorization by unit members will be delivered to the Association. An alphabetical list of unit members from whom such deductions have been made which indicates any changes in personnel from the previous list will also be provided.

25 <u>Section 11 - Religious Objectors</u> Any unit member who is a member of a religious body whose traditional tenets or 26 teachings include objections to joining, or financially supporting employee organizations shall not be required to join, 27 maintain membership in, or financially support the Association as a condition of employment. Such unit member shall 1 be required, in lieu of a service fee, to pay sums equal to such service fee to one of the following non-religious, non-

2 labor organizations, charitable funds exempt from taxation under Section 501(c) (3) of Title 26 of the Internal

- 3 <u>Revenue Code</u>:
- 4

a. Foundation to Assist California Teachers

5 b. NEA-Jurupa Christa McAuliffe Memorial Scholarship Fund

6 c. Rubidoux Lions Club - Sight Fund

Proof of such payment(s), along with verifiable evidence of membership in a religious body whose traditional tenets or teachings object to joining or financially supporting employee organizations, shall be made on an annual basis to the District and Association as a condition of continued exemption from the provisions of Section 7. Proof of payment shall be in the form of an authorized payroll deduction, or in the form of receipts and/or canceled checks indicating the amount paid, date of payment, and to whom payment in lieu of service fee has been made. Such proof shall be made within thirty (30) days of ratification of this Agreement and within thirty (30) days of the beginning of the unit member's work year thereafter.

14 <u>Section 12 - Public Records Requests</u> The Association shall be notified within three business days, when practicable,

15 following a release of information responsive to a Public Records Act request pertaining to membership information

16 regarding an active unit member.

Section 13 - Information The Association shall furnish any information needed by the District to fulfill the provisions
 of this Article.

<u>Section 14 - Association Grievance</u> The Association has the right to act as a grievant as specified in the Grievance
 Procedure Article of this Agreement.

21 Section 15 - Hold Harmless Clause The Association shall indemnify, defend, and hold harmless the District, the 22 District's Board of Education, including each individual School Board member, the employees acting within the scope 23 of their employment, agents, and representatives of the District against any and all claims, demands, suits, or other 24 forms of liability, including but not limited to, wages, damages, judgments, fees, fines, court costs, attorney fees, and 25 any back pay, penalties, or awards resulting from any court, arbitrator or PERB order, judgment, or settlement which 26 may arise by reason of, or resulting from the operation of this Article. The Association shall bear all costs of defending 27 against any and all such claims, demands, suits, or other forms of liability, including, but not limited to, court costs,

attorney fees, and all other costs of litigation. Upon commencement of such legal action, the Association shall have 1 the exclusive right to decide and determine whether any claim, liability, suit or judgment made or brought against the 2 3 District or Association because of such action shall or shall not be compromised, resisted, defended, tried, or appealed. 4 The Association's decision thereon shall be final and binding upon all parties protected by this Section. This paragraph 5 shall not be construed as a waiver on the part of the District, Board of Education, or any individual protected by this 6 Section of any claim against the Association for failing to act in good faith in settling a claim or any failure to 7 competently defend and hold them harmless, or in cases where the Association seeks redress for the District's alleged failure to comply with the operation of this Article. Within ten (10) days of proper service of a claim, demand, suit, 8 9 or other legal action against any protected party, the District shall inform the Association and provide the Association 10 with copies of any documents received as a result of the legal action. Upon request, the District shall provide the Association's legal counsel with documents and information reasonably related to providing a defense. 11

12 Section 16 - Meet and Confer

A. The District and the Association agree to meet monthly to discuss items of mutual concern. Such discussions
 shall not supplant negotiations between the Parties on items within the scope of bargaining.

B. In the interest of open communication and increased collaboration, the Parties agree to establish a standing agenda item during monthly NEA-Jurupa contract management meetings. During the 2017-2018 school year, an administrator from Education Services will be present for the first thirty (30) minutes of each contract management meeting to review current issues under the purview of Education Services. This will provide NEA-Jurupa with the opportunity to provide input and feedback. In some cases, these decisions will be finalized prior to the meeting described in Article IV, Section 15 (A). The District retains its rights as described in Article III, Section 2.

22 Section 17 - Association Access to New Certificated Employees

A. <u>Definition</u>: New employee orientation is defined as the onboarding process of a newly-hired public employee, whether in person, online, or through other means or mediums, in which employees are advised of their

- 25 employment status, rights, benefits, duties, and responsibilities, or any other employment-related matters.
- 26 B. <u>Access to New Employees Hired Before the First Day of the Work Year:</u>

1		1.	The Association shall have access to new employees at the District's new certificated employee
2			reception. The District shall notify the President of NEA-Jurupa via email or telephone of the date,
3			time, location, and estimated duration of its reception ten (10) working days before the reception.
4		2.	The District shall provide the Association, at the Association's request, with thirty (30) minutes of
5			uninterrupted time with new employees at the same meeting location following a fifteen (15) to
6			thirty (30) minute break during which new employees may continue to network with colleagues and
7			District officials.
8		3.	The District shall provide the Association, at the Association's request, with an audio-visual system
9			including a microphone, projector with compatible computer and speakers with appropriate sound
10			projection for the venue, and a screen on which to project a digital presentation. All equipment will
11			be ready for use before the new certificated employee reception begins.
12		4.	Following the break, no District administrators shall be present at the meeting location to allow for
13			the Association to meet privately with new teachers and other certificated staff.
14		5.	The District shall release new certificated employees from all District obligations for two (2) hours
15			following the new certificated employee reception for the purpose of attending an Association event.
16	C.	Access	s to New Employees Hired On or After the First Day of the Work Year:
17		1.	The Human Resources Office shall notify the Association of the hiring of a new certificated
18			employee as a part of the completion of the hiring process.
19		2.	The District shall provide notice of the scheduling of new employee orientation to the Association
20			President or their designee within two (2) days of scheduling the orientation.
21		3.	Upon request of the Association, the District shall provide a location to meet with the new
22			certificated employee immediately following completion of the orientation process.
23		4.	If the new certificated employee orientation occurs concurrently to the hiring process, the District
24			shall provide release time to meet with an Association representative.
25	D.	Access	s to Member Data:
26		1.	The District shall provide the Association with an electronic copy of the names; job titles;
27			departments; work locations; work, home, and personal cellular telephone numbers; personal email

1		addresses; and home addresses of newly-hired employees within two (20) business days of
2		completing the hiring process.
3	2.	The District shall provide the Association with an electronic copy of the above-listed information
4		of all members of the bargaining unit once every one hundred twenty (120) days.
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1 ARTICLE V

2 UNIT MEMBER RIGHTS 3 Section 1 - Participation The District and the Association recognize the right of unit members to form, join, and 4 participate in lawful activities of employee organizations and the alternative right of unit members to refuse to form, 5 join, and participate in organization activities. The District and Association agree that neither side will take adverse 6 action against any unit member as a result of their forming, joining, or participating or refusing to form, join, or 7 participate in lawful Association activities. Section 2 - Implementation Rules and Regulations which are designed to implement this Agreement shall be uniform 8 9 in application and effect. 10 Section 3 - Resignation A unit member's notification to the District of intention to resign shall remain revocable until such time as the Board takes action. 11 12 Section 4 - Just Cause Unit members shall be classified, assigned, evaluated, promoted, terminated, suspended, and disciplined by the District for just cause only. 13 14 Just cause is described as a cause that a person of ordinary intelligence would consider fair and reasonable. A. 15 B. When the District seeks to impose a suspension and/or terminate a certificated unit member, the District must 16 afford the unit member the rights outlined in Education Code section 44932 et. seq. Section 5 – Public Complaint Procedure 17 18 A. Any involved unit member shall be afforded the full right to representation at all stages of this process. 19 B. The District recognizes the integrity and professionalism of unit members and desires to support their actions 20 in such a manner that they are freed from unnecessary, spiteful, or negative criticism and complaints by a 21 member of the public. The District acknowledges that the procedures outlined herein include complaints from 22 parents and community members. C. Every effort will be made to resolve complaints concerning unit members at the earliest possible stage in 23 24 accordance with the following procedures: 25 1. Complaints concerning unit members should, whenever possible, be made by the complainant 26 directly to the unit member against whom the complaint is lodged. 27

2. 1 Complaints not resolved at the informal level above shall be directed by the complainant to the unit 2 member's immediate supervisor. 3 a. Any complaint regarding the unit member's job performance shall be discussed with the 4 unit member as soon as possible. 5 b. Should the immediate supervisor or involved unit member deem it appropriate, a meeting 6 shall be held with the complainant, unit member, and administrator to review the stated 7 concern. Such meetings shall be held at a reasonable time (within the unit member's workday) and place mutually agreed upon by the parties. Adequate notice of the complaint 8 9 shall be given to the unit member prior to the meeting. 10 c. If informal discussion between the administrator and the complainant fails to bring about resolution of the complaint, the complainant shall be requested to state the complaint in 11 12 writing. Such written complaint shall be discussed with the involved unit member. Failure of the complainant to state the complaint in writing shall be deemed by the District to be a 13 14 withdrawal of the complaint. 15 d. The administrative supervisor shall appropriately review and analyze the written complaint and submit resolution strategies to the complainant and involved unit member. 16 3. If the complaint, after review by the immediate supervisor, remains unresolved, the supervisor shall 17 18 refer the written complaint, together with the supervisor's report and analysis of the situation, to the 19 Superintendent/designee. The resolution/ decision of the Superintendent/designee shall be final 20 unless the complainant, the unit member, or the Superintendent request a closed hearing before the 21 Board of Education on the complaint. 4. No hearing will be held by the Board of Education on any complaint unless and until the Board has 22 received the Superintendent's written report concerning the complaint. The Superintendent's report 23 24 shall contain, but not be limited to, the following: 25 The name of each employee involved. a. 26 27

1		b.	A brief but specific summary of the nature of the complaint and the facts surrounding it,
2			sufficient to inform the Board and the unit member(s) as to the precise nature of the
3			complaint and to allow the unit member to prepare a defense.
4		c.	A true copy of the signed original of the complaint itself.
5		d.	A summary of the action taken by the Superintendent in connection with the complaint,
6			with the Superintendent's specific finding that the disposition of the case at the
7			Superintendent's level has not been possible and the reasons therefore.
8		e.	The written report of the Superintendent shall be provided to the unit member(s) involved
9			at least five (5) workdays prior to any hearing held by the Board on such complaint.
10		5. Al	l parties involved, including the school administration, shall be requested to attend such a hearing
11		for	r the purposes of presentation of all available evidence, allowing every opportunity for explanation
12		to	clarify the issue.
13		6. Th	e decision of the Board following the hearing shall be final. Any action of the Board shall be
14		CO	nsistent with the terms of the Agreement.
15	D.	Complaints	or charges that are unsubstantiated shall neither be placed in the unit member's personnel file
16		nor utilized	in any evaluation, assignment, or disciplinary action against the unit member.
17	E.	Contract Ma	anagement meetings will include a standing agenda item to discuss any known informal or formal
18		complaints.	
19	F.	Only a failu	re to follow the specific steps or procedures contained in this Section can be a subject upon which
20		a grievance	may be filed.
21	Section	6 - Unit Men	nber Complaint Resolution Procedure
22	The Di	strict and the	e Association will actively seek to promote and maintain a positive learning and working
23	environ	ment free from	m all forms of harassment. Both Parties agree to work cooperatively to resolve conflicts and build
24	better w	orking relation	onships among all employees.
25	A.	Unit memb	ers who believe they have been subjected to sexual harassment should follow the procedures
26		described in	n Board Policy and Regulation 4119.11, 4219.11 and 4319.11: Sexual Harassment.
27			

- B. Unit members who believe they have been subjected to other forms of harassment should follow the
 procedures described in <u>Board Policy and Regulation 4144, 4244, and 4344: Individual Employee Complaint</u>
 Procedure.
- C. The Individual Employee Complaint Procedure is the exclusive District remedy for complaints that meet the
 criteria described in Board Policy and Regulation 4144, 4244, and 4344. A unit member may choose to seek
 resolution of a complaint by contacting external governmental agencies and/or authorities having jurisdiction
 over the complaint. If the unit member first chooses to seek a remedy through such agencies and/or
 authorities, the unit member waives any and all rights to use this complaint procedure concurrently, except
 as required by law.
- D. Copies of Board Policy and Regulation 4119.11, 4219.11, and 4319.11 and Board Policy and Regulation
 4144, 4244, and 4344 are included in the Appendix of this Agreement.
- E. In the event that Board Policy and Regulation 4119.11, 4219.11, and 4319.11 and/or Board Policy and
 Regulation 4144, 4244, and 4344 are revised, changed or deleted, the Parties agree that this Section shall be
 subject to review and reopeners.
- 15 <u>Section 7 Confidentiality</u> Materials and communications of a confidential nature between unit members and 16 administrative personnel, including but not limited to leave and transfer requests, shall be restricted by the 17 administrator on an as-needed basis to the individuals involved.

Section 8 - Contracting Out The determination to contract out or subcontract with a third party and the implementation thereof shall be within the sole discretion of the District. In the event the District should decide to contract out services that have historically been performed by unit members, the District agrees, upon written request of the Association, to negotiate the impact of such actions as it relates to adversely affected unit members. For purposes of this Section, "adversely affected" shall entail a reduction in salary. The District retains the right to assign and terminate unit members from extra compensation assignments as provided by law. In connection with the exercise of such right, this Section shall not apply.

25 Section 9 - Child Abuse Reporting

A. The District shall provide in-service training on child abuse reporting as required by law. Unit members who
 have been previously provided with such in-service shall be provided updated in-service on an as-needed

- basis. The District shall also provide each unit member with a copy and explanation of the laws regarding
 the unit member's responsibilities for child abuse reporting.
- B. When a unit member notifies their immediate supervisor of an actual or possible case of child abuse, the
 supervisor shall work with the unit member to fulfill their legal reporting responsibilities.
- 5 C. The identity of a child abuse reporter shall be kept confidential to the extent provided by law.
- 6 <u>Section 10 Restructuring</u>
- 7 A. Unit member rights and responsibilities specified in this Agreement shall supersede any conflicting provision

of a District or site-based restructuring program unless expressly waived by the Association. A unit member
 may not individually waive any part of this Agreement.

- B. The Association shall retain all consultation and negotiation rights regarding any restructuring plan or
 program.
- <u>Section 11 Bargaining Unit Work</u> Work regularly and customarily performed by another bargaining unit shall not
 be shifted to unit members.

Section 12 - Non-Discrimination The District and the Association shall not unlawfully discriminate against any unit member with respect to the implementation of the terms of this Agreement on the basis of race, color, creed, age, gender, national origin, marital status, sexual orientation, or physical handicap. Alleged violations of this Section shall not be subject to the arbitration proceedings in the formal grievance procedures of this Agreement except where no administrative agency asserts jurisdiction or where no other judicial or administrative remedy exists.

19 Section 13 - Unit Members with Disabilities

A. <u>Eligibility for Accommodations</u> Once it is known that a unit member is a "qualified individual with a disability" as defined by the <u>Americans with Disabilities Act</u>, it must be determined if they are in need of any reasonable accommodation. If the unit member can perform the job without an accommodation, then none need be provided, and the unit member shall be treated as all other qualified individuals. If the unit member is in need of an accommodation and meets the definition of a qualified individual with a disability, then the District has the duty to provide reasonable accommodations to the extent that such accommodations are not an undue hardship. In addition, if the unit member presents a significant risk of substantial harm to the health

1 and safety of others or themselves, and such harm cannot be eliminated or reduced by reasonable 2 accommodations, then there is no duty to accommodate the disabled individual. 3 B. **Rights and Responsibilities** 4 1. The Association recognizes that an individual unit member seeking accommodations under 5 applicable law may represent themselves in discussions with the District regarding such 6 accommodations. The Association further recognizes that the District has the legal obligation to 7 discuss accommodations with individual qualified disabled unit members. 2. Such discussions shall not limit or supersede the Association's right to act as the exclusive 8 9 representative for its membership. 10 3. The District shall comply with the provisions of the Americans with Disabilities Act as well as applicable provisions of state law and the terms of this Agreement. 11 12 C. Procedures 13 1. Upon receiving a request for accommodations from a qualified individual with a disability, the 14 District shall notify the Association in writing of the request. The notification will include the unit 15 member's name and the disabling condition. 2. The District shall meet with the unit member within ten (10) workdays of receipt of the request for 16 accommodations. The unit member may request that an Association representative be present. 17 3. 18 The purpose of the meeting is for the District to consider the unit member's request for accommodation. If the District agrees that reasonable accommodation is warranted, efforts will be 19 made to reach agreement with the unit member on the nature of the accommodation. 20 21 4. Agreements between the unit member and the District for accommodation will be shared with the 22 Association prior to implementation. The District shall meet with the Association to discuss the accommodation if the Association determines that it may conflict with the rights of other unit 23 24 members. 25 5. Such agreements on accommodation are meant to meet the individual needs of a particular unit 26 member and shall not obligate the District to provide the same or similar accommodation for a 27 different unit member.

1	6. If the	qualified unit mem	mber with a disability is unable to reach agreement with the District on their
2	reque	est for accommodation	tion, they may initiate a grievance at Level II.
3	Section 14 – Transport	ation of Students	No unit member shall be required to transport students in their personal
4	vehicle.		
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1 ARTICLE VI

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SAFETY

- 3 Section 1 Student Behavior
- A. Assault, battery, physical abuse, or repeated verbal abuse, including bullying by means of an electronic
 act, upon a unit member at any time or place shall constitute good cause for suspension or expulsion of
 the student from school in accordance with legal requirements and appropriate District policies. The unit
 member will be invited to participate in development of any remedial program for the pupil.
- A unit member against whom an above offense was committed shall report the event to the school
 site administrator or designee.
- The administrator or designee shall make a reasonable attempt to provide the unit member with the
 form NEA-Jurupa unit member contribution to remedial program.
- 12 3. The form shall also be available digitally for unit members.
- 134. The unit member's right to participate in the development of a remedial program shall be waived if14the form is not received from the unit member by the school site administrator responsible for15student discipline within five (5) workdays of the event. This does not preclude administration from16taking appropriate action prior to receiving the form.

B. Whenever any unit member is attacked, assaulted, or menaced, including bullying by means of an electronic act, it shall be the duty of the unit member and the duty of their immediate supervisor to promptly make a report to the appropriate law enforcement agency.

- 20 C. When, in the judgment of a unit member, the presence in class of a pupil represents an immediate physical 21 danger to the unit member, other staff, or students, the unit member may take reasonable and appropriate 22 steps to de-escalate and secure the safety of all parties. When, in the judgment of a unit member, the continued 23 presence in class of a pupil represents a physical danger to the unit member, they may institute proceedings 24 for consideration for the pupil's exclusion from school. The Superintendent or designee will then take action 25 in accordance with the District's Student Discipline Procedure.
- D. A written description of the rights and duties of unit members with respect to student discipline, including
 the use of corporal punishment, and the rights of suspended students shall be presented to each teacher in

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writing before the first day of school.

2 E. A unit member may use reasonable force to protect themselves in the performance of their duties.

F. If threatening or violent behavior by a particular student enrolled in a specific teacher's class poses a clear, present, and immediate danger to the personal safety of that teacher, the student or the teacher shall be reassigned. Likewise, if threatening or violent behavior by a particular student assigned to a specific nonteaching unit member poses a clear, present, and immediate danger to the personal safety of that unit member, the student or the unit member shall be reassigned.

G. The District shall provide each unit member with the procedure for District compliance with <u>Education Code</u>
 <u>Section 49079</u>, which requires the District to inform the unit member of each pupil who has engaged in or is
 reasonably suspected of engaging in any of the acts constituting grounds for suspension or expulsion with
 the exception of acts relating to the possession or use of tobacco. The procedure for notifying unit members
 shall be:

- Provide all unit members with an electronically generated 'discipline report one time per month.
 The 'discipline report' shall identify all students expelled, suspended by teacher, or
 counseled by school site administrators or counselors for qualifying offenses.
- Maintain access to live information regarding students who have committed a qualifying offense
 within the last three years, to include the student's name, the date the student committed the
 qualifying offense, and disciplinary action taken against the students, if any.
- For purposes of this Agreement, failure to follow the procedure shall be grievable. Any changes in this procedure, other than those required by law, shall be negotiated by the District and the Association.

Section 2 - Unsafe Conditions The District will neither require unit members to work under unsafe conditions nor require them to perform tasks that may endanger their health or safety. This would include an unsafe assignment to direct traffic or reenter a work site damaged by earthquake.

<u>Section 3 - Noise</u> The noise level at any workstation shall not be such that the health or safety of the unit member
 might be adversely affected.

- 26 <u>Section 4 Temperature and Poor Air Quality</u> When the AQMD determines air quality to be unhealthy, or when the
- 27 temperature exceeds 90° Fahrenheit, unit members shall be notified and will not be required to engage in strenuous

activities. Unit members shall not be required to work at an indoor workstation for more than one (1) additional hour after reporting temperatures below 60° F., thirty (30) minutes below 50° F., or ten (10) minutes below 40° F.

3 Section 5 - Safety Inspection There shall be an annual inspection by a qualified inspector of each work location in the 4 District to identify safety hazards. Copies of inspection reports shall be made available to the Association upon request. 5 Among safety factors to be considered are those relating to equipment operations and building structure. The fire 6 marshal shall inspect for fire safety periodically, and reports shall be kept on file at the site. At the time portable or 7 relocatable structures are installed or relocated, they shall be inspected by a state-licensed inspector. Within ninety (90) days after this Agreement becomes effective, each relocatable and portable classroom shall be inspected for safety 8 9 by a state-licensed inspector. Should any inspector's report state that a safety hazard exists or will exist, the District 10 shall take appropriate action. If an immediate, severe hazard is present, the unit member will be assigned to a different

11 workstation until the condition has been corrected.

12 Section 6 - Reporting Unsafe or Hazardous Conditions

A. At every school site, the District will maintain an intercom system or its equivalent, which makes it possible
for every classroom to contact the site office.

B. Unit members have the right and the obligation to refer unsafe or unhealthful conditions or hazardous
assigned tasks in writing to their immediate supervisor, sending a copy to the Association and the District
Safety Committee if remedial action is not taken within a reasonable time after a verbal referral has been
made to the site administrator. An appropriate investigation shall take place as soon as possible. Any unsafe
or unhealthful condition or any hazardous assignment shall be corrected.

C. Whenever any unit member is attacked, assaulted, or menaced, it shall be the duty of such unit member, and
 the duty of any person under whose direction or supervision such unit member is employed who has
 knowledge of such incident, to promptly report the incident to the appropriate law enforcement authorities.

23 Section 7 - Interference With School Classes or Activities

A. Both Parties agree to actively seek enforcement of <u>Education Code Sections 44810</u> and <u>44811</u>, which prohibit the willful interference with the discipline and good order of any school class or activity by a minor over age sixteen (16) or an adult, and the disruption of classwork or extracurricular activities by a parent, guardian, or other person. Appropriate release time shall be provided, if needed, for activities associated with enforcing

1 this provision.

B. At school events where large numbers of non-students are expected and risk of confrontation exists, security
personnel will be scheduled for the purpose of assisting, supporting, and protecting on-duty unit members.
Unit members are expected to observe, evaluate, and, if appropriate, direct attendees and summon security
personnel for assistance if necessary. The unit member shall not be held liable or accountable for failure of
directed attendees to comply with directions.

C. A unit member may use Personal Necessity Leave to seek a restraining order against a parent, community
member, or student who has willfully and maliciously disrupted school activities or threatened to inflict an
unlawful injury on the unit member. The unit member shall inform their site administrator that a restraining
order will be sought. If the restraining order is obtained, the unit member's absence shall be considered
official school business, and there shall be no deduction of sick leave or salary. A copy of the restraining
order must be provided to the site administrator and Human Resources office. Fees for a granted restraining
order shall be reimbursed by the District.

14 Section 8 - District Safety Committee

15 A. The District shall establish a District Safety Inspection Committee of which the Association President shall appoint one-third (1/3) of the membership. Committee members shall be granted reasonable release time 16 from non-instructional duties to recommend and monitor District guidelines and plans for employee safety. 17 18 This does not, however, preclude the District from scheduling and assigning release time during instructional time. If, for any reason, the District requests a unit member to work on a day not part of that unit member's 19 work year, the unit member shall be compensated at the certificated hourly rate. Any guidelines 20 21 recommended by this committee shall be consistent with federal, state, and local laws as well as the terms 22 and conditions of this Agreement.

B. The District Safe Schools Committee shall develop District guidelines for responding to potentially
 dangerous situations at the work site(s). These guidelines shall be reviewed annually and revised as necessary.
 Guidelines shall be distributed to each staff through the school principal and shall be used as the framework
 for developing a school plan for responding to potentially dangerous situations.

1. Such guidelines shall be uniform for work sites throughout the District as much as is practical,

1	including but not limited to the following:
2	a. Common signals and code words;
3	b. Common responses to signals and code words;
4	c. A clear, concise procedure for notifying staff of potentially dangerous situations and a log
5	of incidents that required such notification.
6	2. All unit members at each site shall have an opportunity to participate in the development of
7	additional site-specific aspects of these guidelines (including procedures for visitors on campus) so
8	that, under the direction of the principal, each site has a clear and concise plan for responding to
9	potentially dangerous situations. Such additional elements shall be kept to a necessary minimum
10	and consistent with District policy.
11	3. Copies of site plans shall be forwarded by the principal to the District Safe Schools Committee and
12	the Association on a regular basis. Copies of the incident logs shall be forwarded by the principal to
13	the District Safe Schools Committee and the Association at the end of the month. Each unit member
14	shall receive a current copy of the site plan for their work site(s).
15	Section 9 - Tuberculosis Exam Examinations for tuberculosis shall be required every four (4) years. However, unit
16	members may choose to have examinations every two (2) years. Examinations shall be paid for by the District. The
17	type of examination shall be determined by the unit member from among medically acceptable tests.
18	Section 10 – Handheld Radios The District shall provide "Handheld Radios" or their equivalent to each middle
19	school and comprehensive high school for use by unit members assigned to the physical education departments. The
20	Handheld Radios shall be used only in emergency situations for two-way communications between the site
21	administration office and the unit member.
22	Section 11 - CPR and First Aid Training The District shall provide optional, voluntary CPR and First Aid Training
23	to receive or renew CPR and/or First Aid certification training at District expense outside of the regular workday.
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1 ARTICLE VII

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HOURS OF DUTY

3 <u>Section 1 – Regular Workday</u>

4 A. The regular workday for classroom teachers and nurses is seven (7) hours and fifteen (15) minutes including 5 lunch. Effective July 1, 2014, the regular workday for classroom teachers, special education teachers, and 6 nurses is seven (7) hours and thirty (30) minutes including lunch. The fifteen (15) minute increase to the 7 regular workday will be used to provide unit members preparation time, to be used at each unit member's discretion at the school site. At the request of Association site representatives, the choice shall be made by a 8 9 vote of unit members at each site for the following school year no later than the second full week of May. 10 The vote will determine where the 15 minutes shall be allocated within the workday and shall be irreversible except as provided in Section 2 of this Article. The principal may temporarily adjust a unit member's schedule 11 12 to permit attendance at faculty or other meetings (e.g. Student Study Team, IEP conferences) when other time arrangements are not possible. Other unit members shall work an 8-hour day including lunch. 13

B. The regular workday shall include the following: instructional activities, preparation and conferencing
 activities, campus and student supervision outside the classroom, parent conferences, tutorial and guidance
 assistance to students, professional development meetings, student assessment and diagnostic activities,
 school and student record maintenance, curriculum development activities, instructional materials
 development, District committee assignments, and other duties clearly required of the profession.

C. The regular workday shall be a consecutive period of time including lunch, unless a unit member otherwise
 initiates a request which is approved by the supervising administrator.

D. Each unit member shall be entitled to one (1) duty-free lunch period of no less than thirty (30) minutes each
 day exclusive of passing periods prior to and at the conclusion of the lunch period.

E. No unit member will be regularly assigned to teach more than 300 minutes per day, exclusive of student supervision and other adjunct duties, except to implement the minimum day plan at the elementary level outlined in Section 2 (G) of this article. During state testing, no secondary unit member will be assigned to teach more than an average of 300 minutes per day. However, this does not prohibit a unit member from voluntarily teaching more than 300 minutes upon receiving written approval from the Assistant

1 Superintendent of Human Resources.

F. The instructional day for teachers of kindergarten and transitional kindergarten classes, including any
 supervision of kindergarten and transitional kindergarten students and instructional assistance in other
 primary classes, shall not exceed 300 minutes per day. Kindergarten and transitional kindergarten teachers
 shall not be required to supervise non-kindergarten and non-transitional kindergarten students.

- 6 G. <u>Secondary Assignments</u>
- No regular classroom teacher at the secondary level (grades 7-12) will be required to teach more
 than five (5) regular instructional periods per day, excluding advisory or homeroom periods.
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 A.
 In the event that a secondary school chooses to provide an Advisory/Homeroom program,

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 the following guidelines shall apply:
- 1. Advisory/Homeroom shall routinely be utilized for the purpose of sharing school 11 information, making announcements, distributing school-related paperwork to 12 13 students, collecting such paperwork from students, and facilitating activities that support and connect students to school. Teachers will not be required to prepare 14 for, grade or assess assignments, or record grades for activities conducted in 15 Advisory/Homeroom. Administration may provide Advisory/Homeroom 16 17 teachers with required materials and/or activities at various times. 18 Advisory/Homeroom time will generally be under the teachers' professional 19 discretion to choose activities that support students. Unless mutually agreed upon, 20 or in instances of teacher misconduct, a teacher's implementation of 21 Advisory/Homeroom will not be a component of a teacher's formal evaluation.
- 222.The total number of minutes scheduled for Advisory/Homeroom shall not exceed2392 minutes per week, with no individual session to exceed 23 minutes.24Advisory/Homeroom shall not be conducted on Late Start or Minimum Days.
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 2. If a regular classroom teacher willingly accepts an assignment to teach a sixth instructional period,
 they shall be compensated at one-sixth of their per diem for each period or hour of service. There
 shall be no additional compensation for time spent in preparation for this extra period of teaching.

1		This compensation shall be considered extra compensation and part of the unit member's base salary
2		if allowable by STRS.
3		a. Prior to the establishment of any additional teaching minutes, the site administrator(s) shall
4		meet with an appointee of the Association to explain the circumstance and provide names
5		of unit members at the site who are willing to accept the additional teaching assignment.
6		Prior to compiling such a list, the site administrator(s) shall notify each unit member at the
7		site in writing of the intent to create the extra teaching assignment(s) and request names of
8		those willing and able to accept the assignment.
9		b. The selection of unit members for a sixth period of instruction shall be made using the
10		following priorities:
11		1. Period availability
12		2. Possession of a current credential for the assignment
13		3. Not having taught a sixth instructional period within the past three (3) years
14		In the event that multiple applicants are determined to be equally qualified for the
15		assignment, the position shall be assigned by lot administered by Association and District
16		representatives.
17		c. An appointee of the Association and the site administrator shall meet to determine the
18		qualifications of applicants and to administer the lottery process if necessary.
19	H.	Variations may occur in the starting and ending times of the workday of various unit members as a result of
20		differences among class, school, and office schedules. These times shall be established by the supervising
21		administrator at each work location.
22	I.	Non-kindergarten, double-session instructional assignments will not exceed the number of minutes that are
23		or would have been assigned to unit members in the same assignment on regular sessions at that school and
24		grade level.
25	J.	Regular duty hours, which are in addition to actual teaching hours, are generally reserved for instructional
26		preparation and conferences and shall not be used to excess by assignment of other duties.
27	K.	Supervision

1		1.	Full-time elementary unit members shall not be required to perform any supervision duties prior to
2			afternoon recess except during inclement weather.
3		2.	Kindergarten and transitional kindergarten teachers shall not be required to perform any supervision
4			assignments prior to the commencement of the instructional day except during inclement weather.
5		3.	Middle school teachers shall not be required to perform any supervision assignments prior to the
6			commencement of the instructional day except during inclement weather.
7	L.	Unit n	nembers at a continuation high school shall only be assigned student supervision during non-
8		instruc	tional time during one (1) session of a double-session workday.
9	M.	Unit m	nembers who supervise administratively assigned student detentions before or after the instructional
10		day sh	all be compensated at the basic certificated hourly rate.
11	N.	No dut	ties or uncompensated supervision shall be assigned on days not specified as workdays except as
12		such d	uty on a non-workday is part of an extra compensation assignment.
13	О.	<u>Staff N</u>	Aeetings
14		1.	Staff meetings shall be scheduled on an as-needed basis by administration. All regularly scheduled
15			staff meetings planned by administration shall be limited to no more than 45 minutes.
16		2.	Required attendance at staff, department, or grade level meetings held during the regular workday
17			of a regular instructional day shall be limited to no more than two (2) per month.
18			a. At the elementary and middle school levels, no required meetings may extend beyond the
19			regular workday.
20			b. At the high school level, these meetings may extend beyond the regular workday. Such
21			extensions shall not exceed forty-five (45) minutes.
22		3.	The Association and the District recognize that additional required staff meetings may be necessary
23			to complete mandated state or federal reviews at schools involved in the review process.
24			a. At the comprehensive and continuation high schools, no more than eighteen (18) additional
25			meetings, which do not exceed one (1) hour each, may be held during the review and during
26			the fifteen (15) preceding school months.
27			b. At all other schools, during the review year and the three (3) preceding school months, no

more than thirteen (13) additional staff meetings may be held for such purposes. 1 2 P. No unit member shall be required to substitute without extra compensation. Substitution assigned will be at 3 the basic certificated hourly rate. In cases of emergency, period and/or partial day substitution shall be kept 4 at a minimum and distributed equitably among available unit members with, volunteers given first 5 consideration. A unit member shall not be required to substitute at a school site or location that is not part of 6 their regular assignment except under exigent circumstances. In case of regularly scheduled school or District 7 events, period and/or partial day substitution shall be assigned by management from available volunteers. If volunteers are unavailable, assignments will be made by management on a rotational basis. Nurses, 8 9 Psychologists, and Speech and Language Pathologists shall be excluded from such assignments. There shall 10 be a uniform system at each site for the compensation of substitution which shall include time cards signed by the administrator and unit member. Each site shall maintain an up-to-date log of such substitutions. 11 12 Q. Any unit member(s) who agrees to be designated by a site administrator as a translator shall receive a yearly stipend of \$200 for foreign language translation services provided for the District during the workday. 13 14 Administratively requested or authorized translation service, including sign language, performed outside of 15 the regular workday shall be compensated at the basic certificated hourly rate. 16 Section 2 - Temporary Exceptions 17 A. Unit members shall be excused temporarily from regular duty hours or be allowed to vary arrival and leaving 18 times temporarily when reasonable cause is shown. Written arrangements shall be made in advance with the supervising administrator. Such changes must not interfere with the performance of basic duties necessary 19 20 for the operation of the education and other service programs at that school or location. 21 B. On a day that a unit member discharges a supervision assignment or other adjunct duty outside their regular 22 workday, the unit member may substitute the time used for a portion of the regular workday. However, such substitution must not interfere with instruction of students. 23 C. 24 On any day that the outside shade temperature at the worksite exceeds 102°F or the indoor worksite 25 temperature exceeds 90°F, unit members who regularly meet with pupils for instruction and whose worksites 26 are not air-conditioned shall not be required to work beyond the time actually spent meeting with students. 27 Other unit members whose work sites are not air-conditioned shall not be required to work beyond the time

1 the first full-day class at the location, exclusive of double sessions, is dismissed.

2 D. At elementary school sites, a unit member who is assigned additional, unscheduled student supervision 3 because of inclement weather shall be entitled to a contiguous block of compensatory time off at the earliest 4 available time. Such compensatory time shall be arranged with the principal and shall not interfere with the 5 instruction of students or other regularly scheduled duties or responsibilities. When the normal recess 6 schedule is not implemented due to inclement weather, principals shall provide each unit member with 7 adequate time to take care of personal needs.

- 8 E. Early dismissal times for students shall be established on days of adverse weather conditions, such as extreme
 9 heat, as determined by the Superintendent.
- F. Kindergarten and transitional kindergarten teachers who have been assigned to team teach in another
 classroom shall not be assigned to substitute for another unit member during that time except in
 emergencies.
- 13 G. Ninety (90) minutes of on-campus teacher planning/collaboration time shall be designated each week at 14 each elementary school in the form of one minimum day per week. Except as provided in this Subsection, the division of the ninety (90) minutes of on-campus planning/collaboration time must average (on a 15 16 monthly basis) forty-five (45) minutes of contiguous teacher planning/preparation time and forty-five (45) minutes for meetings, team collaboration and/or staff development time as determined by the site 17 18 administrator and leadership team for each minimum day. In the event a site administrator desires to deviate 19 from the division of time and desires to use teacher planning/preparation time for meetings, team 20 collaboration and/or staff development, they must provide the teachers as much notice of the deviation as possible and, within one (1) calendar month, ensure that, on average, teachers receive forty-five (45) minutes 21 22 of planning/preparation time per week.
- 231.Except as identified below, the ninety (90) minutes of teacher planning/collaboration time shall be24conducted at each unit members' assigned work site. However, at its sole discretion, the District25shall have the right to conduct District-wide professional development trainings and/or meetings at26any District facility during the ninety (90) minutes of teacher planning/collaboration time on up to27five (5) minimum days each year. Prior to the first day of school each year, the District shall notify

1the Association President of the five (5) District selected days for District-wide training. In the event2the District changes the date of any of the above-described five (5) District-wide trainings, the3District shall notify the Association President and impacted staff within (2) two weeks of the newly4scheduled date. Within one (1) calendar month of conducting a District-wide professional5development training and/or meeting during the ninety (90) minutes of planning/collaboration time,6each elementary school site administrator shall provide teachers with ninety (90) minutes of7planning/preparation time on a minimum day established by this Subsection.

- 8 2. The first minimum day of each school year, the Wednesday prior to winter break, and the last 9 minimum day at each school year will be designated for teacher preparation time.
- 103.The District retains the right to conduct District-wide professional development trainings and/or11meetings at any time prior to the commencement of the ninety (90) minutes of teacher12planning/collaboration time identified in this Subsection.
- 13 4. When establishing the minimum days, daily bell schedules must assure that every student continues 14 to receive sufficient instructional minutes to qualify the District for state incentive money for longer day/longer year and shall not require additional non-budgeting District expenditures for staffing, 15 16 busing, supplies, materials, or equipment. In order to implement the minimum days outlined in this Subdivision, the limit of 300 instructional minutes outlined in Section 1(E) will be increased to 325. 17 18 Kindergarten and transitional kindergarten teachers must also be scheduled for team collaboration 19 and planning time. The purpose of the minimum day is to provide teachers with scheduled team 20 collaboration and planning time during the regular school day to focus on high-quality instruction, student work, and student learning goals with the goal of improving student achievement. It is 21 22 permissible to skip minimum days during shortened weeks. The Parties agree that the District may 23 cancel a minimum day, and/or discontinue the minimum day at one or more sites upon mutual agreement by both Parties. 24
- 5. Psychologists, Mental Health Specialists, Behavior Specialists, and Speech and Language
 Pathologists shall have the option to meet during a minimum day at a District location. Employees
 who plan on attending must notify their supervisor.

H. A minimum day schedule shall be established for the Friday prior to the day that report cards are sent home 1 for each trimester of the school year for each elementary school. In addition, the last day of the school year 2 3 shall also be designated as a minimum day for each elementary school. Recommendations from each staff 4 for a workable and appropriate schedule for each of the four (4) minimum days may be submitted if sufficient 5 time for consideration is given. If the school receives busing services, the recommendation must take into 6 consideration the availability of these services. Unless recommended differently or the recommendation is 7 not workable or appropriate, efforts shall be made to have instruction end at its regular time so that non-8 instructional time will be available in the morning. Unit members assigned at each site shall complete their 9 regularly assigned day. Kindergarten and transitional kindergarten teachers shall meet with their assigned 10 class but shall not be required to assist with the adjoining session's classes. It may be necessary to combine morning and afternoon kindergarten and transitional kindergarten classes on these days. Time normally used 11 12 for instruction by classroom teachers shall be used as teacher-determined-on-campus preparation time which 13 may include parent conferences and report card completion. During the first trimester of the school year, the 14 minimum day shall be scheduled prior to the two (2) scheduled parent-teacher conference days. It is agreed that instructional minutes may be increased on other instructional days to allow the District to continue to 15 receive state incentive money for a longer day/longer year. This will require the addition of up to two (2) 16 17 minutes of instruction on average for each of the remaining days. Therefore, to implement the minimum day 18 schedule during the duration of this Agreement, all references to a limitation of 300 minutes of teaching time 19 shall be increased to 302 minutes as it applies to TK-6 elementary teachers at sites, if necessary, to schedule 20 the minimum days.

I. Teacher planning/collaboration time shall be designated each week at each secondary school in the form of one late start day per week. Except as provided in this subsection, forty-five (45) minutes shall be allocated for teacher planning/preparation time. In the event a site administrator desires to deviate from this division of time and desires to use teacher planning/preparations time for meetings, team collaboration, and/or staff development, they must provide the teachers as much notice of the deviation as possible and, within one (1) calendar month, ensure that on average, teachers receive forty-five (45) minutes of planning/preparation time per week. The purpose of the late start day is to provide teachers with scheduled team collaboration and

1		planning time during the regular workday to focus on high-quality instruction, student work, and student
2		learning goals with the goal of improving student achievement. It is permissible to skip late start days for the
3		purposes of state testing, shortened weeks, or in order to meet minimum requirements for instructional
4		minutes. The Parties agree that the District may cancel a late start day and/or discontinue the late start day at
5		one or more sites upon mutual agreement by both Parties.
6	Sectior	<u>a 3 - Adjunct Duties</u> The hours of duty in this Article are considered minimums, and additional hours of service
7	may be	e occasionally assigned outside the regular workday to complete certain duties. Those duties are defined as
8	District-designated Back-To-School Night, Open House, parent conferences, supervision of student activities,	
9	promotion, and graduation. Assignment of such adjunct duties shall be subject to the limitations listed below:	
10	A.	An attempt shall be made to assign adjunct duties equitably.
11	B.	One (1) assigned adjunct duty per work year shall be considered as part of the Basic Work Year salary.
12	C.	Supervision assignments may include assisting with the conduct of the activity, such as timing of athletic
13		events, scorekeeping, or taking tickets, but not such activities as washing cars, serving food, or selling items.
14	D.	Any assigned supervision in a parking area shall not include directing, assisting, confronting, or in any
15		manner supervising non-students, whether they are inside or outside of a vehicle or on horseback. Prior to
16		assigning such supervision, a site administrator shall attempt to secure a volunteer(s) for the assignment. All
17		such supervision assignments shall be kept to an absolute minimum.
18	E.	Elementary and Middle School unit members may be assigned one (1) additional adjunct duty outside the
19		regular workday which, shall be compensated. Compensation shall be at a rate equal to two (2) hours at the
20		basic certificated hourly rate.
21	F.	Elementary unit members may be assigned only one (1) adjunct duty to organize, present, or participate in
22		student performances. Such assignment may be in conjunction with a scheduled PTA-type meeting. No other
23		involuntary attendance at PTA-type meetings outside the regular workday will be required.
24	G.	Unit members assigned on a regular basis to more than one school site shall not be required to perform any
25		routine day-to-day supervision duties or to sponsor any student clubs or classes. They may be required to
26		perform one (1) uncompensated adjunct duty and one (1) other compensated duty per year. Compensation
27		shall be the same as stated in paragraph "E" above.

H. High School unit members may be assigned to sponsor or to assist with the sponsorship of a club or class. 1 2 Although attendance at club or class meetings during the regular workday (exclusive of lunch) may be 3 required from time to time, such required attendance shall be kept to a minimum and be consistent with the 4 terms of paragraph "J" of Section 1 of this Article. Any required meetings assigned outside the regular 5 workday to satisfy this requirement shall be compensated at the same rate as stated in paragraph "E" above. 6 An equal distribution of club and class sponsor assignments shall be attempted by site administration by first 7 soliciting requests from unit members at that site. In addition to assisting with club or class sponsorships, 8 High School unit members may be assigned general supervision at student activities such as dances, 9 performances, or athletic events outside the regular workday. The number of unit members assigned per event 10 shall be limited to the number needed to supervise the expected attendees. Prior to making such assignments, site administration shall solicit unit members from that site desiring such assignment(s). All such assigned 11 12 general supervisions shall be compensated at the same rate as stated in paragraph "E" above. Guidance Coordinators will supervise student activities including home football games within the regular 13 I. 14 season, graduation, back-to-school events, spring open houses, and senior awards night as part of their regular 15 duties. Any additional student supervision activities will be compensated at the hourly rate of pay. 16 J. As part of the equitable assignment of adjunct duties, High School Department Heads may be assigned attendance at Awards Night and Graduation. Such assignment(s) shall be considered part of their extra 17 18 compensation assignment, however, and shall not be additionally compensated. 19 Section 4 - Parent Conferences 20 If, on a designated elementary conference day, an approved parent conference is held outside the school's A. 21 regular office hours, the office shall be open with an administrator on duty. A supervised area 22 shall be provided if requested. B. Parent conferences on non-conference days should be held during regular office hours when practical. 23 C. 24 The default setting for parent conferences is in-person. Virtual parent conferences may be offered as an option 25 to accommodate parent availability.

- 26 <u>Section 5 After Hour Meetings</u> A unit member shall not be required to attend a meeting and/or conference held
- 27 before or after the regular workday without an administrator's approval. An administrator shall be present at the site

during such approved meeting and/or conference. 1 Section 6 - Individualized Education Program Meetings 2 3 A. Elementary Resource Specialists and elementary Speech and Language Pathologists shall maintain a 4 schedule that includes 80% direct instruction and 20% student assessment, coordination of, and attendance 5 at Individualized Education Program (IEP) and Student Study Team (SST) meetings. 6 B. Unit members who participate in Individualized Education Program (IEP) or 504 meetings that extend 7 beyond their regular workday shall be compensated at the contractual hourly rate after 120 minutes per month. 8 9 C. Special Education teachers will be provided up to ten (10) days of release time each year as needed to prepare 10 for and conduct Individualized Education Program (IEP) meetings at their discretion with reasonable notification to the site administrator for review or approval. 11 12 Section 7 - Full Inclusion 13 A. Definitions 1. 14 Special Day Class A self-contained classroom where instructional services are provided to both 15 severely handicapped and non-severely handicapped students who have been identified by an IEP team to have more intensive needs than can be met in the regular school program and/or the resource 16 17 specialist program. 2. Integration Special Day Class students who participate in general education programs for at least 18 some portion of the day in what are typically non-academic activities, which may include but are 19 not limited to art, physical education, music, etc. Participation is independent of specific abilities or 20 21 prerequisites. 3. 22 Mainstreaming Special Day Class students who are integrated but who participate in general education programs for at least some portion of the day in what are typically core academic classes 23 24 which may include but are not limited to reading, mathematics, social science, etc. Participation is 25 based on the prerequisite of specific strengths or skills in the content area. A mainstreamed student 26 or a student taking part in integration activities is not considered to be a "fully-included" student. 27 4. Inclusion Students with mild to moderate or moderate to severe disabilities who are enrolled full-

1		time into a general education classroom for whom curricular, behavioral and/or physical adaptations
2		may be needed.
3	B.	Full Inclusion Planning Identification and planning for full inclusion students shall be done at each site by
4		an appropriate IEP team.
5	C.	<u>Release Time</u> Release time shall be allocated to unit members who are teachers of identified full inclusion
6		students to provide planning time with the Education Specialist and other support personnel.
7	D.	Specialized Training Unit members who provide direct service to a full inclusion student(s) shall be provided
8		with specialized training necessary for successful implementation of the student's IEP. Such training may be
9		provided by a nurse if appropriate. If training is conducted during non-duty hours, the unit member(s) and
10		trainer(s) shall be compensated at the certificated hourly rate. Trainers shall receive appropriate release time
11		to plan training sessions.
12	E.	Prior Notification A unit member who will be assigned to provide direct service to a full inclusion student
13		should receive prior notification of the assignment and be offered release time for instructional planning with
14		the appropriate special education staff.
15	F.	Specialized Physical Health Care Specialized Physical Health Care procedures are specific health care needs
16		identified in a medical protocol that may be performed on a daily basis to ensure the health and well-being
17		of a student, including students who are fully-included.
18		1. Only unit members who are qualified or trained in accordance with <u>Education Code Section 49423.5</u>
19		may assist students who require specialized physical health care services.
20		2. The District shall comply with all Education Code and Title V provisions, so unit members may
21		work and provide specialized health care in a safe, appropriate environment.
22		3. As required by <u>Government Code Section 825</u> , the District shall defend a unit member against any
23		claim or action against them for an injury arising out of an act or omission occurring within the
24		scope of their employment as an employee of the District while implementing the provisions of this
25		section.
26		
27		

1 ARTICLE VIII

2 CLASS SIZE 3 Section 1 - Initial Class Size. 4 A. Class size for each school of the District shall be based on an enrollment for the school as estimated by the 5 Assistant Superintendent of Business Services. The formulae for class size are as listed below: 6 1. Elementary (TK-6) 7 Grades TK - 3 Enrollment Refer to Legal Requirements in Section 2B 8 9 Grades 4 - 6 Enrollment 32 10 2. Middle School (7-8) Enrollment 32 11 3. 12 High School (9-12) Enrollment 32 13 B. The number of teachers at each school for each grade level shall be computed in 100ths. When totaled, the 14 15 number of teachers for each school is rounded to the next higher whole number. If necessary, the number of 16 high school teachers shall be proportionately increased to provide for students enrolled in six instructional periods. The above formulae shall be considered as minimums and shall not preclude the District from 17 18 staffing at a higher level. C. 19 The term "teacher" as used in this Article means regular classroom teacher and does not include management 20 personnel, psychologists, nurses, resource specialists, librarians, resource teachers, Speech and Language 21 Pathologists, special education teachers, or other unit members who do not meet regularly with students for 22 classroom instruction. 23 D. One (1) additional teacher or substitute teacher may be provided at each comprehensive high school for the purpose of giving release time on an equitable basis to teachers of language arts classes where writing is 24 25 emphasized. The specific duties of this teacher shall be developed by the language arts department staff and 26 approved by the site administrator. This teacher shall not be counted in computing the staffing or class-size 27 formulas in this Agreement.

1 Section 2 – Class-Size Maximums (unless changed as provided under Section 1 - Initial Class Size, subsection D).

2 A. On the 20th day of instruction, the following class maximums at elementary schools shall not be exceeded. 3 After that date, the following class maximums in elementary schools shall not be exceeded for more than five 4 (5) consecutive days. On the first day of the fourth complete week of instruction, the following class 5 maximums at middle school and high schools shall not be exceeded. After that date, the following class 6 maximums at middle school and high schools shall not be exceeded for more than five (5) consecutive days. 7 Class counts shall exclude a teacher's student aide(s). These limits will be interpreted as averages for teacherstudent ratio in open-space buildings, driver education classes, team-teaching assignments, and large-group 8 9 instruction situations.

10	1.	Elementary	(TK)	24
11			(K-3)	32
12			(4-6)	34
13	2.	Middle School	(7-8)	35
14	3.	Comprehensive High School	(9-12)	36

15	4.	Home Economics, Industrial Arts,	
16		and Photography	

- 17 5. Video Production 30 18 6. Typing, Keyboarding and Computer classes 36 19 20 7. 21 ASB 36 22 23 8. **Physical Education** 48 9. 24 Performing groups such as, but not limited to chorus, band, athletic teams, drill teams, 25 agriculture 26 10. 27 Madrigals and High School Jazz Band
- 30 (or the number of operable workstations, whichever is lower)
 - 6 (or the number of operable workstations, whichever is lower)
 - 36 (or unlimited with instructor's written approval)
 - (unlimited with instructor's written approval)

23 (or unlimited with instructor's written

1			approval; all students must meet course
2			prerequisites)
3		11. District-designated academic tutorial	
4		class, including but not limited to	
5		mathematics and English	23
6		12. Continuation High School	23 (or the number of learning stations,
7			whichever is lower)
8		If a class should exceed its maximum allowable size after the dead	line(s) stated above, the teacher shall
9		receive extra compensation equal to one-sixth of their individual da	ily rate of pay until the class size no
10		longer exceeds the maximum.	
11	B.	Legal Requirements	
12		1. When applicable legal requirements impose class-size limits, the r	naximum class size shall be either the
13		legal or the Agreement limit, whichever is lower.	
14		2. It is expressly intended that this Article VIII meet all the requirement	ts of Education Code Section 42238.02
15		in order for the District to receive the additional base-grant adjustmen	ts. As such, the individual class limits
16		set forth in Section 2 A(1) shall also be the limits on average class	s enrollment for each school site for
17		kindergarten and grades 1 to 3. The District intends to make progress	s toward maintaining an average class
18		enrollment of 24 students for each school site for kindergarten and gr	rades 1 to 3 consistent with Education
19		Code Section 42238.02. Special Education classes shall not be include	ed in computing average class size.
20		3. Should the District receive funds during the term of this Agreement	to implement any program specifically
21		designated for the purpose of reducing class size, the parties shall co	nvene at the request of either party to
22		negotiate the method of implementation.	
23	C.	<u>Averages</u> The average class size at each school shall not exceed fo	r more than one (1) school month the
24		following:	
25		Grade TK-3	Refer to Legal
26			Requirements in Section
27			2B above

1			Grade 4-6 32
2			Grade 7-12 33
3		Special	Education classes shall not be included in computing average class size.
4	D.	Staff A	Ided When actual enrollments are known during the first four (4) weeks of school, additional staff
5		shall be	assigned as needed, or teachers shall be transferred from other schools in accordance with the above
6		average	s and maximums.
7	E.	<u>Student</u>	s with an IEP
8		1.	For every four students certified eligible for a full-time Special Education class assigned into a
9			regular education classroom, an instructional aide will accompany and assist the students at the
10			request of the regular education teacher.
11		2.	In assigning students to teachers before class size maximums have been reached, principals shall
12			give consideration to lower class sizes for teachers who already have been assigned students
13			Certified Eligible for the Resource Specialist Program. Such consideration shall be based upon extra
14			effort which may be required of the teacher assigned such students. The presence of such students
15			in a classroom shall not, however, change the number of students counted for purposes of
16			determining maximum class size.
17			a. RSP pull-out classes at the secondary level (7-12 shall have a maximum class size of 23
18			students.
19		3.	Special Day Class
20			a. On the 20th day of instruction, the Special Day Class (SDC) maximum class sizes shall be
21			seventeen (17) students for elementary (TK-6) and eighteen (18) students for secondary (7-
22			12). Functional Skills maximum class size shall be fifteen (15) for grades TK-3 and
23			seventeen (17) for grades 4-12. After that date, the class size maximums shall not be
24			exceeded for more than five (5) consecutive days with the following exceptions:
25			1). On or after the 21st day, up to two (2) classes at each site may be designated to
26			exceed the maximum by no more than three (3) students each.
27			2). Any teacher of a designated class shall receive extra compensation at one-sixth

1		(1/6) of their per diem beginning on the 21st day and every subsequent day that
2		the maximum is exceeded.
3		3). The class size exception(s) shall not extend beyond the first quarter or the 30th
4		day of instruction, whichever is earlier.
5		4). However, the Education Specialist of the designated class and the District may
6		mutually agree to continue to exceed the class size maximum with continued
7		compensation beyond the 30th day.
8		b. No class may be initially designated to exceed the maximum after the end of the first
9		quarter or the 30th day of instruction, whichever is earlier.
10		c. TK-1 and/or K-1 SDC classes that reach the maximum class size will be allocated an
11		additional three-hour instructional aide for toileting and communication needs.
12		4. If students with an IEP are mainstreamed, principals shall make reasonable efforts to assign them
13		equitably among the appropriate classes.
14	F.	Summer School/Extended Year Summer School/Extended Year Class sizes shall conform to this Agreement
15		from the end of the first week until the end of the session.
16	G.	End of Year During the last forty-five (45) days of the school year, where maximum class sizes at an
17		elementary school have been reached because of increasing enrollment, up to two (2) classes at such a school
18		may exceed the maximum by three (3) students in accordance with the following procedure:
19		1. All classes at the grade level concerned, (except bilingual classes mandated by state and/or federal
20		government) must be at the maximum.
21		2. The teachers at the grade level affected may mutually agree upon how to assign the additional
22		students, or the principal shall determine student assignments through a random-selection process
23		in the event such mutual agreement cannot be reached.
24		3. The principal at such school shall relieve the teacher whose class enrollment exceeds the stated
25		maximum from extra duty assignments by the use of non-bargaining unit personnel.
26	H.	Enrollment Count The District shall provide the Association President with a weekly report of all class sizes
27		by individual class and period.

1 Section 3 – Caseload

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A. On the twentieth (20th) day of instruction, guidance coordinator caseloads will be adjusted to ensure that caseloads will not exceed an average of 380 students each. If guidance coordinator caseloads exceed the 380 students after the twentieth (20th) day of instruction, the site principal and the Guidance Coordinators may agree to allow existing Guidance Coordinators to assume the additional students into their caseload in exchange for extra compensation. Extra compensation will be calculated using the following formulae:

- Determine the FTE equivalent by dividing the total number of students in the school by 380.
 The FTE equivalent will be rounded to the nearest 20% increment.
- 9 2. G13 of the Guidance Coordinator salary schedule, times the FTE equivalent, divided by the 10 total number of days in the Guidance Coordinator work year, times the number of workdays 11 from the 20th day of instruction to the last day of the instruction, divided by the number of 12 Guidance Coordinators assuming the additional students.
- 13B.The District shall not exceed individual or average caseload limitations as set by law (Education14Specialist is 28, and Speech and Language Pathologist is 55). Caseloads at the elementary and15secondary levels shall not exceed 23.
- 16C.On or after the 45th day of instruction or at the end of the first quarter, whichever is earlier, any17Education Specialist whose caseload exceeds limitations set by law shall receive extra compensation18at one-sixth 1/6 of their per diem for each day that the maximum is exceeded.
- 19D.In the event the District decides to layoff Counselors, Psychologists, Speech and Language20Pathologists, or Nurses, it will, prior to such layoffs, meet and negotiate with the Association on the21effects of such layoffs if so requested.
- E. The District shall make all reasonable efforts to maintain an equitable workload distribution among Psychologists and Nurses at each level (elementary, middle school, or high school) to which they are assigned.
- 25 <u>Section 4 Combined Coverage</u> When a classroom teacher is assigned students of another unit member, in addition
 26 to and at the same time they are teaching their own students, they shall be compensated according to the following
 27 formula: Number of hours of service rounded to the nearest half-hour, multiplied by the current certificated hourly

1	rate, and divided by the number of teachers assigned. A full day of service equals 300 teaching minutes. This provision
2	shall not apply to special education students being mainstreamed into regular classrooms, team teaching assignments,
3	or teacher arranged disciplinary placements.
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ARTICLE IX

A.

2

EVALUATION PROCEDURES

- 3 Section 1 - Evaluation Agreement
- 4 Purpose 5 1. The goal of the evaluation process is to identify, improve, and maintain the quality of services of all 6 unit members and to ensure an optimal learning situation for all students of the District. Within this 7 context, evaluation is a cooperative and continuous process aimed at improving and maintaining quality educational programs while serving as an essential component in each unit member's 8 9 professional development.
- 2. 10 The procedures in this Article have been developed to assure compliance with relevant Education Code requirements concerning the establishment of a uniform system of evaluation of unit members. 11 12 The Parties recognize that the evaluation and assessment of unit member performance shall not include the use of publishers' norms established by standardized tests (Education Code section 13 44662[e]). Student performance on District Criterion Referenced Tests shall not be used as the sole 14 evaluation criterion in reference to Standard 5 - Assessing Student Learning/Student Progress of 15 the Teacher Unit Member Evaluation Form. 16

Guidelines and Procedures 17 Β.

18 By October 15, or if mutually agreeable, by November 1, the evaluator and the evaluatee will hold a formal 19 conference to review the evaluation elements listed in this Article and, if appropriate, to make modifications as agreed. If mutual agreement to any modification cannot be reached, the Superintendent, Assistant 20 21 Superintendent of Education Services or designee(s), and two (2) elected members of the Instructional 22 Council who are not staff members at the work site of the evaluatee will meet with the parties to resolve the disagreement. Thereafter, the established evaluation agreement may only be revised by written mutual 23 24 agreement.

- 25 C. Teaching Unit Members The District shall evaluate and assess the performance of teaching unit members as it reasonably relates to the standards listed below. 26
- 27 1. Engaging and Supporting All Students in Learning

1		a.	Using knowledge of students to engage them in learning.
2		b.	Connecting learning to students' prior knowledge, backgrounds, life experiences, and
3			interests.
4		c.	Connecting subject matter to meaningful, real-life contexts.
5		d.	Using a variety of instructional strategies, resources, and technologies to students' diverse
6			learning needs.
7		e.	Promoting critical thinking through inquiry, problem-solving, and reflection.
8		f.	Monitoring student learning and adjusting instruction while teaching.
9	2.	Creatin	ng and Maintaining Effective Environments for Student Learning
10		a.	Promote social development and responsibility within a caring community where each
11			student is treated fairly.
12		b.	Creating physical or virtual learning environments that promote student learning, reflect
13			diversity, and encourage constructive and productive interactions among students.
14		c.	Establishing and maintaining learning environments that are physically, intellectually, and
15			emotionally safe.
16		d.	Creating a rigorous learning environment with high expectations and appropriate support
17			for all students.
18		e.	Developing, communicating, and maintaining high standards for individual and group
19			behavior.
20		f.	Employing classroom routines, procedures, norms, and supports for positive behavior to
21			ensure a climate in which all students can learn.
22		g.	Using instructional time to optimize learning.
23	3.	Unders	standing and Organizing Subject Matter for Student Learning
24		a.	Demonstrating knowledge of subject matter, academic content standards, and curriculum
25			frameworks.
26		b.	Applying knowledge of student development and proficiencies to ensure student
27			understanding of subject matter.

1		c.	Organizing curriculum to facilitate student understanding of subject matter.
2		d.	Utilizing instructional strategies that are appropriate to the subject matter.
3		e.	Using and adapting resources, technologies, and standards-aligned instructional materials,
4			including adopted materials, to make subject matter accessible to all students.
5		f.	Addressing the needs of English learners and students with special needs to provide
6			equitable access to the content.
7	4.	<u>Planni</u>	ng Instruction and Designing Learning Experiences for All Students
8		a.	Using knowledge of students' academic readiness, language proficiency, cultural
9			background, and individual development to plan instruction.
10		b.	Establishing and articulating goals for student learning.
11		c.	Developing and sequencing long-term and short-term instructional plans to support student
12			learning.
13		d.	Planning instruction that incorporates appropriate strategies to meet the learning needs of
14			all students.
15		e.	Adapting instructional plans and curricular materials to meet the assessed learning needs
16			of all students.
17	5.	Assess	ing Student for Learning
18		a.	Applying knowledge of the purposes, characteristics, and uses of different types of
19			assessments.
20		b.	Collecting and analyzing assessment data from a variety of sources to inform instruction.
21			Reviewing data, both individually and with colleagues, to monitor student learning.
22		d.	Using assessment data to establish learning goals and to plan, differentiate, and modify
23			instruction.
24		e.	Involving all students in self-assessment, goal setting, and monitoring progress.
25		f.	Using available technologies to assist in assessment, analysis, and communication of
26			student learning.
27		g.	Using assessment information to share timely and comprehensible feedback with students

1			and their families.
2		6.	Developing as a Professional Educator/Adjunct Duties
3			a. Reflecting on teaching practice in support of student learning.
4			b. Establishing professional goals and engaging in continuous and purposeful professional
5			growth and development.
6			c. Collaborating with colleagues and the broader professional community to support teacher
7			and student learning.
8			d. Working with families to support student learning.
9			e. Engaging local communities in support of the instructional program.
10			f. Managing professional responsibilities to maintain motivation and commitment to all
11			students.
12			g. Demonstrating professional responsibility, integrity, and ethical conduct.
13	D.	<u>Non-Te</u>	eaching Unit Members
14		The Di	strict shall evaluate and assess the performance of non-teaching unit members as it reasonably relates
15		to the e	elements listed below. For purposes of this article non-teaching unit member positions include, but are
16		not lim	ited to, Behavior Specialist, Counselor, Guidance Coordinator, Librarian, Mental Health Counselor,
17		Nurse,	Program Specialist, Psychologist, Resource Teacher, and Teacher on Special Assignment.
18		1.	Adherence to Established Procedures Within the Scope of the Unit Member's Assignment
19			a. Implements established programs and provides required services.
20			b. Maintains required records in an accurate and timely manner.
21			c. Complies with adopted guidelines and school procedures.
22			d. Supports District and school goals and objectives applicable to the unit member's
23			assignment.
24			e. Fulfills adjunct duties (as defined in Article VII, Hours of Duty).
25		2.	Fulfillment of Responsibilities and Duties to Students, Parents, and Staff
26			a. Is accessible to students, parents, and staff.
27			b. Communicates effectively with students, parents, and staff.

1			c. Works cooperatively with students, parents, and staff.
2			d. Uses discretion in handling confidential information.
3		3.	Demonstration of Knowledge and Skills of the Assignment
4			a. Demonstrates and applies current knowledge related to the assignment.
5			b. Plans work throughout the year to meet required timelines.
6	E.	Other (Considerations:
7		1.	Conditions
8			a. A unit member's evaluation may be affected by a number of conditions and constraints
9			including, but not limited to, class size, caseload, abilities of learners, the unsatisfactory
10			performance of non-teaching employees, the availability of support personnel, the learning
11			environment, supplies, materials, facilities, required travel, and equipment provided.
12			b. If, in the opinion of the evaluatee, the evaluation may be or has been significantly impaired
13			by the conditions described above, note of this shall be made in the evaluation agreement
14			and/or the final evaluation.
15		2.	The criteria on which the District evaluates unit members shall not prevent a unit member from
16			using methods common in the field of education and appropriate to the grade level and content being
17			taught.
18		3.	Any written complaint that may adversely affect a unit member's evaluation shall be reported to the
19			unit member by the appropriate administrator within a reasonable time. Upon the unit member's
20			request, administration shall make every effort to arrange a conference with the complainant, the
21			administrator, the unit member, and any representative designated by the unit member. Information
22			from unidentified complainants shall not adversely affect the evaluation.
23	F.	Exclus	ions
24		1.	The unit member's evaluation shall be based upon their basic job assignment and shall not include
25			an assessment of performance of extra-compensation duties. Comments quoted by the evaluator
26			shall be limited to comments by Administration. Such comments shall be specific, and their sources
27			identified.

- 1 2. The District shall not adversely evaluate a unit member for statements or materials used in the 2 classroom, provided that such statements and materials are utilized in a fair and representative 3 manner relevant to the curriculum involved.
- 43.The District shall not adversely evaluate a unit member based on inadequate room environment5caused by custodial or maintenance deficiencies.
- 4. No unit member except those required to do so as Instructional Council members shall participate
 in the evaluation procedure of other unit members. No evaluatee will be required to assess their own
 performance.
- 9 Section 2 Observations and Observation Conferences

A. <u>Probationary Unit Member Observations</u> There shall be a minimum of two (2) and a maximum of six (6) observations of at least thirty (30) minutes duration. At least one (1) observation shall be announced two (2) workdays in advance. Completed observation forms shall be transmitted to the evaluatee within five (5) workdays of the observation. Extraordinary circumstances may require more observations and must be declared and described in writing by the evaluator. The evaluatee must be notified if these extra observations are needed. The evaluatee will receive written notification in advance for each subsequent observation.

- 16B.Permanent Unit Member ObservationsThere shall be a minimum of one (1) and a maximum of four (4)17observations of at least thirty (30) minutes duration. At least two (2) observations shall take place prior to18any negative comments or judgments being included in the evaluation. Completed observation forms shall19be transmitted to the evaluatee within five (5) workdays of the observations. Extraordinary circumstances20may require more observations and must be declared and described in writing by the evaluator. The evaluatee21must be notified if these extra observations are needed. The evaluatee will receive written notification in22advance for each subsequent observation.
- C. <u>Non-Teaching Unit Members</u> By mutual written agreement between a non-teaching unit member and their
 supervisor, formal, scheduled observations may be omitted from the evaluation process if the parties develop
 a mutually acceptable plan that includes a mid-year conference regarding the unit member's performance as
 related to the elements. The plan shall be attached to the evaluation agreement.
- D. <u>Observation Forms</u> An observation form shall be given to the unit member within five (5) workdays of the

1 observation. The form shall explicitly describe any performance that needs improvement or is unsatisfactory.

- E. <u>Additional Observations</u> Extraordinary circumstances may require more observations and must be declared
 and described in writing by the evaluator. The evaluatee must be notified if these extra observations are
 needed. The evaluatee will receive written notification in advance for each subsequent observation.
- 5 F. <u>Post-Observation Conference</u> A conference will be held within five (5) workdays of the receipt of the 6 completed observation form unless mutually waived. However, any performance that needs improvement or 7 is unsatisfactory must be explicitly described in writing and discussed in a mandatory conference.
- 8 G. <u>Recommendations and Assistance</u> Within a reasonable time after notice to the unit member of any 9 performance that needs improvement or is unsatisfactory, specific, written recommendations and/or 10 assistance shall be offered for improving performance as appropriate.
- H. <u>Invalid Observations</u> Excessive interruptions or distractions beyond the unit member's control and
 responsibility shall invalidate the observation, and a substitute observation shall be scheduled.

13 Section 3 - Evaluations and Conferences

14 A. Frequency Evaluation and assessment of the performance of each unit member shall be made on a continuing 15 basis, at least once each school year for probationary unit members and at least every other year for unit members with permanent status. Permanent employees who have been employed by the District for at least 16 ten (10) years may be evaluated every three to five (5) years instead of every other year if (1) the employee 17 18 received a satisfactory evaluation during the previous evaluation cycle; (2) the employee is deemed highlyqualified under the No Child Left Behind Act; and (3) the evaluator and the employee consent to the three to 19 five-year cycle. By request of the evaluator or employee, the employee shall immediately be returned to the 20 21 evaluation cycle of every other year. Upon receipt of an unsatisfactory evaluation, the employee shall 22 immediately be returned to the yearly evaluation cycle.

B. <u>Recommendation</u> The evaluation document shall include recommendations, if necessary, of areas needing improvement in the performance of the unit member. In the event a unit member is not performing their duties in a satisfactory manner according to the standards prescribed by the governing board, the District shall notify the unit member in writing of such fact and describe such unsatisfactory performance. The District shall thereafter confer with the unit member making specific recommendations as to areas of

- improvement in the unit member's performance and endeavor to assist the unit member in such performance.
 When any permanent unit member has received an unsatisfactory evaluation, the District shall annually
 evaluate the unit member until the unit member achieves a positive evaluation or is separated from the
 District.
- 5 C. <u>Peer Assistance and Review (PAR) Referral</u> A classroom teacher with permanent status whose most recent 6 performance evaluation contains two or more unsatisfactory ratings in the areas of teaching methods and 7 instruction (Standards 1,3, or 4) shall receive an overall rating as unsatisfactory and shall participate in the 8 District's Peer Assistance and Review Program.
- 9 D. <u>Deadlines</u> The evaluation shall be given to the evaluatee in writing not later than thirty (30) calendar days
 10 before the last school day for the school year in which the evaluation takes place.
- 11 E. <u>Evaluation Conference</u>

An evaluation conference shall be held between the evaluatee and the evaluator to discuss the evaluation before the last school day.

- 2. A written request for an earlier conference may be submitted by either party. Such request must be 14 15 made within five (5) workdays of the receipt of the written evaluation by the unit member. The early conference will then occur within ten (10) workdays of receipt of the written evaluation. The 16 evaluator shall make available a copy of the evaluation and each attached document to the evaluatee 17 18 either before or at the time of the evaluation conference. The signatures of the evaluatee and evaluator are required on each evaluation report. Such signatures confirm the conference and receipt 19 of a copy of the evaluation, but do not necessarily signify agreement with the substance of the 20 21 evaluation.
- F. <u>Rebuttal</u> The evaluatee has the right to submit a written rebuttal to the evaluation at any time. Such rebuttal shall become a permanent attachment to the copy of the evaluation in the unit member's personnel file. If such rebuttal is filed within ten (10) workdays of the evaluation conference, the evaluation may be modified or corrected accordingly. This process may alter the final evaluation before it is inserted into the personnel file. If a rebuttal to the evaluation has become a part of the personnel file, such evaluation shall be marked "invalid" if subsequent investigation shows that the evaluator's comments were not accurate.

1	G.	<u>Grievance</u> If a grievance relating to the evaluation is filed in a timely manner, evaluation materials shall be
2		withheld from the personnel file until the grievance process is exhausted. If changes result from the grievance
3		process, evaluation materials shall be modified accordingly and placed in the evaluatee's personnel file. If
4		no change in evaluation materials results, the original materials shall be placed in the personnel file.
5	H.	<u>Absences</u> In the event that during the observation or evaluation process the evaluator or evaluatee is absent,
6		all dates not specified by the Education Code indicated may be extended by the number of days of the
7		absence.
8	Section	<u>A joint committee will be established to explore and</u>
9	recom	mend ways to assist probationary unit members. The committee will consist of six (6) persons, three (3)
10	appoin	ted by the Association President and three (3) appointed by the Assistant Superintendent of Education Services.
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1 ARTICLE X

2 PERSONNEL FILES 3 Section 1 - Location The District shall maintain the unit member's personnel file at the District's central office. Any 4 file kept by the unit member's immediate supervisor(s) shall not contain any permanent material. 5 Section 2 - Insertion The person or persons who draft and/or place material in a unit member's personnel file shall 6 sign the material and signify the date on which such material was drafted and placed in the file. 7 Section 3 - Access Materials in personnel files of unit members which may affect the status of their employment are to be made 8 A. 9 available for inspection by the person involved. 10 1. Every unit member shall have the right to inspect such materials upon request, provided that the request is made at a time when such a person is not actually required to render services to the District. 11 Upon written authorization by the unit member, a representative of the Association shall be 12 2. permitted to examine and/or obtain copies of materials in such unit member's personnel file. 13 B. 14 The District shall keep a log indicating all persons who have requested to examine a personnel file as well as 15 the dates such requests were made. 1. Access to personnel files shall be limited to the involved unit member, to those persons so authorized 16 by the unit member in writing, and to those administrators and Human Resources staff so authorized 17 18 by the Superintendent. 19 2. Members of the Board of Education may request the review of a unit member's file at a closed 20 session of the entire Board. The unit member shall be notified in writing when such a review has 21 occurred. The unit member shall be given an opportunity to address the Board in a closed session regarding the review. 22 23 C. The contents of all personnel files shall be kept in the strictest confidence. 24 Section 4 - Exclusions Such material is not to include ratings, reports, or records which (a) were obtained prior to 25 employment of the person involved, (b) were prepared by identifiable examination committee members, or (c) were 26 obtained in connection with a promotional examination. 27 Section 5 - Derogatory Information Information of a derogatory nature, except material mentioned in Section 4 of

this Article, shall not be entered or filed unless and until the unit member is given notice and an opportunity to review and comment thereon. A unit member shall have the right to enter and have attached to any such derogatory statement their own comments. Such review shall take place during normal business hours, and the unit member shall be released from duty for this purpose without salary reduction. Section 6 - Written Complaints If a grievance relating to written complaints or records generated therefrom is filed within ten (10) days of notification, such materials will be withheld from the personnel file until the grievance process is exhausted. If, for any reason, changes result from the grievance process, such materials will be modified accordingly and placed in the personnel file or eliminated. If no change results, the original materials will be placed in the personnel file. Written complaints that have been entered in the personnel file and which both the Assistant of Superintendent Human Resources and the unit member agree contain inaccurate information shall be modified, sealed, or eliminated appropriately by the District. Section 7 – Verbal Complaints Verbal complaints shall be handled in accordance with the District Complaint Procedure(s) developed in consultation with the Association. Copies of such procedure(s) shall be posted annually.

1 ARTICLE XI

2

ABSENCES AND LEAVES

Section 1 - General Leave Provisions The benefits that are expressly provided by this Article are the sole benefits that are part of this Agreement. Other statutory or regulatory leave benefits are not incorporated, either directly or by implication, into this Agreement, nor are such other benefits subject to the grievance procedure. Leaves may not be used for purposes of strikes, walkouts, work stoppages, slowdowns, or other conditions related to employee dissatisfaction. Leave provisions shall be administered consistently.

- A. <u>Length of Leave</u> Leaves-of-absence granted by the District shall not exceed one (1) year in length unless
 the Board determines that there are extenuating circumstances that justify an extension.
- B. <u>Salary Credit and Computation</u> Time spent on unpaid leaves-of-absence shall not be credited when
 computing the unit member's placement on the salary schedule except as granted in specific cases by the
 Board or as required by law.

13 C. <u>Unauthorized Absence from Duty</u>

- 14 1. Any unit member absent from their assignment for any reason other than those specifically 15 authorized by law, the California Education Code, Board Policy, or this Agreement, will be 16 considered absent without permission or authorized leave, and shall lose their full salary for the 17 period of unauthorized absence.
- Improper use of any leave may be cause for appropriate disciplinary action and may result in
 recovery of payment.
- 3. An extended absence from duty that does not qualify under any authorized leave policy may be
 considered abandonment of employment.
- 4. More than five (5) consecutive workdays of unauthorized absence from duty shall be considered an
 extended absence.
- 24 D. <u>Reinstatement After Leave</u> A unit member who receives a leave of absence of five (5) calendar months or 25 more does so with the understanding that when they return to active assignment at the completion of the 26 leave, they are not guaranteed placement at the same location or in the identical assignment previously held 27 but will be placed in the same assignment, if available, or in a comparable assignment.

E. <u>Authorized Leave Verification</u> Prior to approval of any leave, the District may require a unit member to furnish a doctor's certificate, affidavit, or other documentation on forms prescribed by the District as verification of illness or other reason for authorized leave. Verification may be required for leaves when the District has good and sufficient reasons to question the validity of any request for approved leave. Reimbursement for any reasonable and necessary expense incurred by the unit member for the purpose of such verification shall be made by the District. All such verification shall be made in Human Resources.

7 Section 2 - Association Leave

A. A maximum of forty-five (45) days of District-paid release time in whole-day units shall be allowed the Association during the fiscal year for attendance at conferences or for the discharge of other organization duties. Up to thirty (30) additional days of leave may be requested and arranged in advance with the Assistant Superintendent of Human Resources. The Association shall reimburse the District at the substitute teacher daily rate for each additional day used. Billing by the District shall occur no later than sixty (60) days after the end of the fiscal year. Leave for the Association President is provided separately and is not included in this sub-section.

15 B. Association President

161.The Association President shall be released from their regular duties in the District and classified as17a Teacher on Special Assignment. The District shall pay the President the same salary and benefits18they would have received on regular duty without loss of seniority or other rights and benefits.

2. As part of the release-time assignment, the Association President may be required by the District to 19 provide up to thirty-six (36) days of services of mutual interest and benefits to the Parties as jointly 20 21 determined by the President and the Assistant Superintendent of Human Resources. Such services may include conducting information meetings concerning professional growth, developing ways to 22 assist non-permanent unit members, attempting to resolve reported conflicts of certificated 23 24 employees, assisting with the recruitment of new teachers, representing the District and Association 25 at appropriate out-of-District functions, gathering data for use of both Parties in the negotiation process, developing and presenting in-services to District employees on agreed-to topics, 26 contributing to the District's employee newsletter, as well as providing representation on 27

1		committees such as the District Safety Committee, the Restructuring Contract Administration
2		Committee, and the Catastrophic Leave Committee. The Parties recognize that it is to the advantage
3		of the District, the Association, and the community for the President to take an active role to make
4		a positive work environment for employees and a positive learning environment for students.
5	C.	A total of five (5) days of released time per year will be provided to the Association, if needed, for use by
6		the elected delegate(s) to the CTA State Council and/or the NEA Representative Assembly. The Association
7		will pay the District the current substitute teacher's rate for any time used under this provision.
8	D.	Notification to Human Resources_of release time shall be submitted, in writing, at least two (2) days in
9		advance by the Association President. The notice shall include the date and name(s) of the person(s) to be
10		absent.
11	E.	At the end of the instructional day, the four (4) principal officers of the Association and the designated
12		negotiations chairperson or their designee shall be released on an as-needed basis to perform Association
13		business, provided that such release does not interfere with professional duties. The unit member's site
14		supervisor shall be notified the day prior to release with-written confirmation to follow, if requested.
15	Section	n 3 - Bereavement Leave
16	A.	A leave of absence without loss of pay shall be authorized for five (5) days because of a death in the
17		immediate family of a unit member or a relative for whom a unit member is the closest surviving relative,
18		with an additional two (2) days when 250 miles of travel, one-way, from Jurupa Valley, is required. Members
19		of the unit member's immediate family are defined as mother, mother-in-law, stepmother, father, father-in-
20		law, stepfather, husband, wife, registered domestic partner, son, stepson, son-in-law, daughter, stepdaughter,
21		daughter-in-law, brother, sister, brother-in-law, sister-in-law, aunt, uncle, niece, nephew, grandmother, great-
22		grandmother, grandfather, great-grandfather, grandchild, or great-grandchild of the unit member. Any person
23		living in the immediate household of the unit member is also included. The miscarriage of one's child shall
24		also qualify a unit member for this leave.
25	B.	The unit member shall also be responsible for notifying the Human Resources or Principal preceding
26		Bereavement Leave whenever possible.
27	C.	After Bereavement Leave has been used, days of Personal Necessity Leave may also be used for purposes of

bereavement.

2 Section 4 - Catastrophic Leave The District shall maintain a Catastrophic Leave Bank for eligible employees.

A. <u>Membership in the Catastrophic Leave Bank</u> Any unit member or certificated manager who has been
 employed by the District for at least eleven (11) calendar months is eligible for membership in the
 Catastrophic Leave Bank. Membership begins when sick leave is donated.

B. <u>Donations of Sick Leave to the Bank</u> Eligible certificated employees may donate accumulated and unused sick leave (as opposed to "advanced") to the Catastrophic Leave Bank. Donations of sick leave are subject to the following limitations and conditions:

- 9 1. An "open enrollment period" shall be offered during the first and last 30-day period during which 10 students are in attendance in each year to encourage donations by eligible employees. If an employee 11 becomes eligible for the Bank after the "open enrollment period," they may donate within thirty (30) 12 days of gaining eligibility. Initial donation shall be made in whole-day increments with a maximum 13 of three (3) days.
- 2. 14 Each eligible unit member who is a member of the Bank must donate one (1) sick day before the 15 commencement of each five (5) year period to remain in the Bank, the first five (5) year period beginning on July 1, 2020, and ending on June 30, 2025. If a unit member who is a member of the 16 bank does not donate one (1) day within the during the school year prior to the beginning of the 17 18 following five (5) year period, the unit member will be removed from the bank at the commencement of the following five (5) year period_until a day is donated. Any unit member who is not a member 19 of the Bank who donates at least one (1) day accumulated sick leave during the school year prior to 20 21 the commencement of each five (5) year period or during a five (5) year period will become a member of the Bank and will continue to be a member of the Bank for the duration of that five (5) 22 year period. 23

243.The donation shall be filed with the District payroll department on a "Certificated Sick Leave25Donation Form." All donations are irrevocable.

4. The sick leave donor may not donate sick leave that would cause their personal earned sick leave
balance to fall below ten (10) days.

1		5.	If a unit member is currently a member of the bank and has one or more days of accumulated sick
2			leave at the end of five (5) year period, the unit member's membership in the bank shall be
3			automatically renewed by the deduction of one (1) day of accumulated sick leave from the unit
4			member's accumulated sick leave. A member of the bank may opt out of the automatic renewal
5			during the District's Health and Welfare open enrollment period that immediately precedes the
6			automatic renewal.
7		6.	The payroll department maintains a permanent list of all employees who have donated to the Bank.
8			An updated copy of the permanent list shall be sent to the Association by November 1st each year.
9		7.	The payroll department shall give written acknowledgment to each donor at the time their donation
10			is received.
11		8.	If the number of days remaining in the Bank falls below three hundred (300), an additional donation
12			shall be requested (but not required) of current members of the Bank. Should such condition arise,
13			the District shall notify the Association, and a joint request shall be made. In this event, subsequent
14			individual donations beyond the initial donation may be made in whole-day increments with a
15			maximum of three (3) days per year.
16	C.	<u>Eligibi</u>	lity for Catastrophic Leave A certificated employee who suffers from a catastrophic injury or illness
17		that is e	expected to incapacitate them for an extended period of more than ten (10) days or who is required to
18		take tir	ne off from work to provide care for an immediate family member who suffers from a catastrophic
19		injury	or illness shall be eligible to receive Catastrophic Leave (donated sick leave) subject to the following
20		restrict	ions and conditions:
21		1.	The employee requesting donated sick leave must have exhausted all of their accumulated sick leave
22			but still may have differential pay available. An exception to this limitation shall occur if
23			Catastrophic Leave is granted to provide care for an immediate family member.
24		2.	The employee must be a member of the Catastrophic Leave Bank.
25	D.	Reques	sts for Leave
26		1.	An employee who meets the eligibility requirements for Catastrophic Leave may request donation(s)
27			of sick leave from the Catastrophic Leave Bank by submitting a "Certificated Catastrophic Leave-

1		Request for Withdrawal Form" to the payroll department in the Business Office. A copy shall also
2		be provided to the Association and the Human Resources Office.
3		2. The request shall clearly specify the circumstances of the catastrophe and the amount of
4		Catastrophic Leave requested. Appropriate written verification of the catastrophic illness or injury
5		must be included with the request.
6		3. The employee should be prepared to provide additional documentation on the nature and severity
7		of the illness or injury if requested.
8		4. In the event that the employee is personally unable to request Catastrophic Leave, an employee or
9		immediate family member may make the request.
10	E.	<u>Catastrophic Leave Committee</u> A Catastrophic Leave Committee consisting of one (1) District
11		representative and one (1) representative appointed by the Association President shall be established each
12		fiscal year. The committee shall consider all requests to receive Catastrophic Leave. The committee may
13		grant, partially grant, or reject a request. All decisions to grant Catastrophic Leave shall require mutual
14		agreement. The decision of the committee is final and not subject to the grievance procedure. A written copy
15		of the committee's decision shall be provided to the payroll department so that the Catastrophic Leave Bank
16		balance can be appropriately adjusted.
17	F.	Implementation Procedures
18		1. Each Catastrophic Leave shall conclude after forty-five (45) workdays, or at the end of the
19		employee's work year, or when the employee returns to work, whichever comes first. If the same or
20		another injury or illness continues or arises at a later time, another request for Catastrophic Leave
21		may be submitted.

- 22 2. Except in exceptional and highly unusual circumstances as determined by the Catastrophic Leave 23 Committee, the total amount of Catastrophic Leave received for any single illness or injury shall not 24 exceed two hundred twenty-five (225) days. Catastrophic Leave is not meant to replace Unpaid 25 Disability Leave. Unit members are advised to check with the State Teachers' Retirement System 26 regarding their eligibility for a disability allowance.
- 27 3. An employee who uses Catastrophic Leave shall be paid at their regular daily rate. No distinction

1			shall be made as to the differing pay rates of the donors or recipients.
2		4.	Any Catastrophic Leave that is granted to an employee but not used shall be redeposited in the
3			Catastrophic Leave Bank.
4		5.	Catastrophic Leave may not be used for illness or disability absences on days when the employee is
5			receiving Workers' Compensation benefits except to bring the daily rate of compensation up to their
6			individual daily rate of pay.
7	G.	<u>Catastr</u>	ophic Leave for Non-Bank Members The Catastrophic Leave Committee may also consider granting
8		Catastr	ophic Leave (donated sick leave) to a unit member or certificated manager who is not a member of
9		the Bar	nk. Specific donations for such employees shall be made on an individual basis and limited to a
10		maxim	um of two (2) days, per donor, per request, per school year. Other than not being a Bank member, the
11		recipier	nt of such donations(s) shall satisfy all eligibility and verification requirements for receipt of
12		Catastr	ophic Leave as specified above.
13	H.	District	t and Association Understanding
14		1.	The Association agrees that it will not file, on its own behalf or on behalf of any unit member, any
15			grievance, claim, or lawsuit related to this leave.
16		2.	The Association also agrees that it will not file, on its own behalf or on behalf of any unit member,
17			any grievance, claim, or lawsuit of any kind attempts to challenge in any way the legality or
18			enforcement of this provision.
19		3.	The Association agrees to indemnify and hold harmless the District from any loss or damages arising
20			from the implementation of this leave as it relates to unit members.
21		4.	In the event a claim or lawsuit results in the determination that there is a question of legality or
22			proper enforcement of this Article, the District or the Association may terminate this Article upon
23			written notice to the other Party.
24		5.	Upon return from Catastrophic Leave, a unit member shall be returned to the same or equivalent
25			position except as limited by law.
26		6.	If the Catastrophic Leave Bank is terminated for any reason, the days remaining in the Bank shall
27			be equitably distributed among all members of the Bank currently employed by the District.

1	Section	5 - Court Appearance Leave (Other Than Jury Duty)			
2	A.	General Provisions Whenever a unit member appears in court as a litigant, the unit member may have such			
3		day(s) absent deducted from their sick leave entitlement. The unit member is responsible for notification to			
4		the Human Resources office or principal in case of a court appearance absence in accordance with established			
5		current procedures for arranging substitutes.			
6	B.	Limitations and Conditions The following limitations and conditions are placed on the use of court-			
7		appearance leave:			
8		1. Under this leave, no more than a total of three (3) days shall be used in any one (1) school year.			
9		2. The days allowed shall be deducted from and may not exceed the number of full-paid days of sick			
10		leave to which the unit member is entitled.			
11		3. Such leave shall not be granted during a scheduled vacation or other leave of absence.			
12		4. Payment of such absence shall be made only upon certification by the unit member's administrator			
13		or supervisor that the absence was attributable to a situation designated as a court appearance within			
14		the meaning of this policy. The unit member shall be required to sign, on a form provided, a			
15		statement that such absence was indeed a court appearance, as provided in this section. Such form			
16		shall be filled out and filed with the Human Resources office. The administrator or supervisor may			
17		satisfy themselves that a court appearance within the limits of this rule did exist.			
18	Section	6 - Family Care and Medical Leave In accordance with state and federal law, the District shall grant Family			
19	Care an	d Medical Leave to eligible employees without discrimination. The maximum length of the leave is sixty (60)			
20	workda	ys per twelve (12) month period, during which time the unit member continues to receive District paid health			
21	and wel	fare benefits as if they were not on leave. Unit members who are granted such leave shall be employed in the			
22	same or	r a comparable position upon returning from Family Care and Medical Leave, subject to any exceptions or			
23	limitatio	ons provided by law. Information regarding the Family and Medical Leave Act of 1993 shall be posted at each			
24	site and	included in the Appendix to this Agreement.			
25	Section 7 - Industrial Accident and Illness Leave Unit members are entitled to leave for industrial accident or illness				
26	(<u>EC 449</u>	984) subject to the following provisions:			

A. Leave for any industrial accident or illness shall be for a maximum of sixty (60) working days in any one (1)

- 1 fiscal year or the remainder of the fiscal year, whichever is longer.
- 2 B. When an industrial accident or illness occurs at a time when the full sixty (60) days will overlap into the next 3 fiscal year, the unit member shall be entitled to only that amount of leave remaining at the end of the fiscal 4 year in which the injury or illness occurred for the same illness or injury.
- 5 C. Leave shall not accumulate from year to year.
- 6 D. Leave will commence on the first day of absence.

7 E. Salary payment shall, when added to an award granted the unit member under applicable workers' compensation laws, not exceed the normal salary for the day. 8

9 F. Leave will be reduced by one day for each day of authorized absence regardless of a compensation award 10 made under workers' compensation. The industrial accident and illness leave is to be used in lieu of entitlement under the Sick Leave provisions of the Agreement. When entitlement to industrial accident and 11 12 illness leave has been exhausted, Sick Leave will then be used; if a unit member is receiving workers' 13 compensation salary indemnity, the unit member shall be entitled to use only that portion of accumulated Sick Leave or other available leave which, when added to the workers' compensation award, will provide for 14 a full day's salary. The unit member shall endorse to the District wage loss benefits checks received under 15 the workers' compensation laws of California. The District, in turn, shall issue the unit member appropriate 16 warrants for payment of salary and shall deduct normal retirement and other authorized contributions. 17 18 Reduction of entitlement to leave shall be made only in accordance with this Section.

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Section 8 - Jury Duty/Official Appearance Leave

Jury duty and official appearance leave shall be granted for purposes of regularly-called jury duty, appearance 20 A. 21 as a witness in court other than as a private litigant on non-employment related matters, to serve as a swornin emergency volunteer in unpaid service of a local governmental agency in response to an officially declared 22 natural disaster or a state of emergency incident for up to five (5) days per school year, or to respond to an 23 24 official order from another government jurisdiction for reasons not brought about through malfeasance of the 25 unit member. The unit member should be prepared to provide documentation of the official order.

Upon receipt of notification of a jury duty or official appearance obligation to be served during working 26 Β. 27 hours on days of assigned service, the unit member shall inform their supervisor and the Human Resources

- 1
- Office immediately.

2 C. The unit member shall transmit to the District Business Office any juror's fees received exclusive of mileage.

- D. The District shall continue to pay the unit member's regular salary. A unit member who is receiving compensation from the District must report to work during assigned days and hours when not retained for jury duty or when their appearance is concluded.
- 6 Section 9 Maternity Leave/Adoption Leave
- A. <u>Unit Member Options</u> Disabilities resulting from pregnancy, childbirth, miscarriage, abortion, and recovery
 therefrom are considered temporary disabilities and (except when the unit member takes Unpaid Special
 Leave) will be treated as conditions of illness. Illness leave (sick leave) may be used for such disabilities.
 However, a pregnant unit member may elect to take a long-term, unpaid Special Leave. Prior to the use of
 either type of leave, the pregnant unit member shall elect the type of leave preferred and notify the Assistant
 Superintendent of Human Resources in writing. Once made, this choice may be reversed only with the
 approval of the Assistant Superintendent of Human Resources.

14 B. <u>Use of Illness Leave for Maternity</u>

- 151.When such disabilities indicate need for an extended maternity leave, the unit member requesting16such leave must furnish in advance a written statement from her physician recommending such leave17and indicating the approximate period of confinement, the date the unit member is to begin leave,18and the estimated date the unit member is to return to duty.
- 192.In the event of miscarriage, a unit member on maternity leave shall be allowed to return earlier than20the expected return date if a suitable vacancy exists. A written request for early return should be21submitted to the Human Resources Office with the medical clearance as noted above. Unit member22compensation and other benefits and privileges will be extended during maternity leave in the same23manner as during illness leave.

24 C. <u>Use of Unpaid Special Leave for Maternity</u>

251.Under this option, any pregnant unit member may request a non-paid leave for maternity purposes26for a maximum period of one (1) year. Prior to such leave, the unit member shall submit in writing27to the Assistant Superintendent of Human Resources a statement indicating the beginning and

1			ending dates of the requested leave and shall also submit a physician's statement verifying pregnancy
2			and indicating the unit member's health would not be jeopardized by continuing full employment
3			activity until the date the leave would begin.
4		2.	An extension of the Unpaid Special Leave for maternity purposes shall require approval by the
5			Board.
6		3.	In the event of miscarriage or premature birth, the unit member may request earlier return to work
7			subject to an existing vacancy. Before actual return to work, a written physician's statement
8			indicating the unit member is able to perform required duties shall be filed in the Human Resources
9			Office.
10	D.	Use of	Unpaid Leave for Adoption
11		1.	Under this option, any unit member may request a non-paid leave for adoption purposes for a
12			maximum period of one (1) year. Prior to such leave, the unit member shall submit a written
13			statement to the Human Resources Office indicating the beginning and ending dates of the requested
14			leave.
15		2.	An extension of the Unpaid Leave for Adoption purposes shall require approval by the Board.
16	E.	Use of	Illness Leave for Adoption
17		1.	A unit member may use up to thirty (30) days of sick leave when adopting a child. Additional sick
18			leave may be used on the advice of a physician.
19		2.	The unit member shall provide a written statement in advance indicating the date of the adoption,
20			the date the unit member is to begin the leave, and the estimated date the unit member is to return
21			to duty.
22		3.	Additional unpaid leave may be requested, as mentioned in Part D above.
23	Section	n 10 - Par	ental Leave Two (2) days of absence with pay will be granted to a unit member upon the occasion
24	of the	birth or a	doption of that unit member's child. Additional days may be used under Personal Necessity Leave.
25	The un	it membe	r is responsible for notification to the Human Resources Office or principal preceding parental leave
26	whene	ver possib	ole.
27	Section	<u>11 - Per</u>	sonal Necessity Leave

1	A.	A unit member s	hall be entitled to use ten (10) days of accrued sick leave during each school year in cases
2		of personal neces	sity. Under no circumstances shall such leave be available primarily for purposes of personal
3		convenience, the	extension of a holiday or a vacation period, matters which reasonably can be taken care of
4		outside work how	urs, or recreational activities. Use of Personal Necessity Leave is subject to the procedures
5		listed below:	
6		1. A unit	member shall not be required to secure advance permission, but will be responsible for
7		advisinį	g their immediate supervisor or the Human Resources Office at the earliest possible time for
8		absence	es caused by any of the following:
9		a.	The death of a member of the unit member's immediate family when the number of days
10			of absence exceeds the limit provided under Bereavement Leave.
11		b.	An illness of a member of the unit member's immediate family, including pregnancy of
12			unit member's spouse, serious in nature, which under the circumstances the unit member
13			cannot disregard, and which requires the attention of the unit member during their assigned
14			work hours.
15		с.	An accident involving the unit member's property or the person or property of a member
16			of the unit member's immediate family. Such accident must be serious in nature and require
17			the attention of the unit member during their assigned work hours.
18		d.	Attendance at funeral services of a close friend.
19		e.	Absence required in completing final oral and written examinations for advanced degrees
20			when such examinations are not offered outside of the workday.
21		f.	Absence in order to seek alternative employment after receiving a layoff notice. (Note: In
22			the event the notice is rescinded, the unit member shall have the day(s) fully restored).
23		g.	A condition or circumstance that would result in a serious financial loss without the
24			immediate attention of the unit member.
25		h.	Other compelling personal reasons of the unit member. The nature of such reasons must
26			include circumstances that the unit member cannot disregard and that require the attention
27			of the unit member during assigned work hours.

1		i. Other personal necessity allowed at the discretion of the Superintendent or their designee.
2		j. Examples (a) through (i) are not intended to be all-inclusive.
3		2. No specific description of the personal necessity shall be required on the Personal Necessity Leave
4		Request Form unless the District has reason to believe this Section has been abused. Such leave shall
5		not be used for recreational activities, the extension of a holiday or recess period, or matters which
6		can reasonably be taken care of outside work hours. Such leave shall not be used during the first and
7		last five (5) days of each semester. Whenever possible, notification of such leave shall be submitted
8		to the Human Resources officer or their designee two (2) workdays in advance of the leave.
9	B.	Limitations and Conditions The following limitations and conditions are placed on the use of Personal
10		Necessity Leave.
11		1. The total number of days allowed in one school year for such leaves shall not exceed ten (10) days.
12		2. The days allowed shall be deducted from and may not exceed the number of full-pay days of sick
13		leave to which the unit member is entitled.
14		3. A Personal Necessity Leave shall not be granted during a scheduled vacation or other leave of
15		absence.
16		4. The unit member shall be required to sign, on a form provided, a statement that such absence was
17		or would be attributable to a personal necessity. Such form shall be filled out and filed with the
18		Human Resources Office subject to the direction of the Human Resources officer or his or her
19		designee two workdays in advance of the requested leave date when possible. Failure to secure
20		advanced permission may result in the absence being taken without compensation. Further
21		verification may be required for just cause.
22	Section	n 12 - Professional Growth Leave
23	А.	Up to one (1) year's unpaid leave for professional growth or development may be granted to a unit member
24		at the sole discretion of the Superintendent or their designee. The decision whether or not to grant such leave
25		shall be final and not subject to the grievance procedure.
26	B.	A unit member receiving professional growth leave shall, on return to active status, be assured of an
27		assignment at their former site comparable to the one previously held in terms of subject area or grade level.

1		It is recognized, however, that exceptions to such assurances regarding assignment may be necessary when		
2		other legal or contractual requirements are present (i.e., effects of layoffs, reassignments, required transfers)		
3		or if schoolwide reorganization should occur.		
4	Section	n 13 - Sic	<u>k Leave</u>	
5	A.	<u>Accum</u>	ulation of Sick Leave	
6		1.	Full-time unit members shall be entitled to one (1) day of sick leave for illness or injury for every	
7			nineteen (19) days, or major portion thereof, of assigned service with a minimum allocation of ten	
8			(10) days per full work-year. For purposes of interpreting this Section, the following definitions are	
9			used:	
10			a. "Full-time unit members" refers to those who are employed on an annual contract basis and	
11			whose work year, as established by this Agreement, is considered to be a full-time position.	
12			b. "Assigned service and full work-year" are defined by the Article entitled "Work Years" in	
13			this Agreement.	
14		2.	Unit members whose compensation is set by the Basic Certificated Salary Schedule and who work	
15			less than a full day, less than a five (5) day week, or less than a full work year shall be entitled to	
16			sick leave in the ratio which their service bears to full-time service.	
17		3.	The unit member shall earn sick leave only for days of assigned service.	
18		4.	Sick Leave is cumulative from year to year without limit.	
19		5.	The Business Office is responsible for maintaining records of sick leave earnings and use. This	
20			office will notify unit members annually by November 15 of their accumulated sick leave balance.	
21		6.	Unit members who are employed for Summer School/Extended Year will earn sick leave at a rate	
22			of one (1) day per nineteen (19) days of employment. However, no more than two (2) days of sick	
23			leave per fiscal year may be earned in this way.	
24	B.	Use of	Sick Leave	
25		1.	Unit members may use sick leave to visit a medical doctor, dentist, State Licensed Psychologist,	
26			State Licensed Marriage, Family, and Child Counselor, Chiropractor, recognized religious	
27			practitioner, or optometrist as well as for illness or injury.	

1		2.	Such appointments made before the close of the workday may be approved in advance by the
2			appropriate administrator or supervisor with no charge against sick leave.
3		3.	Unit members may use sick leave as authorized by other leave sections.
4		4.	Use of sick leave for unit members will be charged in half-day increments. Any unit member leaving
5			the assignment prior to the completion of one-half of the normal workday will be charged with one
6			(1) full day of sick leave. A unit member leaving after completion of one-half or more of the regular
7			workday will be charged with one-half day of sick leave except as specified in Paragraphs (1) and
8			(2) above.
9		5.	The Business Office credits annual sick leave to the unit member's account at the beginning of each
10			fiscal year. The amount of sick leave a unit member may use at any one time is the total amount
11			credited to their account whether or not it has already been earned.
12		6.	When a unit member terminates employment with the District, they shall reimburse the District for
13			any overuse of sick leave. A deduction shall be made from the last pay warrant. If such deduction
14			does not cover the amount due the District, then the unit member shall be required to pay the amount
15			owed.
16		7.	Accumulated sick leave may be used during Summer School/Extended Year and shall be charged
17			in full days on a day-for-day basis.
18	C.	<u>Confirm</u>	mation of Illness or Injury The Superintendent or their designee may, when in their opinion, a unit
19		membe	er's absenteeism rate because of claimed illness or injury affects the learning and welfare of pupils
20		and/or	the job performance of the unit member, require such unit member to provide a written statement from
21		a medio	cal doctor verifying the nature and degree of the illness. The District may require that the unit member
22		submit	to a physical examination by a qualified medical doctor or dentist to be selected by the unit member
23		and app	proved by the District. The cost of such examination shall be paid by the District.
24	D.	<u>Notific</u>	ation and Verification
25		1.	The unit member shall be responsible for notification to the Human Resources Office or Principal
26			preceding illness or injury-related absence whenever possible.
27		2.	When a unit member becomes aware that an absence will extend beyond ten (10) consecutive

workdays, the unit member shall notify their administrator or supervisor.

23.On the day preceding the unit member's return from an illness or injury absence, the unit member3shall notify their immediate supervisor or the Human Resources Office by the end of their4substitute's regular workday. However, substitutes shall be released routinely on Friday unless the5Human Resources Office or the immediate supervisor has been notified to the contrary. Failure to6provide such notification may result in retention of the substitute and loss of an additional day of7sick leave.

- 4. 8 At the conclusion of an extended absence exceeding ten (10) consecutive workdays and before 9 resuming work, the unit member must submit to the Human Resources Office a written statement 10 from a medical doctor, dentist, State Licensed Marriage, Family, and Child Counselor, chiropractor, recognized religious practitioner, or optometrist which indicates that the unit member is able to 11 12 assume the full responsibilities and duties of their assigned position. Although it is the unit member's 13 responsibility to provide a written statement prior to return from an extended absence, the Human 14 Resources Office or appropriate supervisor shall attempt to notify the unit member of the 15 requirement on or before the tenth day of absence.
- 16 E. <u>Extended Benefits</u> After the unit member's total accumulation of earned sick leave as set forth above is 17 exhausted, additional non-accumulative leave shall be available for a period not to exceed five (5) school 18 months. The amount deducted from the unit member's salary shall be the amount actually paid a substitute 19 employee to fill the position during the leave or, if no substitute is employed, the amount that would have 20 been paid to a substitute. The five-month period shall begin on the day after the expiration of the unit 21 member's total amount of accumulated sick leave.

22 Section 14 - Special Leave

A. When a leave request does not fall within the definition of any other leave provision, it shall be considered a
 request for Special Leave.

B. Special Leave may be granted at the discretion of the Superintendent or their designee(s). Each request for
 Special Leave must be submitted on a form provided by the District in sufficient time to permit it to be
 approved or disapproved in advance. In extremely unusual and unavoidable circumstances, when the unit

1		member cannot obtain such written approval in advance, the unit member may make such requests verbally
2		or retroactively.
3	C.	Special Leave may be approved without pay, with use of sick leave, or with pay less what a substitute would
4		cost.
5	Section	15 - Unpaid Disability Leave
6	A.	Unit members receiving a disability allowance from the State Teachers' Retirement System shall be placed
7		on an unpaid leave status for a period not to exceed thirty-nine (39) months. At the end of the thirty-nine (39)
8		month period, the unit member's employment rights will end.
9	B.	If, during the thirty-nine (39) month period, the STRS determines that the disability no longer exists, the unit
10		member will be returned to regular status upon request as soon as a vacancy for which they are qualified
11		exists but no later than the beginning of the next school year.
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1 ARTICLE XII

TRANSFER AND REASSIGNMENT 2 3 Section 1 - Definitions 4 A. A transfer is a change of work location between schools or other education facilities. 5 B. A voluntary transfer is one in which the transfer proceedings are initiated by the unit member. 6 C. An involuntary transfer is one in which the transfer proceedings are not initiated by the unit member. 7 D. A reassignment is a change of department(s) (secondary, 7-12) or grade level(s) (elementary, TK-6) at a work 8 site. 9 E. A program change is a substantial change of categorical or special education funding at the work site. 10 Section 2 - Vacancy Announcement The Assistant Superintendent of Human Resources shall publish a list of anticipated vacancies as they 11 A. 12 become known. Such lists shall be posted on the District web page and emailed to the Association. As 13 additional information becomes available, the lists shall be updated. Unit members who desire a change in work location between schools may keep an active written request for transfer with the District's Human 14 15 Resources Office as well as the Association. As vacancies are posted and sent to the Association, the Association may, in turn, notify its interested members of such vacancies. During the summer recess, such 16 notices shall be emailed to the Association. Vacancy lists may not reflect accurately all vacancies which may 17 occur because of such variables as subject matter or grade-level change within a school or changing budget 18 19 and staff formulae conditions. 20 B. Notices of vacancies shall be posted on the District web page and emailed to unit members at least five (5) 21 days before a selection is made. C. 22 Vacancies may not necessarily be posted if caused by any of the following: 1. Unexpected enrollment increases from the opening day of school to October 1. 23 24 2. Subsequent vacancies caused by transfers during the school year. 25 D. All appropriate transfer requests shall be considered prior to filling a vacant position. 26 Section 3 - Transfer Request 27 A. The transfer request may be submitted at any time. In addition, the District shall include with the yearly Offer

and Notice of Reemployment notification of the right to request transfer, the purpose of such notification,
 and the procedure to be followed.

B. Any request for a transfer must be submitted in writing to the Human Resources Office. The request must be
dated, must describe the transfer requested, and must be signed. In general, it is more likely that a transfer
request can be honored where latitudes for transfer are broad. Transfer requests may specify a limited period
during which the request shall be active, but no such request shall be maintained in an active status longer
than one (1) year from the date received. The Assistant Superintendent of Human Resources shall
acknowledge receipt of any transfer request within one (1) week.

9 C. The transfer request may be in response to a listed vacancy or may be a request for consideration for a transfer 10 should a position become available. If the voluntary transfer for a specific vacancy request is denied, the unit 11 member shall be provided with the reasons for the denial in writing. A unit member requesting a transfer 12 shall not be transferred without concurrence to an assignment other than the one requested. If the specific 13 requested transfer is not made, the unit member shall not be singled out for an involuntary transfer but shall 14 be considered equally with other unit members for involuntary transfer.

15 Section 4 - Voluntary Transfers

A. Voluntary requests for transfer to fill a specific vacancy shall be considered on the basis of the following
 criteria in the order listed:

18 1. Credentials required to perform the assigned duties.

19 2. Highest District seniority.

B. Copies of the unit member's transfer request, transfer notice, and inactive reports shall be sent to the unit
 member.

22 Section 5 - Involuntary Transfer Necessitated by Changes in School(s) Enrollment or Program Change

A. No unit member shall be involuntarily transferred to fill a vacancy if there is a qualified volunteer for the
 available position.

B. Involuntary Transfers Necessitated by Changes in School(s) Enrollment or Program Change shall be made
 in accordance with the following criteria in the order listed and shall be excluded from the conference and
 documentation process:

- 1 1. Credential required for the assigned position.
- 2 2. Least District seniority. If seniority is equal, the Assistant Superintendent of Human Resources or 3 their designee shall determine which of the unit members with equal seniority shall be transferred. 4 Unit member(s) assigned to bilingual or special education, may be excluded from this provision if, 5 in the judgment of the Assistant Superintendent of Human Resources, it is in the best interest of the 6 respective programs for the unit member(s) to remain in the current assignment(s).
- C. A unit member who has been involuntarily transferred as a result of a change in the number of grade levels
 at a school shall be given priority according to District seniority when a specific vacancy occurs in an
 assignment in which they had successful previous teaching experience at the original school. Notices of such
 vacancies will be transmitted to the unit members as they occur. If the unit member decides not to return,
 they will waive any further rights under this Section.
- D. Before making an involuntary transfer as outlined in this Section, the Assistant Superintendent of Human
 Resources shall, if requested, meet with the unit member to discuss the reasons for the transfer and the rights
 and responsibilities of the transferee. The unit member may bring an Association representative to this
 meeting if they desire.
- 16 Section 6 Administrative Transfers
- 17 A. Administrative Transfers may be made with good and sufficient reason.
- B. Administrative transfers shall not be punitive or disciplinary in nature. They shall be based on the legitimate,
 educationally related needs of the students.
- C. Once administratively transferred, a unit member shall not be considered for such transfer again for three (3)
 years.
- 22 D. An administrative transfer shall not result in the loss of compensation or seniority.
- 23 E. Administrative transfers shall not result in the involuntary transfer of another unit member.
- F. An administrative transfer shall not be made by the Assistant Superintendent of Human Resources until a conference has been held with the unit member and administrative personnel familiar with the situation. Unit members may, however, waive their right to such a conference. In any and all such conferences, the unit member may be represented by any person or persons of the unit member's choosing. The conference shall

include the administrator recommending the transfer. Prior to the conference, the Assistant Superintendent 1 of Human Resources shall identify that administrator recommending the transfer, and the unit member shall 2 3 be advised in writing by the administrator of the reason for the recommendation and the values to be achieved. 4 The unit member being considered for administrative transfer shall have three (3) working days after receipt 5 of the written reason for the transfer or the conference, or waiver of said conference, whichever is last, to 6 react in writing. Any reaction shall be considered before the transfer is made. The Assistant Superintendent 7 of Human Resources shall also confer with the unit member's current administrator and the potential 8 administrator if either or both are not included in the conference with the unit member.

9 G. Four (4) records related to transfer shall be maintained. First, a record of the review conference prior to an 10 administrative transfer shall be made by the administrator or administrative personnel present immediately 11 after any conference which results in such a transfer. The second record shall be the reason for the 12 administrative transfer and the values to be achieved. The third record shall be the written notice of transfer 13 made by the Human Resources office with copies sent to the unit member's current administrator, new 14 administrator, and the Association. The fourth record shall be an informal letter to any unit member when 15 their written transfer request has become inactive without resulting in a transfer.

- 16 <u>Section 7 Reassignment</u>
- 17 A. Whenever practical, voluntary reassignment will be granted.
- B. Reassignment shall not be punitive or disciplinary in nature. It shall be based on the legitimate, educationally
 related needs of students.
- C. Teachers assigned to elementary combination classes or GATE cluster classes shall be given priority in
 reassignment to regular classes in the succeeding year if such a reassignment is requested in writing. Of the
 two, combination classes will be given first priority. Preference shall be given to those teachers who have the
 longest continuous service in those classes at the site.
- D. Before making an involuntary reassignment, the supervising administrator shall, if requested, meet with the
- 25 unit member to discuss the reasons for the reassignment and the rights and responsibilities of the unit member.
- 26 The unit member may bring an Association representative to this meeting if they desire.
- 27 Section 8 Assistance to the Unit Member

- A. Pre-packaged personal materials and teaching aids shall be moved to a transferred unit member's new work
 location by the maintenance and operations or warehouse personnel, if requested.
- B. When a transfer is made during the school year, the unit member shall receive a minimum of three (3) days
 of release time on campus before commencement of the new assignment.
- C. Any classroom teacher whose room assignment is changed shall, on request, receive two (2) days of release
 time on campus to prepare accordingly. Any classroom teacher who is asked to pack items due to a facility
 modification shall, on request, receive one day of release time on campus to prepare accordingly.
- 8 Section 9 Additional Negotiation

9 The parties agree to meet and negotiate an ad hoc procedure to be used for transfers of unit members to any new 10 middle school or comprehensive high school which is staffed during the term of this Agreement. If the parties are 11 unable to reach an agreement and achieve ratification by six (6) months prior to the opening of the new school, the 12 transfers will be made according to provisions of the current Agreement.

13 Section 10 - Psychologist, Nurse, and Speech and Language Pathologist Transfers

- 14 A. <u>Planning</u>
- 151.As soon as practical but not later than May 1, the Director of Special Education shall distribute a16list of all anticipated assignment locations for the coming school year to each psychologist, nurse,17and Speech and Language Pathologist.
- 182.A conscientious effort shall be made to make the workloads of assignments equitable. Criteria such19as the number of students at the site(s); the number of sites assigned to a unit member and their20proximity; and the number of special education and limited English proficient students at the site(s);21and the requirements of supplemental categorical projects shall be considered.
- 223.Prior to the end of the school year, a meeting with each group shall be held with members of each23respective group invited. Comments on the implications or ramifications of any anticipated changes24except those of a personal nature that may or will occur shall be made during these meetings. The25Association shall be notified by the Director of Special Education of the meetings in sufficient time26to send a representative if it so chooses. No efforts of any kind shall be made in these meetings by27anyone to encourage, entice or compel a unit member to request a voluntary transfer.

1 B. <u>Procedure</u>

- 2 1. Prior to the assignment of any new or additional psychologist, nurse, or Speech and Language 3 Pathologist, the Director of Special Education shall obtain a list of any applicable written voluntary 4 transfer requests received in the Human Resources office. It is assumed that those who have not 5 requested a transfer prefer to remain at their present site(s).
- 2. 6 Voluntary transfer requests by two (2) or more nurses, psychologists, or Speech and Language 7 Pathologists that would result in a direct exchange of work sites with another of the same respective 8 group shall be granted unless such exchange shall result in a cost to the District or another unit 9 member would be involuntarily transferred as a result. In such cases, the transfer may be denied. 10 Cost would occur if the supplemental/categorical funds used to pay for the services of the voluntarily-transferred, arriving unit member are not available to pay for the same amount of service 11 12 provided by the leaving unit member. The District may, if it feels such transfer(s) would be impractical to implement, call for a review of the proposed action prior to implementation. The 13 14 review will be made by the Assistant Superintendent of Human Resources or designee, the 15 Association President or designee, and representative of the unit member(s). Support of the majority shall be required for implementation. 16
- 173.Other voluntary requests and administrative transfers shall be treated in accordance with Sections 418and 6 of this Article respectively.
- 194.Involuntary transfers shall only occur as a result of enrollment changes, program changes or as an20attempt to equalize workloads and shall be treated in accordance with Section 5 of this Article.
- 215.Any nurse, psychologist, or speech and language pathologist shall have the right to meet with the22Assistant Superintendent of Human Resources, the Director of Special Education, and an23Association representative prior to the implementation of their involuntary transfer to discuss the24situation and possible alternatives which may include a voluntary transfer described in paragraph 225above.
- 26 C. <u>Time Considerations</u>
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1. The Director of Special Education shall notify the Assistant Superintendent of Human Resources in

1		writing if they feel a voluntary transfer can be granted or if an involuntary transfer is necessary. This
2		shall be done prior to contacting or notifying any unit member who may be impacted by such a
3		transfer. Notification to transferees shall be made in writing from the Human Resources office.
4		Sufficient time shall be provided for completion of current responsibilities prior to implementing
5		the transfer.
6		2. Psychologists, nurses, and Speech and Language Pathologists transferred during their work year
7		shall receive one (1) day of released time on the site(s) with no scheduled activities for each site
8		involved in the transfer.
9		3. Nurses, psychologists, and Speech and Language Pathologists assigned to more than one (1) site
10		may, by agreement with the Assistant Superintendent of Education Services, temporarily alter their
11		schedule in order to meet increased needs/responsibilities at a specific assigned site that they serve.
12	D.	Prior to the transfer or reassignment of a unit member covered by this section during their work year, the unit
13		member shall have the right to meet as described in subsection B, paragraph 5 to discuss the situation and
14		possible alternatives.
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1 ARTICLE XIII

27

Adult Education Teacher

2 WORK YEARS 3 Section 1 - Assigned Work Years All unit members are assigned work years in relation to the school calendar(s), as 4 follows: 5 A. Basic Work Year The Basic Work Year is the number of workdays in the work year for continuing teachers, 6 nurses, Resource Specialists, and Speech and Language Pathologists. The Basic Work Year shall be 184 7 workdays. The Association has the right to meet and confer on the development of the school calendar. If the school calendar has not been established by February 1st, the District reserves the right to implement a school 8 9 calendar for the forthcoming year. 10 B. Description Workdays for positions listed below exclude Saturdays, Sundays, legal and local holidays, Thanksgiving recess, Winter recess and Spring recess: 11 12 Job Title Work Year Classroom Teacher Basic Work Year 13 Nurse Basic Work Year 14 Basic Work Year 15 Speech and Language Pathologist 16 Special Education Teacher Basic Work Year Nurse (Coordinator) Basic Work Year Plus 5 Days 17 18 Librarian Basic Work Year Plus 5 Days 19 Mental Health Counselor Basic Work Year Plus 5 Days 20 Psychologist Basic Work Year Plus 5 Days 21 **Behavior Specialist** Basic Work Year Plus 5 Days Teacher on Special Assignment Basic Work Year Plus 5 Days 22 23 Middle School Counselor Basic Work Year Plus 10 Days Basic Work Year Plus 10 Days 24 **Program Specialist** 25 High School Counselor Basic Work Year Plus 14 Days 26 Guidance Coordinator Basic Work Year Plus 20 Days

As assigned

C. <u>Special</u> Workdays for positions listed below may include Saturdays, Sundays, legal and local holidays,
 Thanksgiving recess, Winter recess, and Spring recess by mutual agreement:

3	Job Title	Work Year
4	Teacher (Community Day School)	Basic Work Year Plus 25 Days
5	Teacher (Lead Independent Study/Adult Ed.)	Basic Work Year Plus 30 Days
6	Teacher (Lead Work Experience)	Basic Work Year Plus 41 Days
7	Teacher (Five Period Agriculture)	Basic Work Year Plus 41 Days

8 <u>Section 2 - Additional Workdays</u> Additional compensated days may be worked by mutual consent of the unit member
 9 and the Superintendent or their designee.

10 <u>Section 3 - Elementary Parent Conferencing Time</u> The school calendar will include two (2) conference days for

elementary teachers with students not in attendance or with a substitute provided to meet and discuss student progress

12 with parents. Elementary teachers shall be excused temporarily from regular duty hours on these days as provided in

13 Article VII, Hours of Duty, Section 2, A.

14 <u>Section 4 - Middle and High School Planning Day</u> One (1) day shall be scheduled after the end of the first semester

15 with no students in attendance for conferences, planning, or visitation.

16 <u>Section 5 - Certain New Unit Members</u> The work year for a teacher, nurse, Resource Specialist, or Speech and

17 Language Pathologist who is new to the District shall be the Basic Work Year plus one (1) day.

18 <u>Section 6 - State Incentives for Longer Work Year</u> The Basic Work Year includes five (5) additional instructional

19 days that are funded with state incentive funds as provided in Education Code Sections 46200 - 46201. The Basic

20 Certificated Salary Schedule has been increased 2.8% to compensate for these additional days. Continuation of the

additional instructional workdays and the corresponding salaries is conditioned on the District continuing to qualify

- 22 for and receive all such incentive funds.
- 23 Section 7 Part-Time Work
- A. Any unit member may request a part-time assignment. Some assignments may be shared with another unit
 member; others may not.
- B. The request for a part-time assignment must be provided to the Human Resources Office in writing and
 specify the assignment desired. The request may be made at any time. However, the period between January

1	1 and March	15 is preferable.
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- C. It is not the responsibility of the requesting unit member to find another unit member to share an assignment. However, if they are aware of a potential candidate, they may inform the Human Resources office regarding that candidate.
- D. The unit member shall receive written notification when the request is approved. Until the unit member accepts the part-time assignment in writing, their status shall be unchanged.
- E. A part-time unit member shall receive health and welfare benefits as stated in the Health and Welfare Article.
- A part-time unit member shall be paid and shall advance on the salary schedule as specified in the Basic F. Compensation Article.
- G. A part-time unit member's seniority day shall not be affected by their part-time status.
- H. A part-time unit member shall be allowed to return to full-time status as provided in the Basic
- Compensation Article.

1 ARTICLE XIV

2				BASIC COMPENSATION
3	Section	n 1 - Basi	ic Certific	ated Salary Schedules (100 or 101) The basic salary of all unit members shall be determined
4	by the	"Basic C	Certificated	l Salary Schedules" (100 or 101).
5	A.	Applic	cation of S	Salary Schedules
6		1.	Definit	ion of Terms
7			a.	"Degree" refers to earned degrees in education or a public school subject.
8			b.	"Unit" refers to semester units from an accredited college or university.
9			c.	"Bachelor's Degree" means any earned Bachelor of Science or Bachelor of Arts degree or
10				equivalent from an accredited institution.
11			d.	"Master's Degree" means any earned Master of Science or Master of Arts degree or
12				equivalent from an accredited institution.
13			e.	"Doctoral Degree" means any earned Doctor of Philosophy or Doctor of Education degree
14				or equivalent from an accredited institution.
15			f.	"Accredited Institution" means an institution listed as accredited by the appropriate
16				regional accrediting commission in the most recent issue of the "Accredited Institutions of
17				Postsecondary Education" published by the Council for Higher Education Accreditation.
18			g.	"Semester Unit" means one semester hour of upper-division or graduate-level work from
19				an accredited institution. All column headings indicate requirements in semester units.
20				Transcripts indicating quarter-hour credit will be evaluated in semester-hour equivalents
21				with one (1) quarter hour equaling $2/3$ semester hours.
22			h.	"Upper Division Courses" are those certified by an accredited institution as junior or senior
23				level. Any graduate class would be considered equal to or superior to upper division.
24			i.	"Prior Teaching Experience" - a year of prior teaching experience for credit must equal
25				seventy-five percent (75%) of the minimum 175-day teaching year required by California
26				law. Full-time teaching in Grades TK-12 or Special Education Programs in public school
27				or in fully accredited private school while holding a valid teaching credential will be

1			accepted.
2		j.	"Transcript" is a documentary record of completed work certified by notarized signature
3			or institutional seal and received by direct mail in the Human Resources Office from an
4			accredited institution.
5		k.	"Training Beyond Bachelor's Degree" - accreditable training beyond the Bachelor's Degree
6			shall include only those courses certified by the institution.
7		1.	"8.0 Vocational Credential" - In recognition of the value of the 8.0 Vocational Credential,
8			a unit member who holds the credential but not the Bachelor's Degree shall be placed on
9			the Basic Certificated Salary Schedule as if holding the Bachelor's Degree. A unit member
10			who holds both the credential and the Bachelor's Degree shall be placed on the Basic
11			Certificated Salary Schedule as if holding the Master's Degree.
12		m.	"Part-time Employee" - a unit member whose annual employment agreement is for less
13			than a full day's service or for less than a full work year shall be defined as a part-time
14			employee. A part-time unit member shall earn compensation in the same proportion as their
15			work agreement is to a full-time work year. A part-time unit member, other than one
16			participating in the Reduced Workload Program, who has earned tenure as a full-time unit
17			member and who has not been on part-time status longer than three years, shall be allowed
18			to return to full-time status at the beginning of the next school year if written notification
19			of such intent is given to the District no later than February 15. In the spring Offer and
20			Notice of Reemployment, the District will include notice of the possibility of part-term
21			employment.
22	2.	<u>Initial F</u>	Placement
23		a.	Initial salary placement for the school year shall be made by the tenth working day after
24			the unit member's start date by the Assistant Superintendent of Human Resources and
25			based upon documentary evidence which has been received on or before the tenth working
26			day after the unit member's start date. It is the responsibility of each unit member to ensure

that verification of prior employment or transcript of training has been received in the

1			Human Resources Office prior to the tenth working day after the unit member's start date.
2			In the event official transcripts are not available prior to the tenth working day after the
3			unit member's start date, a grade card or a written, signed statement from the course
4			instructor shall be accepted; however, official transcripts of coursework must be in the
5			Human Resources Office no later than the thirtieth working day after the unit member's
6			start date.
7		b.	Unit members initially employed by the District on or after July 1, 1989, shall be given
8			credit for each year prior full-time teaching experience in a public school up to a maximum
9			of twelve (12) years. This credit is granted pursuant to Government Code Section 3543.2
10			and Education Code Section 45028(b) and is intended to apply only to newly hired unit
11			members for purposes of initial placement on the salary schedule.
12		с.	Only units earned after receipt of the Bachelor's Degree will normally be used in salary
13			placement. This may include work taken prior to completion of the Bachelor's Degree but
14			only that work taken in the last semester or summer prior to receiving the degree and
15			certified on the official institution transcript as graduate degree credit beyond Bachelor's
16			Degree requirements shall be acceptable for graduate credit.
17	3.	<u>Colum</u>	n Advancement
18		a.	There shall be no limit on horizontal movement. The unit member shall be moved to the
19			column for which their educational advancement qualified them.
20		b.	Educational training taken for advancement must be from an accredited college or
21			university. Units or hours must be of the upper division or graduate level, unless a specific
22			lower division course is required to meet a credential requirement, is a prerequisite for
23			necessary advanced coursework, or is a course needed to improve the instructional level of
24			the unit member. Such a lower division course will not be accepted for column
25			advancement credit unless the unit member has received written approval prior to
26			enrollment in the course from the Assistant Superintendent of Human Resources. Approval
27			will be for specific units and can in no way be deemed general approval for a particular

1			type of course or any series of courses. One-third $(1/3)$ of the total units between columns
2			can be in-service credits. The District may pay the fees or tuition for such courses or in-
3			service activities without jeopardizing the use of such courses or in-service activities for
4			column advancement purposes.
5		c.	A unit member who qualifies for a salary increase based on column advancement shall be
6			paid the increased salary not later than three regular pay periods or three months, whichever
7			is longer, after the unit member files proper documentation (such as official transcripts or
8			official grade reports). A letter from the institute of higher education on official letterhead
9			verifying course completion will also be temporarily accepted pending unit member
10			submission of official transcripts or grade reports.
11		d.	Salary increases earned as a result of column advancement shall be made effective at the
12			beginning of the pay period immediately following the receipt of proper documentation in
13			the Human Resources Office.
14		e.	Education training shall be evaluated in semester units.
15	4.	<u>Experi</u>	ence Credit for Step Increment Advancement
16		a.	After initial placement, only one (1) increment step per year may be credited for
17			advancement on the salary schedule. A minimum of 132 days (seventy-five percent of the
18			State-required 175 days) must have been rendered as actual service, exclusive of unpaid
19			leave, to qualify for such advancement.
20		b.	A unit member shall advance one (1) increment step per year in compliance with the Basic
21			Certificated Salary Schedules. However, unit members who have advanced to the
22			maximum step of a given column on either of the Basic Certificated Salary Schedules shall
23			not lose experience credit advancement as a result of a delay in qualifying for column
24			advancement.
25		c.	When a part-time employee obtains or returns to full-time employment, time worked in the
26			part-time assignment shall be totaled, and the unit member shall be placed on the
27			appropriate salary step. For purposes of this calculation, any fractional year remaining must

total 132 full-time equivalent days (seventy-five percent of the State-required 175 days) or more to be credited.

3 Section 2 - Longevity Increment A unit member who has completed twenty (20) years of full-time regular certificated 4 employment in the District shall receive a salary allowance each subsequent year in addition to their placement on 5 either of the Basic Certificated Salary Schedules. The amount of the longevity increment shall be determined by years 6 of full-time regular certificated employment in the District and a percentage of the amount in Column G, Step 13 of 7 Basic Certificated Salary Schedule 101. Effective July 1, 2015, a unit member who has completed sixteen (16) years 8 of full-time regular certificated employment in the District shall receive an annual salary allowance equal to two point 9 twenty-one percent (2.21%) of Column G, Step 13. Effective February 1, 2007, after twenty (20) years, the annual 10 salary allowance shall be equal to four and one-half percent (4.5%) of Column G, Step 13. This percentage shall change to six and one-quarter percent (6.25%) of G-13 for unit members who have completed twenty-four (24) years, 11 12 and to nine and one-half (9.5%) of G-13 for unit members who have completed twenty-eight (28) years. Unit members who initially received credit for experience outside the District shall be able to count up to 13 A. 14 five (5) years of said experience toward the longevity increment. This five (5) year credit benefit applies only 15 to unit members whose first day of paid service as a unit member was prior to July 1, 1990. 16 Section 3 - Ratios (Schedule II) The ratios listed as Responsibility/Qualification Ratios are applied to placement on the Basic Certificated Salary Schedule 100 to determine annual base pay for the basic work year for each unit member 17 in each position. (The basic work year is the year for the Teacher, Nurse, Speech and Language Pathologist, and 18 19 Resource Specialist.) Annual pay is then extended proportionately for longer work years, if any, as shown on the Work 20 Year Schedule. 21 Section 4 - New Job Classifications If a new job classification is established, the District shall negotiate with the 22 Association concerning the appropriate salary for the classification. If possible, said negotiations shall take place prior 23 to the filling of the position. If it is not possible to complete negotiations prior to the filling of the position, the salary 24 subsequently agreed upon shall be retroactive to the first day the position was filled. 25 Section 5 - Doctoral Stipend Unit members with an earned Doctorate degree shall receive an additional yearly stipend 26 of four percent (4%) of the amount in Column G, Step 13 of Basic Certificated Salary Schedule 101. 27 Section 6 - English Learner Assessment and Instruction

1	A.	A full-time Speech and Language Pathologist or Psychologist whose assignment, as determined by the	A full-ti
2		District, requires that fifty percent (50%) or more of their standardized student assessments be conducted in	District,
3		Spanish shall receive an annual stipend of \$1000. A part-time assignment shall be appropriately prorated.	Spanish
4	B.	Planning and Progress Documentation	Planning
5		1. Elementary teachers who are assigned twelve (12) or more designated English learners shall be	1.
6		provided one (1) day of release time to complete required planning and/or student progress	
7		documentation. Elementary teachers who are assigned eight (8) or more such students will be	
8		provided with one-half $(1/2)$ day of release time. Such release time shall be conducted during normal	
9		working hours at the unit member's work site.	
10		2. Secondary ELD/English teachers who are assigned forty (40) or more designated English learners	2.
11		shall be provided one (1) day of release time to complete required planning and/or student progress	
12		documentation. Secondary teachers who are assigned twenty (20) or more designated English	
13		learners shall be provided one-half $(1/2)$ day of release time. Such release time shall be conducted	
14		during normal working hours at the unit member's work site.	
15	<u>Sectio</u>	7 - Mandatory Staff Development Day	7 - Manda
			/ Ivitalitat
16	A.	A mandatory District staff development day for all unit members shall be scheduled by the District on one	
16 17	A.	A mandatory District staff development day for all unit members shall be scheduled by the District on one (1) of the two (2) teacher orientation days prior to the start of the first semester.	A manda
	A. B.		A manda
17		(1) of the two (2) teacher orientation days prior to the start of the first semester.	A manda (1) of the Funding
17 18		(1) of the two (2) teacher orientation days prior to the start of the first semester.Funding actually received by the District from the State for such a mandatory staff development day, less	A manda (1) of the Funding reasonab
17 18 19		(1) of the two (2) teacher orientation days prior to the start of the first semester.Funding actually received by the District from the State for such a mandatory staff development day, less reasonable administrative costs, shall be used to augment the Basic Certificated Salary Schedule effective	A manda (1) of the Funding reasonab January
17 18 19 20		(1) of the two (2) teacher orientation days prior to the start of the first semester.Funding actually received by the District from the State for such a mandatory staff development day, less reasonable administrative costs, shall be used to augment the Basic Certificated Salary Schedule effective January 1, 2000. The formula for increasing the salary schedule shall be as follows:	A manda (1) of the Funding reasonab January 1.
17 18 19 20 21		 (1) of the two (2) teacher orientation days prior to the start of the first semester. Funding actually received by the District from the State for such a mandatory staff development day, less reasonable administrative costs, shall be used to augment the Basic Certificated Salary Schedule effective January 1, 2000. The formula for increasing the salary schedule shall be as follows: 1. Determine the amount of the staff development allowance authorized by the State Legislature and 	A manda (1) of the Funding reasonab January 1.
17 18 19 20 21 22		 (1) of the two (2) teacher orientation days prior to the start of the first semester. Funding actually received by the District from the State for such a mandatory staff development day, less reasonable administrative costs, shall be used to augment the Basic Certificated Salary Schedule effective January 1, 2000. The formula for increasing the salary schedule shall be as follows: 1. Determine the amount of the staff development allowance authorized by the State Legislature and received by the District. 	A manda (1) of the Funding reasonab January 1. 2.
17 18 19 20 21 22 23		 (1) of the two (2) teacher orientation days prior to the start of the first semester. Funding actually received by the District from the State for such a mandatory staff development day, less reasonable administrative costs, shall be used to augment the Basic Certificated Salary Schedule effective January 1, 2000. The formula for increasing the salary schedule shall be as follows: Determine the amount of the staff development allowance authorized by the State Legislature and received by the District. Deduct 5% for administrative costs from the amount received by the District. 	A manda (1) of the Funding reasonab January 1. 2. 3.
17 18 19 20 21 22 23 24		 (1) of the two (2) teacher orientation days prior to the start of the first semester. Funding actually received by the District from the State for such a mandatory staff development day, less reasonable administrative costs, shall be used to augment the Basic Certificated Salary Schedule effective January 1, 2000. The formula for increasing the salary schedule shall be as follows: Determine the amount of the staff development allowance authorized by the State Legislature and received by the District. Deduct 5% for administrative costs from the amount received by the District. Divide the remaining dollar amount by the cost of a 1% salary schedule increase, including fixed 	A manda (1) of the Funding reasonab January 1. 2. 3.

1	C.	This salary schedule increase shall continue unless the State allowance is reduced or discontinued. If so, the
2		salary schedule increase shall be reduced or discontinued accordingly. If the salary schedule is reduced or
3		discontinued, the limitations on Pre-Student In-service Days that were included in the 1995-1998 Agreement
4		(Article XIII, Section 7) shall be reinstated.
5	D.	The remaining state-funded Staff Development Days shall, if offered by the District, be scheduled as
6		voluntary days outside the work year or workday and paid at a rate of three hundred dollars (\$300) per
7		complete day (7 hours 15 minutes, including lunch). Participation or non-participation in a voluntary staff
8		development day shall not have an adverse effect on the unit member's evaluation.
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1 Schedule II

2

RESPONSIBILITY/QUALIFICATION RATIOS

3	Nurse	1.03
4	Teacher on Special Assignment	1.03
5	Counselor (Middle School)	1.04
6	Counselor (High School)	1.07
7	Nurse Coordinator	1.07
8	Speech and Language Pathologist	1.07
9	Guidance Coordinator	1.10
10	Mental Health Counselor	1.10
11	Behavior Specialist	1.13
12	Program Specialist	1.13
13	Psychologist	1.13
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1 ARTICLE XV

EXTRA COMPENSATION ASSIGNMENTS 2 3 Section 1 - Compensation Formulas and Criteria Extra compensation for extra duties shall be paid in accordance 4 with the extra-compensation formulas and criteria in this Article. 5 Section 2 - Method of Payment 6 A. Annual or seasonal extra-compensation assignments shall be paid as part of the unit member's regular pay 7 warrant upon completion of the assignment. Hourly extra-compensation assignments shall be paid as part of the unit member's regular pay warrant for 8 Β. 9 that pay period. 10 Section 3 - Voluntary Assignments All extra-compensation assignments other than assigned period and/or partialday substitution shall be voluntary. 11 12 Section 4 - Computation of Extra Compensation Amounts The amount paid for extra-compensation assignments shall be determined by multiplying the percentage 13 A. listed on Schedule III or Schedule IV by the amount of Step 2, Column "C" on the Basic Certificated Salary 14 15 Schedule 101. For the annual and seasonal amounts, the result shall be rounded up to the nearest five dollars (\$5.00). For the daily amount, the result shall be rounded up to the nearest ten cents (\$0.10). For the hourly 16 17 amount, the result shall be rounded up to the nearest five cents (0.05). 18 B. Prior to implementation of a negotiated change in any factor of the above formula, a designated representative 19 of each Party shall meet and calculate successor amounts and transmit the calculation to the Association, the 20 Human Resources Office, and the Business Office. 21 Section 5 - Summer School Workdays and Compensation 22 A. The basic daily Summer School minimum workdays shall be four hours and thirty-six minutes or 4.6 hours, which shall include two hundred forty (240) minutes of instruction. 23 The Summer School Hourly Rate is calculated by multiplying Step 2, Column "C" on the Basic Certificated 24 B. 25 Salary Schedule 101 by the percent factor (0.1243%) indicated on Schedule IV. This calculation is based 26 upon the basic work-day conditions described in A. 27 C. In order to meet specific program needs and holiday schedules, the basic work-day hours and the number of

1		instructional minutes per day may be adjusted by the District following written notification from the Assistant			
2	Superintendent of Education Services to the Association. The Summer School Hourly Rate that year for those				
3	specifically affected programs will be modified to reflect the compensation guidelines under the Summer				
4		School/Extended Year Rate in Schedule IV.			
5	Section	<u>n 6 - CIF Competition</u> A coach shall receive a weekly stipend equal to ten percent (10%) of their seasonal			
6	coachi	ng compensation for each week of CIF playoff competition involving their team. The site principal, after			
7	consult	tation with the coach, shall designate the number of assistant coaches, if any, who are eligible for the stipend.			
8	Section	n 7 - Assignments			
9	A.	Each athletic team that represents a comprehensive high school in CIF competition shall have at least one (1)			
10		compensated coach.			
11	B.	The District may only hire non-unit member coaches (walk-ons), pursuant to Education Code Section			
12		44919(b), when no unit member applicant is qualified as determined by District criteria established pursuant			
13		to <u>Education Code Section 35179.7</u> .			
14	C.	In selecting a person to fill a vacant hourly, Summer School, Adult Education, or other extra compensation			
15		assignment listed on Schedule III, parts B or C, a unit member applicant who is qualified, as determined by			
16		District criteria established for the assignment at the job site, shall be chosen before a non-unit member. It is			
17		assumed that unless a special situation exists, certain extra-compensation assignments that are logical			
18		extensions of a specific unit member's teaching assignment, such as Instrumental Music Coordinator, shall			
19		be filled by that unit member.			
20	D.	Prior to the principal naming a department head, grade-level leader, or TK-6 special education leader, the			
21		department or group members will have the opportunity to come to agreement and submit a candidate to			
22		the principal using the following process:			
23		1. The principal shall announce the vacancy to the department or group and will accept nominations			
24		for the assignment.			
25		2. The department or group shall, in a timely manner, submit its candidate(s) for the vacancy.			
26		3. The method by which the department or group comes to agreement shall be determined by the			
27		department or group. Such methods may include election, consensus, or acclamation. If there is no			

1			clear agreement, a list of candidates will be submitted to the principal.
2		4.	If, after a candidate has been selected, the principal or a majority of the department or group so
3			requests, a vacancy shall be announced for the following year.
4		5.	Each department head, grade-level leader, or TK-6 special education leader assignment shall be
5			determined at least once every three (3) years. At least one-fourth $(1/4)$ of the department head
6			positions at each site shall be subject to these provisions annually.
7	<u>Sectio</u>	<u>n 8 - Adult</u>	Education Notification and Preparation Time
8	А.	Notifica	ation of selection to an Adult Education assignment shall be in writing and shall include the location
9		of the as	ssignment and the subject to be taught.
10	B.	Unit me	embers who teach Adult Education classes for two hundred fifty (250) minutes or more per day shall
11		receive	one (1) additional hour of paid preparation time per day.
12	Section	<u>n 9 - Antic</u>	ipated Vacancies
13	А.	No later	r than thirty (30) days prior to the end of the school year, the District shall post a list of anticipated
14		extra-co	ompensation assignment vacancies for the following school year. This list shall be updated by the
15		thirtieth	(30 th) day of the school year.
16	B.	Anticipa	ated Adult Education vacancies shall be posted on every Association bulletin board when practical.
17	C.	Seasona	al comprehensive high school coaching position vacancies shall be posted District-wide by school
18		adminis	tration prior to a selection being made. The posting requirement may be waived if the position
19		become	s vacant within three (3) weeks of the commencement of the season of the sport involved, or after the
20		season b	begins. In such cases, the position shall be posted the following year, and the incumbent coach must
21		apply, a	long with other applicants, if they desire to continue in the position.
22	D.	Site-leve	el compensation opportunities will be flown each year at each school site prior to assigning the
23		position	. The Parties acknowledge that the principal/District retains the discretion to offer these opportunities
24		to the m	ost qualified unit member and at times a unit member may have more than one (1) extra compensation
25		assignm	nent. The principal will assign these opportunities in an equitable manner to qualified unit members.
26	<u>Sectio</u>	<u>n 10 - A</u>	dditional Preparation Periods Additional preparation periods scheduled as a result of extra
27	compe	ensation ass	signments shall not be used for the calculation of class sizes in any calculation formulas in the Class

1 Size Article (e.g., if five (5) unit members are assigned one (1) additional preparation period each, then they shall be 2 counted as four (4) unit members for purposes of calculating class size average).

3 Section 11 - Summer Session Staffing Staffing for summer school programs will be made under the provisions that 4 follow. Anticipated vacancies for summer school positions will be announced to unit members by a posting at each 5 school site. Reasonable efforts will be made to match applicants to vacancies to which they are qualified. Each 6 applicant will receive equal consideration for each position to which they have applied based on the applicant's 7 credential(s) and relevant experiences. In the event that the number of applicants exceeds the number of anticipated vacancies, the following selection process will be used: Unit members who apply for state-reimbursed summer school 8 9 positions including regular education, special education, proficiency, and independent study programs will be selected 10 by use of a point system based upon the criteria and procedures indicated below. Non-unit member applicants will only be considered in the absence of qualified unit member applicants willing to teach the specific course being 11 12 offered.

 13
 A.
 Credential/Permit/Authorization
 An applicant must possess a valid, appropriately registered

 14
 credential/permit or must currently be teaching under an authorization that allows them to teach the specific

 15
 course for which they have applied.

B. <u>Criteria</u> The selection of unit members for summer school employment will be based upon the following conditions:

181.Recent Teaching Experience Within the DistrictOne (1) point will be awarded to each applicant19who has taught in the subject area for a length of time equivalent to one semester within the most20recent two-year period. For purposes of this section, a summer school assignment will be21considered as equivalent to one semester.

22 2. <u>Prior Non-Selection</u>

23a.One point shall be awarded to an otherwise qualified applicant for each year in which they24have applied but were not selected in the previous two (2) years. On a yearly basis, the25most recent two-year period will be reviewed to determine each applicant's summer school26employment history. Points for prior non-selection will range from zero (0) to a maximum27of two (2).

1		b. A unit member who declines a summer school employment offer for which they have
2		applied will not receive points for non-selection.
3	3.	Current Assignment
4		a. <u>TK-8 SELO/ TK-8 Special Education Summer School</u> One point shall be awarded to each
5		applicant whose current assignment is at an elementary or middle school site.
6		b. The maximum number of points awarded to any applicant shall not exceed one (1) under
7		this criterion.
8	4.	District Seniority In circumstances where more than one applicant is equally qualified for the
9		position, the applicant with the greatest District seniority shall receive the position. In the event that
10		two or more of these applicants have the same District seniority, the tie shall be broken by lot
11		administered by Association and District representatives. District seniority will be based on the first
12		day of paid service to the District as a regular (non-substitute) certificated employee.
13	C. <u>Procedu</u>	<u>ures</u> The following procedures shall be used to select unit members for summer school employment:
14	1.	The District shall determine which courses are to be offered based upon student enrollment.
15		Continuing summer school employment shall be contingent upon sufficient student enrollment as
16		determined by the District. The courses and the number of positions to be posted should be
17		determined no later than thirty (30) days prior to the end of each school year.
18	2.	The District will post summer school vacancies. Vacancy announcements will indicate the specific
19		course/position, summer school site, and the necessary credential requirement. All applications
20		must be received at the Human Resources office by the closing date indicated on the announcement.
21	3.	Shortly after the closing date for applications, the summer school administrator(s) will review the
22		applications and match the applicants' qualifications to the courses being offered.
23	4.	Selections shall be made using the criteria indicated above from among the qualified applicants.
24	5.	In the event that declining student enrollment requires the consolidation of sections of the same
25		course at a site, resulting in the elimination of a teaching position at that site, the directly impacted
26		unit member with the fewest number of criteria points shall be released. In the event of a tie, the
27		unit member with the least District seniority shall be released. The same process shall apply to other

District summer school programs, including Independent Study.

- 2 6. Unit members released from summer school employment under the condition described in Step Five
 3 above shall be recorded as having been non-selected.
- D. <u>Exclusions</u> The criteria and procedures for summer school staffing pertain to traditional state-reimbursed
 programs and programs that are funded through categorical or alternative sources. Certain specialty programs
 that require the continuing delivery of instructional services from the regular school year into the summer
 school session shall be excluded. Such programs include Band, AVID, ROTC, Program Specialist, ASB
 Leadership, continuing Independent Study, Community Day School, Adaptive Physical Education, Preschool
 Special Day Class Teacher, Preschool Assessment Team, Special Day Class Functional Skills Teacher, and
 others as determined by representatives of the Association and the District.
- 11 E. <u>Remedy</u> If the non-selection of a unit member is caused by an unintentional error in the implementation of 12 this procedure, the non-selected unit member shall be guaranteed a future summer school position when a 13 course is next offered for which they are qualified. The District and the Association shall mutually agree 14 upon the determination of such an error.
- F. <u>Review</u> The Parties agree to review the efficiency of this program and determine its future use or necessary
 modification at the request of either party.
- 17 <u>Section 12 Bilingual Nursing Assistance</u> Any nurse(s) assigned to provide ongoing assistance to non-English
- 18 speaking students shall receive one (1) hour of extra compensation pay at the certificated hourly rate each week of
- 19 their regular work year. Payment shall be made at the end of the school year.
- 20 Section 13 Elementary Combination Class Stipend
- A. An annual maximum stipend of 3.0% of Column C, Step 2, of the Basic Certificated Salary Schedule 101, shall be paid to each regular elementary classroom teacher who teaches a combination grade class for at least one (1) semester or an equivalent number of days during the regular school year. Teachers assigned to teach a combination class for less than a semester but a minimum of one (1) quarter of the regular school year, will receive the prorated stipend amount for teaching a combination class.
- B. An annual stipend of 2.0% of the lowest starting salary on the Basic Certificated Salary Schedule 101 will
 be given to certain teachers under the following conditions:

1	1.	A teacher assigned a combination class may notify the site principal that they would like to explore
2		the option of having the students at one of the two grade levels assigned to another teacher(s). This
3		alternative may not be feasible if the combination class has approximately the same number of
4		students in each grade level or if the other classes at the pertinent grade level cannot absorb the
5		students to be assigned. The site principal will make the determination on the feasibility of the
6		request.
7	2.	If the site principal determines that it is possible for the students in one grade level to be assigned
8		to another teacher(s), the principal will, in collaboration with the affected teacher(s), contact the
9		potential receiving teacher(s) to inquire if they are willing to take the additional students.
10	3.	If the receiving teacher(s) decline to take the additional students, the students in the original
11		combination class will remain as assigned, and the other teacher of the combination class will
12		receive the stipend as outlined in Part A above.
13	4.	If the receiving teacher(s) are willing to take the additional students, a stipend of 2.0% will be given
14		to the teacher(s) who take the additional students as long as the additional students cause the
15		receiving teacher's class size to go over the contractual class size maximums.
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2 3	(A) EXTRA COMPENSATION FOR EXT	(EFFECTIVE JULY 1, 2014) 'RA DUTIES - SEASONAL RATES FOR C	OMPREHENSIVE HIGH
4	SCHOOL ATHLETICS		
5	<u></u>		Percent
6			of B-1
7			
8	Athletic Director	(fall)	8.50
9		(winter)	6.00
10		(spring)	6.00
11		(summer)	1.25
12	Head Football Coach	(fall + spring)	11.50
13		(summer)	3.50
14	Head Basketball Coach	(winter)	8.00
15		(summer)	3.50
16	Head Baseball Coach	(spring)	8.00
17		(summer)	3.50
18	Head Softball Coach	(spring)	8.00
19		(summer)	3.50
20	Other Head Coaches		8.00
21	Other Assigned Coaches	(summer)	3.50
22	Assistant Football Coach	(fall + spring)	8.50
23		(summer)	3.50
24	Other Assistant Coaches		6.00
25			
26	(B) EXTRA COMPENSATION FOR EXT	<u> TRA DUTIES - ANNUAL RATES</u>	
27			
28		Comprehensive High School	
29	Academic Decathlon Advisor		3.00%
30	ASB Advisor		11.50
31	AVID Coordinator		3.75
32	Choral Music Coordinator		8.00
33	College Bowl Advisor		3.00
34	Color Guard Advisor		8.00
35	Data Team Leader		3.00
36	Drama Advisor		6.00
37	Drill Team Advisor		8.00
38	English Language Site Facilitator		3.00
39	E-Sports Advisor		6.00
40	Forensic Advisor		3.00
41	GATE Coordinator		3.00
42	Head Class Sponsor (freshman)		3.50
43	Head Class Sponsor (junior)		8.00
44	Head Class Sponsor (senior)		4.00
45	Head Class Sponsor (sophomore)		3.50
46	Instrumental Music Coordinator		8.50
47	Instrumental Music Coordinator (summer)		3.00
48	Journalism Advisor		8.00
49	Mock Trial Advisor		3.00
50	Model Congress Advisor		1.50
51	Model U.N. Advisor		1.50
52	Pep Squad Advisor		8.00
53	Social/Emotional Learning Coordinator		3.00
54	Safe Schools Site Coordinator		1.50
55	Science Fair Coordinator		1.00
56	Student Study Team Leader + 504		3.00

SCHEDULE III

1	Tashnalagy Coordinator		3.00
1	Technology Coordinator		
2	Testing Coordinator		2.50
3	Yearbook Advisor	Continue di un Histo Cata al	9.00
4		Continuation High School	2.00
5	English Language Site Facilitator		3.00
6	E-Sports Advisor		6.00
7	GATE Coordinator		1.50
8	Journalism Advisor		4.00
9	Social/Emotional Learning Coordinator		3.00
10	Safe Schools Site Coordinator		1.50
11	Science Fair Coordinator		1.00
12	Student Study Team Leader + 504		3.00
13	Technology Coordinator		3.00
14	Testing Coordinator		2.00
15	Yearbook Advisor		5.00
16		Middle School	
17	ASB Advisor		5.00
18	AVID Coordinator		3.75
19	Choral Music Coordinator		6.00
20	Color Guard Advisor		4.00
21	English Language Site Facilitator		3.00
22	E-Sports Advisor		6.00
23	GATE Coordinator		1.50
24	Head Grade Sponsor (eighth)		2.00
25	Head Grade Sponsor (seventh)		1.00
26	Instrumental Music Coordinator		6.00
27	Journalism Advisor		4.00
28	Math Field Day Coordinator		1.00
29	Social/Emotional Learning Coordinator		3.00
30	Safe Schools Site Coordinator		1.50
31	Science Fair Coordinator		1.00
32	Spelling Bee Coordinator		1.00
32 33	Student Study Team Leader + 504		3.00
34 25	Technology Coordinator		3.00
35	Testing Coordinator		2.00
36	Yearbook Advisor		5.00
37		Elementer Cabeal	
38		Elementary School	2.00
39	100 Mile Club Coordinator		3.00
40	Academic Olympics Coordinator		1.00
41	District Choral Music Coordinator		5.00
42	District Instrumental Music Coordinator		5.00
43	District Recreational Program Coordinator		5.00
44	English Language Site Facilitator		3.00
45	GATE Coordinator		1.50
46	Math Field Day Coordinator		1.00
47	Multi-Grade Education Specialist Teacher		3.00
48	Social/Emotional Learning Coordinator		3.00
49	Safe Schools Site Coordinator		1.50
50	Science Fair Coordinator		1.00
51	Spelling Bee Coordinator		1.00
52	Student Study Team Leader + 504		3.00
53	Technology Coordinator		3.00
54	Testing Coordinator		2.00
55	Other assigned extra compensation		1.00
56	(Student Council, Principal's Designee,		

57 Yearbook, Disaster Preparedness, Young

Autho	rs - Maximum of 3 per site)	
(C) E	XTRA COMPENSATION FOR EXTRA DUTIES - DEPARTMENT HEAD O	R GROUP LEAD
ANNU	JAL RATES	
	Comprehensive High School Formula	
	<u>Comprehensive ringit School Formula</u>	
1.	Annual base per department head	5.00%
	plus	
	pius	
2.	Per period (based on first-semester schedule)	.07
	Middle School Formula	
	Middle School Formula	
1.	Annual base per department head	2.00
	plus	
2.	Per teacher (including department head)	.10
	Elementary School Grade Level Leader Formula	
1.	Annual base for each TK-6 grade level leader and special education leader.	1.00
	When two or more classes contain TK students, there will be a TK grade	
	level leader.	

1 2	SCHEDULE IV	
3 4	(A) EXTRA COMPENSATION FOR EXTRA DUTIES - HOURLY RATE	
5 6 7		Percent of B-1
8 9 10 11 12 13 14 15	Adult Education Teacher, Curriculum Development Assignment, Driver Training Teacher, Extra Period Daily Teaching Assignment, Home Teacher, Saturday School Assignment, Other Hourly Assignments (B) EXTRA COMPENSATION FOR EXTRA DUTIES - SUMMER	.084%
16 17	SCHOOL/EXTENDED YEAR RATE	
18 19 20	Hourly rate per 4.6-hour workday (effective first workday of session)	.1243%
21 22		
23 24		
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1 ARTICLE XVI

2		REIMBURSEMENTS
3	Section	n 1 - Loss, Damage, or Destruction of Personal Property
4	A.	<u>Coverage</u>
5		1. <u>Personal Property</u> The District shall reimburse a unit member for loss, damage, or destruction to
6		personal property of the unit member such as eyeglasses, hearing aids, dentures, watches, and
7		articles of clothing necessarily worn or carried by the unit member when such damage or loss occurs
8		in the line of duty without being the unit member's fault.
9		2. <u>Other Personal Property</u> The District shall reimburse a unit member for loss, damage, or destruction
10		to cash or other personal property such as cassette recorders, recording tapes and books, or cameras
11		used at the work site only if such use has been authorized in writing in advance by the Assistant
12		Superintendent Business Services and such use is directly related to performing the unit member's
13		job.
14		3. <u>Vehicles</u> Loss or damage to unit member vehicles parked at District facilities or at another assigned
15		work site shall be reimbursed if loss occurs while the unit member is on duty and without being the
16		unit member's fault.
17	B.	<u>Value</u> For reimbursement purposes, the value of property shall be its value at the time of loss or damage.
18		Loss or damage must be reported to the unit member's supervisor within one (1) workday of the occurrence
19		except where the loss or damage involves personal property authorized for use on the job when it shall be
20		reported within two (2) days. For purposes of this section, a day is defined as a day which a unit member
21		actually reports at their regular work site for duty.
22	C.	Limitations Reimbursement is limited to an amount of up to \$250 (approximate amount of an average
23		insurance policy deductible) whether or not the item involved is insured. In lieu of a dollar reimbursement,
24		the District may choose to repair damaged personal property or replace lost or destroyed personal property
25		with similar property of like value.
26	D.	Procedures Procedural requirements established by the District regarding claims for reimbursement must
27		be fulfilled prior to the receipt of reimbursement. Such requirements may include filing a Sheriff's report,

completing a Crime/Vandalism report, or obtaining estimates or quotations, etc.

- 2 Section 2 - Mileage 3 A. Unit members who are assigned to work at more than one (1) site per day or who may be requested 4 periodically to use their personal vehicles in the performance of their duties shall be reimbursed at either the 5 IRS rate or the IRS/AAA average rate. 1. The IRS rate shall be the current Internal Revenue Service (IRS) allowable standard mileage rate. 6 7 2. The IRS/AAA average rate shall be an average of the IRS rate and the published cost per mile of the least expensive passenger sedan driven 10,000 miles or less annually calculated by the American 8 9 Automobile Association (AAA) for Southern California for its comparison of costs. The IRS/AAA 10 average rate shall be rounded to the nearest half-cent per mile. 3. The IRS/AAA average rate shall be calculated as of July 1 of each year for reimbursements made 11 12 on or after July 1. B. A unit member must choose to receive either the IRS rate or the IRS/AAA average rate. Election of the 13 mileage reimbursement rate must be made at the same time as the first claim for reimbursement on or after 14 July 1. All subsequent claims for that year (July 1 through June 30) will then be reimbursed at the selected 15 16 rate. If no reimbursement selection is made, then the IRS rate shall be used. 17 C. Reimbursements claimed at a rate higher than the current IRS rate are reported to the IRS as taxable income 18 as required by law. 19 <u>Section 3 – Telephone</u> Unit members who are required to use their personal telephones for parental contacts shall be 20 reimbursed for such long-distance calls. Section 4 – Payment Expenses qualifying for reimbursement by the District shall be paid no later than thirty (30) 21 22 days after being properly submitted. 23 24 25 26 27
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1 ARTICLE XVII

2

HEALTH AND WELFARE BENEFITS

3 <u>Section 1 - Availability</u>

HEALTH AND WELFAKE BENEFIT

A. The District shall make available to all full-time and certain part-time members a health, dental, and vision
benefits program as defined in this article. A description of health and welfare benefits will be offered to
each unit member at the time of initial employment. The same information will be available to all unit
members in subsequent years on request. Specific plans, coverages, and carriers will be selected by and may
be changed by mutual agreement of both parties. A list of available coverages may be obtained from the
benefits office.

B. The District shall provide benefits offered under this Article to eligible domestic partners to the same extent
 that such benefits are offered to spouses, subject to the provisions and requirements of the insurance carriers.
 To establish eligibility, the employee shall submit a copy of their domestic partner certificate showing
 registration with the California Secretary of State.

14 Section 2 - Deductions and Payment

A. Deductions authorized by unit members shall be deducted on a tenthly basis from the August through May
 payrolls as appropriate.

B. The District shall contribute to the benefits pool an amount equal to \$13,268 times the number of FTE unit members.

19C.By September 10, the Association shall adjust unit member surcharges to equal the difference between the20total benefit cost and the District contribution. If the above conditions are not met and a negotiated settlement21has not been reached by October 1, impasse shall be mutually declared. If impasse has not been concluded22by January 10, the District shall have the right to implement payroll deductions in an amount equal to the23total benefit cost less the combined District and member contribution. Deductions shall begin with the 7M24(end of January) payroll. Only unit members currently receiving benefits shall incur these payroll deductions,25which shall be in proportion to their current surcharge level.

26 <u>Section 3 - Insurance Periods</u>

A. The open enrollment period shall occur within 45 days prior to the beginning of a plan year. During open

- enrollment, unit members may change health insurance companies and/or voluntary plan selections. Unit
 members may not change coverage after the open enrollment unless the unit member's family circumstances
 have changed as defined by the insurance carrier and the IRS.
- B. Employees shall notify the District within 30 days of change of family status to allow for any necessary
 changes in benefit coverage.
- 6 <u>Section 4 Other Provisions</u>
- A. All coverages of the prior year are automatically continued for each qualified unit member. Adjustment of
 any necessary payroll deductions for optional plans shall be made automatically to reflect rate changes.
- 9 B. Unit members who are absent because of illness and who have exhausted their accumulated paid leave shall
 10 continue to receive full insurance coverage to be paid by the District for that period of illness not to exceed
 11 twelve (12) months following exhaustion of said leave.
- 12 C. Unit members on District-approved leaves of absence without pay may, at their request, continue to receive 13 insurance coverage for the period of the leave at their own expense. The responsibility for maintaining 14 continuing coverage rests with the unit member.
- D. The benefits provided in this Article shall remain in effect during the term of this Agreement. Should a unit member's employment terminate during the school year, they shall be entitled to continue all insurance coverage until the end of the school year. Such unit member shall pay advance premiums for the continued coverage on a month-to-month basis.
- 19E.The spouse and/or dependent children of a deceased unit member who are participants in a District health or20dental program at the time of death of a unit member shall be allowed to continue in those programs for the21remainder of the insurance period as defined in Section 3 above plus one (1) additional year, where permitted
- by the carrier, by paying advance premiums for the continued coverage on a month-to-month basis.
- 23 Section 5 Part-Time Unit Member Benefits
- A. Adult education teachers shall receive no benefits but may purchase insurance at the District's cost.
- B. Other unit members who work less than a regular workday or less than a basic work year shall receive benefits
 in the ratio that their service bears to full-time. The part-time unit member will be required to pay an amount
 that, when added to the ratioed benefit allowance, will total the District contribution per FTE and will also

1 be required to pay an appropriate surcharge as defined in Section 2, Paragraph C.

- C. Any part-time unit member with proof of health and/or dental coverage elsewhere may waive any
 requirement to purchase health and/or dental coverage through the District. A unit member, once having
 elected to waive health and/or dental coverage, is responsible for notifying the District if their alternative
 coverage is discontinued. The part-time unit member may apply for coverage through the District at that time.
- 6 Section 6 District Limitations

It is expressly understood that all terms and conditions of the various programs available pursuant to this Article are determined by the insurance carriers' and/or providers' respective plans and are the carriers' and/or the providers' responsibility. Therefore, all disputes with respect to the carriers' and/or providers' administration of such programs are not the responsibility of the District and are not subject to the grievance procedure in this Agreement or litigations against the District.

12 <u>Section 7 - I.R.C. 125 Benefits</u> Additional Section 125 "Flexible Benefits" offered pursuant to the Internal Revenue

13 Code are Dependent Care Assistance (I.R.C.-129 Guideline) and Unreimbursed Medical Expenses (I.R.C.-105

14 <u>Guideline</u>). Implementation of these flexible spending accounts shall not result in any additional cost to the District.

15 There shall be no District fees assessed to the unit members for group insurances, voluntary insurance selections, or

16 I.R.C. 125 utilization. There may be charges assessed by the I.R.C. 125 administrator.

17 <u>Section 8 – Benefits Committee</u>

- A. The Parties shall review the types of insurance coverage, plans, carriers, and providers and any other entities
 providing services of Health and Welfare benefits covered in the Article. Changes may occur upon mutual
 agreement of the Parties.
- B. A committee comprised of Association-selected representatives and the Superintendent and/or designee(s)
 shall meet to monitor plan benefits, charges, changes, and services provided by the companies as well as
 other items related to any benefit covered in this Article.
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1 ARTICLE XVIII

2		SUPPLEMENTAL RETIREMENT BENEFITS
3	Section	n 1 - Health and Dental Benefit District health and dental benefits for a retiree and dependent(s) shall be carried
4	at the s	same rate and same District contribution as though a full-time unit member until the retiree reaches age 65 or
5	until su	ich time as Federal or State medical insurance covers the retiree, whichever comes first.
6	A.	This benefit applies only to unit members who elect to retire under the STRS program prior to age sixty-five
7		(65). The unit member must have completed at least ten (10) years of regular service in the District
8		immediately preceding retirement and must have reached the minimum age for retirement under state law
9		before they are eligible for this benefit.
10	B.	Unpaid Special Leave of Absence granted to a unit member will not cause the unit member to lose eligibility
11		for this benefit provided the ten (10) years of full-time service requirement is met prior to retirement. For
12		the purpose of this benefit, any year the unit member works under the Reduced Workload Program shall be
13		credited as a year of regular service.
14	C.	A unit member on Unpaid Disability Leave is eligible for this benefit in the same manner as a unit member
15		who has retired.
16	D.	The retiree may not return to full-time employment in the District except by mutual consent of both the retiree
17		and District.
18	E.	If the age at which a retired unit member may qualify for Federal or State medical insurance increases from
19		65 to a higher age, District health and dental benefits for the retiree and dependent(s) shall be extended until
20		the retiree reaches the higher age.
21		This provision shall apply only to unit members who meet all other eligibility requirements specified in this
22		Article and retire under the STRS program after June 1, 1999.
23	Section	<u>n 2 - Health Insurance Benefits After Age 65</u> The District shall provide retired unit members sixty-five (65)
24	years o	of age and older with an opportunity to buy health insurance paid in total by the retiree to the extent that such
25	covera	ge is available through the District's group plan insurance carriers for active employees. This opportunity, if
26	availat	ble, shall be given only to unit members who retired under the STRS program, and who have completed at least
27	ten (10)) years of service in the District. The District and the Association shall not be financially responsible in any

1	way for any 1	premiums.	payments, or an	v costs connected	with the coverage	beyond age sixty-five (65).	
	in a j ror an j l	, ,	payments, or an	<i></i>	the solution		

- Retired unit members who are qualified for Medicare coverage may choose one of the following options if A. such a plan is offered by the District's group plan insurance carrier.
- 1. Medicare Supplement Option.

5 Section 3 - Assistance

The District agrees to provide reasonable access, if requested, to representatives, if available, from various agencies such as insurance companies, insurance agencies, or Medicare. Unit member retirees who wish the District to arrange access to a representative shall notify the District Business Office in writing. Reasonable access may include giving the retiree the name, address, and phone number of a representative or, with sufficient number of requests, a meeting may be established for this option.

1 ARTICLE XIX

2	REDUCED WORKLOAD PROGRAM			
3	<u>Section 1 – Eligibility</u> The District may permit unit members to reduce their workload from full-time to half-time			
4	and have their retirement benefits based on full-time employment. To qualify for this program, the unit member shall			
5	meet the following prerequisites:			
6	A. Ten years of prior full-time service, including the five (5) years immediately preceding, in a position requiring			
7	certification in the District.			
8	B. Attained the age of 55 prior to the beginning of the school year in which the reduction in service begins. It			
9	shall be the unit member's responsibility to initiate the request for reduced service.			
10	Section 2 - Application Deadline A written agreement for reduced service shall be executed by the unit member and			
11	the District by May 1 prior to the period of reduced service. The agreement can be revoked or modified only with the			
12	mutual consent of the unit member and the District.			
13	Section 3 - Work Load Reduced service shall be one-half of the number of days of service required by the unit			
14	member's contract of employment during their final year of service in a full-time position. Reduced service may be			
15	on a half-time daily schedule or full-time for at least one-half year.			
16	Section 4 - Duration Agreements or contracts for part-time service are limited to a period not to exceed five (5) years,			
17	and no unit member shall participate after attaining the age of 65. Any unit member in the program who reaches age			
18	65 during the school year may continue their reduced service for the balance of that year.			
19	Section 5 - Retirement Contributions and Credit The unit member and the District agree to submit contributions to			
20	the State Teachers Retirement System based on the compensation which would be earned for full-time employment.			
21	Full retirement credit is not earned until the end of the full school year. Participants who terminate prior to these			
22	concluding periods shall receive retirement credit based on the salary actually paid in the proportion that it related to			
23	the annual salary which would have been paid had the employment continued.			
24	Section 6 – Salary, Rights, Benefits The unit member shall be paid a salary which is one-half of the salary they would			
25	earn had they not elected to exercise the option of part-time employment. They shall retain all other rights and benefits			
26	for which they or the District makes the payments, including those as provided in Section 53201 of the Government			
27	Code, that would be required if they remained in full-time employment. All rights mandated by law and additional			

1	benefits which may be granted by the District to its unit member shall be applicable to any and all such unit members
2	who are on contract for reduced service.
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1 ARTICLE XX

EARLY RETIREMENT INCENTIVE PROGRAM 2 3 Section 1 - Eligibility The District may permit unit members who wish to retire to enter into an Early Retirement 4 Incentive Program. To be eligible for the program, a unit member: 5 A. Shall have completed ten (10) years of prior full-time service in a position requiring certification in the 6 District. 7 Β. Shall be at least fifty-five (55) years old as of June 30 in the last year of full-time employment. C. May not have reached age sixty (60) as of June 30 in the last year of full-time employment. 8 9 D. Must be earning no less than that of a full-time unit member on Step C-10 of the Basic Certificated Salary 10 Schedule. E. Shall be in full-time active service during the year prior to entering the program. This provision shall not 11 12 apply to unit members participating in the Reduced Workload Program. F. 13 Submit a letter of intent to enter the program to the Assistant Superintendent of Human Resources by April 14 1 of the last full year of service. Apply for retirement under the State Teachers' Retirement System. Concurrent with entry into the program, 15 G. 16 the unit member must resign from the District. Section 2 - Compensation and Workdays A retired unit member in this program will be employed as a consultant at 17 the rate equivalent to the regular teacher maximum daily rate on the Basic Certificated Salary Scheduled for forty (40) 18 19 days of service with less than full-time services compensated on a basis proportionate to that of full-time service (40 20 days). If the retired unit member has earned a longevity increment, it will be calculated as part of the maximum rate. 21 The minimum number of workdays for consultancy agreement will be twenty (20) with the actual number being 22 mutually agreed to by the retiree and the District. The number of workdays may be increased at the consultant's option 23 and shall be paid at the rate specified above until maximum retirement earnings as specified in Education Code Section 24 24214 are reached. 25 Neither the District nor the consultant will make payments into the California State Teachers' Retirement (a) 26 System. 27 (b) Consultants will receive health and welfare benefits only as they qualify under existing Extended Health and

1 Dental Benefit provisions of negotiated Agreements or District policy.

2 Section 3 - No Permanent or Temporary Status Following entry into the Early Retirement Incentive Program, the

- 3 unit member may not return to any permanent or temporary employment status with the District or participate in any
- 4 other retirement program offered by the District (i.e., Reduced Workload Program).
- 5 <u>Section 4 Workers' Compensation</u> As independent contractors, consultants are not under Workers' Compensation
 6 and should insure their own services.
- 7 <u>Section 5 Credential Requirement</u> Consultants will maintain all credentials held prior to resignation in full force
- 8 and effect and registered with Riverside County Office of Education.
- 9 <u>Section 6 Duties and Assignment</u> Consultants will render special services and advice according to their training
- 10 and experience as directed by the District. Examples of the types of service to be performed include, but are not limited
- 11 to, demonstration teaching, individual and small group tutoring, research and program evaluation, in-service
- 12 education, counseling, and curriculum development. Consultants may indicate preferences for the type of service and
- 13 its location, but the actual assignment will be determined by the District.
- 14 <u>Section 7 Exclusion of Certain Duties</u> Consultants in this program will neither be used to provide regular teaching,
- 15 counseling, or other services normally assigned to unit members, nor will their temporary presence in a classroom at
- 16 a school have bearing on class-size restrictions.

17 <u>Section 8 - Length of Program</u> To provide an incentive for early retirement, a retiree may participate in the program

- 18 as follows:
- A. Retirees who enter the program at age fifty-five (55) shall be eligible to participate for a maximum of five
 (5) consecutive years.
- B. Retirees who enter the program at age fifty-six (56) shall be eligible to participate for a maximum of four (4)
 consecutive years.
- C. Retirees who enter the program at age fifty-seven (57) shall be eligible to participate for a maximum of three
 (3) consecutive years.
- D. Retirees who enter the program at age fifty-eight (58) shall be eligible to participate for a maximum of two
 (2) consecutive years.
- E. Retirees who enter the program at age fifty-nine (59) shall be eligible to participate for one (1) year.

1	Section 9 - Waiver The District can waive all or part of the work-days requirement if it deems such a waiver to be in
2	the best interest of both parties. The dollar amount of any consultancy agreement is not subject to this waiver provision.
3	<u>Section 10 - Termination</u> Termination of the contract by the consultant at any time for any reason may be made by
4	giving the District ten (10) days notice. The District may terminate the contract only for breach by the consultant
5	caused by their refusal, failure, or inability to perform the services or any phase of the services in a satisfactory and
6	timely manner.
7	Section 11 – Grievance Exclusion The grievance procedure provisions of this Agreement shall not apply to
8	Consultants in the Early Retirement Incentive Program.
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1 ARTICLE XXI

2

GRIEVANCE PROCEDURE

3 <u>Section 1 - Definitions</u>

4 A. A "grievance" is a formal, written allegation by the Association or by a unit member that they have been 5 adversely affected by a violation, misinterpretation, or misapplication of any provision of this Agreement. Other claims and allegations shall be handled through the District "Complaint Procedure" Policy 4144, 4244 6 7 and 4344. This procedure shall be subject to the consultation process as permitted by the Rodda Act. A "grievant" is a unit member or group of unit members or the Association as indicated in "A" above. 8 Β. 9 C. A "Class Action Grievance" is a consolidation of several similar grievances into a single grievance. All 10 grievants to be included shall authorize such consolidation and shall agree to abide by the particular outcome. Whenever practical, at least one of the grievants shall be in attendance at each level of the grievance. A class 11 12 action grievance which affects any unit member(s) at more than one site may be filed at Level II. A "day" for the purpose of this Article refers to any day that the grievant is scheduled to give service to the 13 D. District or when the Education Center is open for business if the Association is the grievant. 14 15 E. "Immediate Supervisor" refers to the principal or District administrator who has immediate jurisdiction over 16 the grievant. F. A "party in interest" is any person who might be required to take action or against whom action might be 17 18 taken in order to resolve the claim. 19 Section 2 - Purpose 20 Nothing contained herein shall be construed as limiting the right of any unit member having a grievance to A. 21 discuss the matter with any appropriate member of the administration and to have the grievance adjusted 22 without intervention by the Association provided that the adjustment is not inconsistent with the terms of this Agreement and that the District shall not agree to a resolution of the grievance until the Association has 23 24 received a copy of the grievance and the proposed resolution and has been given the opportunity to file a 25 response. 26 Β. Since it is important that grievances be processed as rapidly as possible, the time limits specified at each level 27 should be considered to be maximums, and every effort should be made to expedite the process.

<u>Section 3 - Informal Level</u> The grievant, either individually or accompanied by the Association-designated
 representative, may attempt informal resolution of a grievance in conference with the appropriate administrator prior
 to initiating a grievance.

4 Section 4 - Level I

A. Within thirty (30) days from the time the grievant learned or should have learned of the event or condition
which gave rise to the complaint, the grievant must present the grievance in writing on the District form to
their supervisor. This statement should be a clear, concise statement of the grievance, the specific Article(s)
or Section(s) of this Agreement violated or misinterpreted, the circumstances involved, the date of any
informal conference, and the specific remedy sought.

- B. Within five (5) days after a grievance is filed, a conference must be scheduled if requested by either party.
 At the conference either party may be accompanied by an advisor or representative.
- C. The supervisor shall communicate in a clear, concise statement their decision to the grievant and the
 Association in writing within six (6) days after receiving the grievance.
- 14 <u>Section 5 Level II</u>
- A. In the event the grievant is not satisfied with the Level I decision, they may appeal the decision on the appropriate District form to the Superintendent or their designee within six (6) days. This appeal shall include a copy of the original grievance, the decision rendered at Level I, and a clear, concise statement of the reason(s) for the appeal.
- B. Within five (5) days after the appeal is filed, a conference must be scheduled if requested by either party. At
 the conference, either party may be accompanied by an advisor or representative.

C. The Superintendent or their designee shall communicate in a clear, concise statement their decision to the
 grievant and the Association in writing within six (6) days after receiving the grievance.

23 <u>Section 6 - Level III</u> Within the time limits for appeal to Level IV, the District and the grievant may, by mutual

agreement, elect to submit the grievance to mediation to attempt to resolve the grievance by informal agreement prior

- to proceeding to Level IV. If there is agreement to submit the grievance to mediation, the District shall contact the
- 26 California State Conciliation Service and request that a mediator be appointed. The mediation shall be limited to a
- total of eight (8) hours unless the Parties agree to a continuance. The Parties shall attempt to reduce outstanding issues

and, if possible, settle the dispute. The mediator, however, shall not have the power or authority to render a decision on the issue(s) or impose a settlement on the Parties. Any statements made during the mediation process (other than those already documented at Levels I and II) shall be confidential, shall not be considered precedential in nature, and shall not be admissible in any future court, administrative proceeding, or additional step in the grievance procedure. If mediation does not satisfactorily resolve the grievance, the Association may appeal the grievance to Level IV within ten (10) days of the last mediation session.

7 Section 7 - Level IV

8 A. If the grievant is not satisfied with the disposition of the grievance at the previous level, the Association may, 9 within ten (10) days of receipt of the District's reply, submit a written notice to the District of its intent to 10 submit the grievance to arbitration. Such notice shall include a copy of the original grievance, the decisions rendered, and a clear statement of the reason(s) for the appeal and the remedy sought. If the District and the 11 Association cannot agree on an arbitrator within three (3) days, the District shall then request the California 12 13 State Conciliation Service to provide a list of seven (7) arbitrators from which the Parties shall strike alternately until only one (1) name remains, with the first strike determined by a flip of a coin. The remaining 14 15 name shall be the arbitrator.

B. The arbitrator shall, as soon as possible, hear evidence and render a decision on the issues submitted to them.
 The arbitrator shall consider only those issues which have been properly carried through all prior steps of the
 grievance procedure. If the Parties cannot agree upon a submission agreement, the arbitrator shall determine
 the issues by referring to the written grievance and the answers at each step.

20 C. The arbitrator's decision must be limited to the specific issue(s) submitted to them and based on the 21 arbitrator's interpretation of meaning and application of the language in the Agreement. The arbitrator's 22 decision will be in writing and will set forth findings of fact, reasoning and conclusions. The arbitrator, in 23 rendering their opinion, will have no power or authority to add to, subtract from, or alter, amend, change, or 24 ignore any of the terms and conditions of this Agreement or any applicable rules, regulations, or policies.

- 25 D. The arbitrator's decision will be accepted as final and binding on the District and the grievant unless it is
- violative of applicable law or it is the product of clear bias, self-interest, or fraud on the part of the arbitrator.
- 27 E. The costs of the compensation to the arbitrator and the reimbursement of the arbitrator's travel and subsistence

1		expenses, as well as the cost of a hearing room, will be borne equally by the District and Association. All
2		other costs will be borne by the Parties incurring them.
3	Section	8 - Guidelines Applicable to All Grievances
4	A.	All grievance proceedings shall be kept as confidential as may be appropriate at all levels of the procedure.
5	B.	All records dealing with the processing of grievances shall be filed separately from the personnel files of the
6		participants.
7	C.	The time limit specified in the procedures may be extended in any specific instance by written agreement of
8		both Parties at any level.
9	D.	If a grievance arises from the action of an authority above the supervisorial level, the unit member may
10		present their grievance at the next higher level.
11	E.	If the procedure is not completed within the specified time by the appropriate management level handling it,
12		the grievant may proceed to the next level.
13	F.	If the procedure is not completed within the specified time by the grievant, the grievance will be considered
14		resolved at the highest level at which the procedure has been completed.
15	G.	No reprisals of any kind will be taken by any unit member or representative of the administration or the Board
16		or by the Association against any grievant, any party in interest, any member of the Association, or any other
17		participant in the grievance procedure by reason of such participation.
18	H.	No party of interest at any stage of the grievance procedure will be required to meet with any administrator
19		concerning the grievance without a representative present.
20	I.	Any party of interest shall have the right to call and question witnesses.
21	J.	When it is necessary for a representative designated by the Association to attend a grievance meeting or
22		hearing during the workday, they shall be released without loss of pay in order to participate in the foregoing
23		activities upon notice to their appropriate supervisor by the Association President. Any unit member who is
24		requested to appear in such scheduled meetings or hearings as a witness will be accorded the same right.
25	K.	Forms for filing grievances, serving notice, taking appeals, making reports, recommendations, and other
26		necessary documents will be prepared jointly by the Superintendent or their designee and the Association
27		and given appropriate distribution by the District and the Association to facilitate operation of the grievance

1	procedure. The District shall provide such forms.
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1 ARTICLE XXII

2		PEER ASSISTANCE AND REVIEW
3	Section	<u>1-Purpose</u>
4	A.	The Peer Assistance and Review Program (Program) allows exemplary teachers to assist certain permanent
5		and beginning teachers in the areas of teaching methods and instruction.
6	B.	The Program shall not involve the participation in nor the conducting of the annual evaluation of certificated
7		unit members as set forth in Article IX of the Collective Bargaining Agreement (Agreement) and Education
8		Code 44660, et seq., except for making available to the evaluator the results of some teachers' participation
9		in the Program.
10	Section	2 - Definitions for Purposes of this Document
11	A.	"Classroom Teacher" or "Teacher"
12		Any member of the certificated bargaining unit who is defined by Article IX, Section 1, Part C of the
13		Agreement (Evaluation Procedures/Teaching Unit Members). Unit members defined by Article IX, Section
14		1, Part D are not teachers for purposes of this document.
15	B.	"Participating Teacher"
16		A permanent teacher who either volunteers or is required by this document to participate in the Program.
17	C.	"Voluntary Participating Teacher"
18		Any permanent teacher not required to participate in the Program and who wants to engage in a professional
19		growth activity utilizing a Consulting Teacher's assistance.
20	D.	"Participating Teacher With An Unsatisfactory Evaluation"
21		A classroom teacher with permanent status whose most recent performance
22		evaluation contains two or more unsatisfactory ratings in the areas of teaching methods and instruction.
23	E.	"Consulting Teacher"
24		An exemplary teacher with permanent status who meets the requirements of Section 7, Paragraph A of this
25		document and who is selected by the Joint Panel to provide Program assistance/review to a Participating or
26		Beginning Teacher.
27	F.	"Beginning Teacher"

1		Any classroom teacher having probationary or temporary status or any District teaching intern participating
2		in a program established according to Education Code Sections 44259.
3	G.	"Teaching methods and instruction"
4	0.	Those areas of a teacher's performance evaluation represented by Standards #1,3 and 4 as described in Article
5		IX, Section 1, Part C of the Agreement and on the <u>Teacher Unit Member Evaluation Form</u> .
6	H.	"Principal" or "Evaluating Principal"
7		The certificated administrator appointed by the District to evaluate a certificated teacher.
8	<u>Sectio</u>	n 3 - Program Outline for Participating Teacher With an Unsatisfactory Evaluation (Refer also to Diagram "1")
9	A.	Any permanent teacher with two or more unsatisfactory ratings on the standards listed in Section 2, Paragraph
10		G of this document must participate in the Program.
11		B. The Consulting Teacher's assistance and review shall focus on the specific areas targeted for
12		improvement by the Participating Teacher's Principal after the Participating Teacher receives the
13		unsatisfactory rating.
14		1. The principal's recommendations shall be written, aligned with student learning, clearly
15		stated, and consistent with Education Code Section 44662. These recommendations shall be
16		considered as the performance goals required by Education Code Sections 44664 (a) and
17		<u>44500 (b) (2)</u> .
18		2. The Principal and the Consulting Teacher assigned to the Participating Teacher shall meet and
19		discuss the targeted areas of improvement outlined by the Principal and the assistance they
20		shall endeavor to provide.
21		3. The Consulting Teacher and the evaluating Principal are expected to establish a cooperative
22		relationship regarding the Program for Participating Teachers with an Unsatisfactory
23		Evaluation.
24		4. The Consulting Teacher and the Participating Teacher shall meet to discuss the plan for
25		assistance in the targeted areas. After that meeting, the Consulting Teacher will provide the
26		assistance set forth in Section 7, Paragraph G of this document which shall also involve
27		conducting multiple classroom observations of the Participating Teacher.

1 C. The Consulting Teacher shall submit to the Joint Panel a written report evaluating the teacher's participation 2 in the Program consisting solely of: (1) a description of the assistance provided by the Consulting Teacher 3 and (2) a description of the results of the assistance in the targeted areas. This report shall be submitted to 4 the Joint Panel before May 1 each year, with a copy provided to the Participating Teacher.

- 5 D. Before May 15 of each year the Joint Panel will make available the results of the teacher's participation in 6 the Program for use as part of the teacher's evaluation. The results may be placed in the teacher's personnel 7 file if included by the Principal as part of the annual evaluation.
- 8 E. The teacher will continue participating in the Program until the Joint Panel determines the teacher no longer 9 benefits from participation in the Program, the teacher meets or exceeds evaluation standards, or the teacher 10 is separated from the District.
- F. The Joint Panel will make an Annual Report to the Governing Board regarding Program participants
 including forwarding the names of the permanent teachers with unsatisfactory evaluations who, after
 sustained assistance, are unable to demonstrate satisfactory improvement.
- 14 Section 4 Program Outline for Beginning Teachers (Refer also to Diagram "2")
- A. A Consulting Teacher will be assigned to one or more Beginning Teachers to provide assistance and mentoring
 including that provided under the Marian Bergeson Beginning Teacher Support and Assessment System
 (BTSA) according to Education Code Sections 44279.1, et seq.
- 18 B. During the Beginning Teacher's first year, the Consulting Teacher shall include assistance in the area of the
- 19 District's Teaching Standards. During the second year and subsequent years, the Consulting Teacher will focus
- 20 the assistance in the areas listed by the evaluating Principal as needing improvement and/or assistance.
- C. A Beginning Teacher may request assistance from the Consulting Teacher in additional area(s) of perceived
 need.
- D. The Consulting Teacher and the evaluating Principal shall have a cooperative relationship regarding the
 Program for Beginning Teachers.
- E. Beginning Teacher participation in the Program is not legally mandated. Therefore, neither the Consulting
 Teacher nor the Joint Panel will make written reports regarding individual Beginning Teachers, nor forward to
- 27 the Board the names of individual Beginning Teachers who participated in the Program.

1	Secti	ion 5 - Program Outline for Voluntary Participating Teachers (Refer also to Diagram "3")	
2	A.	Voluntary Participating Teachers are individuals who wish to grow and learn with the assistance from a peer	
3		or who may be seeking assistance due to a change in assignment or the institution of new curriculum. The	
4		Program for Voluntary Participating Teachers will focus on practical application of certain teaching skills or	
5		the acquisition of new subject matter.	
6	B.	The Joint Panel will accept requests from volunteers and determine if they will be accepted into the Program.	
7	C.	The Joint Panel shall determine the type and scope of any assistance to be provided to a Voluntary Participating	
8		Teacher.	
9	D.	The Consulting Teacher and the Voluntary Participating Teacher's Principal shall have a cooperative	
10		relationship regarding the Program for Voluntary Participating Teachers.	
11	E.	Permanent teachers with satisfactory performance are not mandated by law to participate in the Program.	
12		Therefore, neither the Consulting Teacher nor the Panel will forward to the Governing Board the names of	
13		volunteer teacher participants.	
14	F.	A Voluntary Participating Teacher may terminate their participation in the Program at any time.	
15	<u>Secti</u>	on 6 - Joint Panel	
16	A.	The Peer Assistance and Review Program will be administered by a Panel consisting of seven (7) members,	
17		four (4) certificated classroom teachers appointed by the Association, and three (3) administrators appointed	
18		by the District. A Panel member's term shall be no more than three (3) years. Panel members may be	
19		reappointed once their term has expired.	
20	B.	The Joint Panel shall establish its own meeting schedule. Five (5) Panel members will constitute a quorum for	
21		purposes of meeting and conducting business. Except for the selection of Consulting Teachers, actions of the	
22		Joint Panel shall require an affirmative vote of at least five (5) members.	
23	C.	The Joint Panel is responsible for:	
24		1. Establishing internal operating procedures and regulations necessary to carry out the requirements of the	
25		Education Code and this document including a procedure for selecting the Joint Panel's chair;	
26		2. Developing the annual Program;	
27		3. Developing a Program budget for Board approval;	

1		4.	Selecting, assigning, and overseeing the Consulting Teachers;
2		5.	Coordinating training for Consulting Teachers, for Panel members, and where appropriate, for
3			Participating Teachers;
4		6.	Sending written notification of participation in the Program as needed;
5		7.	Reviewing Consulting Teacher's reports on Participating Teachers with permanent status referred to the
6			Program because of unsatisfactory evaluations;
7		8.	Providing the results of a teacher's participation in the Program for use as part of the teacher's annual
8			evaluation. This provision applies only to a Participating Teacher with an unsatisfactory evaluation.
9		9.	Assessing the effectiveness of the Consulting Teachers;
10		10.	Submitting to the Governing Board an Annual Evaluation on the Program's impact and effectiveness
11			including recommendations regarding Participating Teachers with unsatisfactory evaluations, and if
12			necessary, forwarding names of individuals who, after sustained assistance, are unable to demonstrate
13			satisfactory improvement.
14	D.	The	Panel shall use the following procedure for developing the annual Program plan and recommending a
15		bud	get:
16		1.	By March 1st of each fiscal year, the Panel will develop a Program and recommend a budget for the
17			succeeding year which will include:
18		(a) The estimated state revenues for the Program.
19		(ხ) The estimated expenditures involving:
20			(1) Projected number of Participating Teachers;
21			(2) Projected number of Beginning Teachers;
22			(3) Projected (full and part-time) number of Consulting Teachers needed to service the
23			projected need;
24			(4) Release time for the Panel and Consulting Teachers;
25			(5) Pay for Panel members and Consulting Teachers that is consistent with the pay parameters
26			established by the negotiating parties; and
27			(6) Projected costs for training, administrative overhead, secretarial support, and, if

1		necessary, legal and consulting assistance.		
2	E.	The Joint Panel will immediately take appropriate action should a panel member receive an unsatisfactory		
3		evaluation.		
4	F.	An administrative member of the Joint Panel will abstain from all Joint Panel matters concerning a		
5		Participating Teacher to whom they have given an unsatisfactory evaluation.		
6	Section	on 7 - Consulting Teachers		
7	A.	Minimum qualifications for Consulting Teacher:		
8		1. A credentialed classroom teacher with permanent status and a minimum of five years recent teaching		
9		experience, at least three (3) years of which have been in the District;		
10		2. Demonstrated exemplary teaching ability, as indicated by, among other things, effective communication		
11		skills, subject matter knowledge, and mastery of a range of teaching strategies necessary to meet students'		
12		needs in different contexts;		
13	3.	Ability to work cooperatively and effectively with others.		
14	B.	A Consulting Teacher may be assigned on a full-time, part-time, or extra-work basis depending on the needs		
15		of the Program as determined by the Joint Panel.		
16	C.	The recruitment and selection of Consulting Teachers shall be coordinated by the Joint Panel. Consulting		
17		Teacher vacancies shall be posted at each work site. Each applicant will be required to submit an application		
18		which shall include at least two (2) references from individuals who have direct knowledge of the applicant's		
19		abilities for the position. A reference from a Principal is preferred, although not necessary. All applications and		
20		references will be treated with confidentiality and will not be disclosed except as required by law. The Joint		
21		Panel will make the selections(s) by majority vote (Education Code Section 44502(c), (1)). The Panel's		
22		procedures for selecting Consulting Teachers shall include provisions for classroom observation of Consulting		
23		Teacher candidates. The selections of the Panel are final and not subject to the grievance procedure.		
24	D.	The Joint Panel will determine the process for assigning Consulting Teachers each year. Consideration shall be		
25		given to the additional workload assumed by Consulting Teachers assigned to provide Support Provider		
26		assistance under the BTSA Program. Within the first six (6) weeks of the regular school year, either the		
27		Consulting Teacher or the Participating Teacher may petition the Panel for an assignment change for good		

1		reasons. The Participating Teacher shall be allowed only one change per year.
2	E.	A Consulting Teacher's term will be no more than three (3) years. A Consulting Teacher may reapply and be
3		reappointed once their term has expired.
4	F.	After completing service as a full-time Consulting Teacher, the teacher shall be placed in the same assignment
5		previously held or in a comparable assignment.
6	G.	Consulting Teachers shall provide assistance to Participating Teachers which may include, but not be limited
7		to, the following activities:
8		1. Providing consultative assistance to improve in the specific areas targeted by the evaluating Principal,
9		the District Teaching Standards, or other areas of agreed upon perceived need.
10		2. Serving as a BTSA Support Provider when assigned an appropriate Beginning Teacher(s);
11		3. Observing the Participating Teacher during periods of classroom instruction;
12		4. Allowing the Participating Teacher to observe the Consulting Teacher or other selected teachers;
13		5. Attending specific training in specified teaching techniques or in designated subject matter;
14		6. Demonstrating good practices to the Participating Teacher.
15	H.	Consulting Teachers shall maintain appropriate written records of each Participating Teacher's activities and
16		progress and shall complete a written report as prescribed in Section 3,C, of this document.
17	Secti	on 8 - Budget Priorities and Considerations
18	A.	The Program resources (i.e., the budget) shall be utilized in the following priority: first, for the Participating
19		Teachers with an unsatisfactory evaluation; second, for Beginning Teachers; third, for Voluntary Participating
20		Teachers.
21	B.	The District shall not be required to allocate funds for the programs set forth in this document in addition to
22		those funds provided by the legislature for implementation. Continuation of the PAR Program is subject to
23		continued funding.
24	C.	For purposes of budgeting, the cost of releasing Consulting Teachers for service in the Program shall, at the
25		maximum, be computed on the basis of a Column C, Step 2 replacement temporary teacher plus benefits and
26		fixed costs.
27	D.	Joint Panel members shall receive an annual stipend of 5.5% of Column C, Step 2 of the Basic Certificated

1		Salary Schedule 101 and work an additional two (2) days; the chairperson shall receive 8% of Column C, Step
2		2 of the Basic Certificated Salary Schedule 101 and work an additional two (2) days.
3	E.	Consulting Teachers shall receive a minimum yearly stipend of 7% of Column C, Step 2 of the Basic
4		Certificated Salary Schedule 101 and shall work up to five (5) additional days each year on Program related
5		matters as assigned by the Joint Panel. Reflective Coaches shall receive a stipend equal to one-half (1/2) the
6		Consulting Teacher stipend per candidate. The Joint Panel will attempt to balance the workload of Consulting
7		Teachers as it deems practical.
8	F.	The Joint Panel may appropriately prorate stipends for partial year service.
9	Sectio	on 9 - Other Provisions
10	A.	Functions performed by certificated unit members under this document shall not constitute either management
11		or supervisory functions as defined by California Government Code Section 3540.1(g) and (m).
12	B.	Unit members who perform functions as Consulting Teachers or Panel members under this document shall
13		have the same protection from liability and access to appropriate defense as other public school employees
14		pursuant to Division 3.6 (commencing with Section 810) of Title 1 of the California Government Code.
15	C.	All documents and information relating to the participation in this Program will be regarded as a personnel
16		matter and subject to the personnel records exemption of the California Public Records Act (Government Code
17		Section 6250, et seq.). The annual evaluation of the Program's impact, excluding any information on
18		identifiable individuals, shall be subject to disclosure under the Public Records Act.
19	D.	All parts of the selection process of Consulting Teachers will be treated as confidential and will not be disclosed
20		except as required by law.
21	E.	All confidential Documents for the Peer Program shall be maintained in the Human Resources office separately
22		from the individual personnel records, except as set forth in Section 3, Paragraph F above.
23	F.	Nothing herein shall modify, or in any manner affect the rights of, the Governing Board/District under
24		provisions of the Education Code relating to the employment, classification, retention, or non-reelection of
25		certificated employees. Likewise, nothing herein shall modify or affect the District's right to issue notices of
26		unsatisfactory performance and/or unprofessional conduct pursuant to Education Code Section 44938.

1	G.	A Participating Teacher shall have the right to appear with representation by NEA-J before the Joint Panel to
2		present their point of view concerning any report being made.
3	H.	Grievances concerning the Program shall be limited to a claim that the procedures specified in this document
4		have not been followed. No grievance shall challenge the Joint Panel's judgment in implementing the Program.
5	I.	The Program may be revised by the mutual consent of the District and Association.
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1 ARTICLE XXIII

2		RESTRUCTURING		
3	Section 1 - Board and Association Agreement Since restructuring entails changes in the status quo, the Parties agree			
4	to negotiate those proposed changes which fall within the scope of bargaining.			
5	Further, since this may be a continuing process, the Parties agree to the following guidelines to assist in			
6	implementation of any Agreement waiver requests.			
7	A.	Association Procedure The Parties agree that the following procedures shall be used when unit members		
8		submit proposed waivers of the collective bargaining Agreement to the Association for its approval:		
9		1. The Agreement waiver that is being proposed must be reviewed by the school site faculty. In the		
10		case that a group smaller than the entire faculty is affected, the affected body must review the		
11		proposal. A two-thirds (2/3) affirmative secret ballot vote of the entire affected school site faculty		
12		or affected smaller faculty group will be necessary for the waiver request to be considered by the		
13		Association and the District. Balloting will be conducted by the Association.		
14		2. The current Agreement language recommended for waiver must be identified and submitted to the		
15		Association in writing along with the waiver request.		
16		3. The proposed alternative language, if any, must be submitted to the Association along with the		
17		waiver request.		
18	The procedures specified in this subsection are considered internal to the Association and are therefore			
19	specifically excluded from the grievance procedure.			
20	В.	Waivers When restructuring/education reform proposals require Agreement waivers, the District will refer		
21		them to the Contract Administration Committee.		
22	C.	Written Agreement All agreements to modify, amend or otherwise change Agreement provisions will be by		
23		mutual written agreement of the Parties. Each Party will determine its own procedures for ratifying any		
24		written agreements which modify existing Agreement provisions.		
25	Section	2 - Contract Administration Committee		
26	А.	Structure The Parties agree to establish a Contract Administration Committee composed of the		
27		Superintendent and the Association President or designees plus two (2) additional representatives appointed		

ach Party.

2	B.	<u>Purpose</u> The purpose of this committee shall be to meet periodically as needed and mutually agreed, to
3		resolve Agreement administration issues related to this Article which may arise from time to time during the
4		term of this Agreement.
5	C.	Authority The committee's authority to resolve Agreement administration issues is subject to ratification
6		by the Association and the District.
7	D.	Duration Changes in the Agreement that are approved by the Association and the District shall be in
8		existence for a period of one (1) year unless specifically agreed to otherwise. If the faculty chooses to
9		resubmit the waiver request to the Association, the procedures in Section 1 must be followed.
10	E.	Meeting Schedule The committee shall meet as determined by the Superintendent and the Association
11		President. Meeting times and locations shall be by mutual agreement.
12	F.	<u>Communication</u> Minutes of meetings shall be kept and distributed as each Party deems appropriate.
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ARTICLE XXIV

NO STRIKE/NO LOCKOUT Section 1 - Understanding A. It is agreed and understood that the Association will not call or participate in a strike or work stoppage during the term of this Agreement. The Association recognizes the duty and obligation of its representatives to comply with the provisions of this Agreement and make every reasonable effort toward inducing all unit members to do so. In the event unit members represented by the Association participate in a strike or work stoppage during the term of this Agreement, the Association will in good faith take appropriate steps to encourage a cessation of such action. B. The District agrees not to engage in a lockout during the term of this Agreement. Both Parties agree to utilize the grievance procedures to resolve disputes during the term of this Agreement. C. These clauses shall remain in effect during the term of this Agreement except when any contractually provided reopeners are being negotiated.

1 ARTICLE XXV

SAVINGS Section 1 - Invalidation By External Agency If, during the life of this Agreement, there exists any applicable law or any applicable rule, regulation, or order issued by an external governmental authority having jurisdiction which shall render invalid or restrain compliance with or enforcement of any provision of this Agreement, such provision shall be suspended immediately but only to the extent required by the law, rule, regulation, or order. Such invalidation of a part of this Agreement shall not invalidate any remaining parts of this Agreement. Section 2 – Restoration Should such laws, rules, regulations, or orders be subsequently overturned by a higher court, all rights, privileges, and benefits shall be restored to all affected unit members retroactive to the date of the initial ruling if both rulings occur within the life of this Agreement or if retroactivity is required by the ruling. Section 3 - Duty to Bargain In the event of suspension or invalidation by an external authority of any provision of this Agreement, the parties shall, upon request of either party, meet and negotiate within thirty (30) days after such request for the purpose of arriving at a mutually satisfactory replacement for such provision. Section 4 - Technical Changes Any action by a legislative body to renumber or reorganize sections of codes, laws, policies, or regulations cited in this Agreement shall be reflected in this Agreement without further negotiation.

1 ARTICLE XXVI

COMPLETION OF MEET AND NEGOTIATION Section 1 – Ratification Upon ratification of this Agreement by the Association and the District, all provisions of this Agreement will be put into effect and shall remain in effect for the term of the Agreement. There shall be no alteration except by mutual consent of the Parties. Section 2 – Negotiation for Following Years Nothing in this Article shall preclude the Parties from meeting and negotiating for the purpose of arriving at a new or amended Agreement for following years. Section 3 – Reopening Negotiations shall reopen if any external governmental authority having jurisdiction over the District requires such reopening. Section 4 – Printing and Distribution After ratification of this Agreement by both Parties, the District will print and deliver to the Association enough copies for each member of the bargaining unit and an additional seventy-five (75) copies for Association use. The Association will deliver a copy of the Agreement as ratified to each unit member.

1 ARTICLE XXVII

NEGOTIATION PROCEDURES 2 3 Section 1 - Next Negotiation Not later than the third Monday in March of the expiration year of this Agreement, the 4 Parties will begin the negotiation process in accordance with state law for the purpose of reaching a subsequent 5 agreement. 6 Section 2 - Scheduling Negotiations shall take place at mutually agreeable times and places within five (5) workdays 7 of a request by either Party. 8 <u>Section 3 - Representatives</u> The District and the Association may discharge their respective negotiating duties by 9 means of authorized officers, individual representatives, or committees. 10 Section 4 - Release Time 11 A. The Association shall designate representatives who shall receive release time without loss of compensation 12 or sick leave to attend negotiation and/or impasse proceedings. Release time shall be in full-day increments. 13 One hundred (100) unit member workdays shall be available for such purposes. Additional days may be 14 granted as needed. 15 B. Association representatives who attend a full-day negotiation session that continues beyond 10:00 p.m. shall receive a release day without loss of compensation or sick leave on the day following the session unless it is 16 17 a non-scheduled workday. 18 Section 5 - Agendas The agenda for each session shall be developed by the two spokespersons. Either Party may 19 withdraw any item from the agenda for one (1) session in which case it shall be moved to the next session's agenda. 20 Section 6 - Observers or Substitutes Either Party shall give notice the day prior to the presence of any observer, 21 substitute, or consultant at a bargaining session. 22 Section 7 - Outside Aids Either Party may use the services of outside consultants, stenographers, and/or audio/visual equipment to assist in the negotiations. However, no mechanical or electronic record of negotiations may be made. 23 24 Section 8 - Public Documents The District will provide the Association with a copy of any public document requested 25 by the Association which might be useful in the negotiation process. A charge not to exceed the actual cost of 26 reproduction may be levied. 27 Section 9 - Salary Placement If requested, the District shall furnish the Association with the February placement of 1 all personnel on the Basic Certificated Salary Schedule. In addition, the District in May shall furnish the Association

2 with the projected placement of all unit members for the following year.

- 3 <u>Section 10 Proposals</u> Any proposal of a substantial nature that was not included as part of an initial proposal may
- 4 be excluded from current negotiations by the other Party.

5 <u>Section 11 - News Releases</u> All public news releases shall be made jointly except after completion of impasse

- 6 procedure. This does not preclude either Party from routinely communicating with its constituency.
- 7 <u>Section 12 Tentative Agreements</u> Tentative Agreements will be reached on each Article. A tentative agreement
- 8 means that the Article is completed unless an obvious error is made. Tentative Agreements will only apply to written
- 9 proposals. Tentative Agreements will be signed or initialed and dated by both spokespersons.
- 10 <u>Section 13 Ratification</u> After tentative agreement on the entire Agreement, it will be subject to ratification by the
- 11 Association and the Board of Education. Each Party will make a good faith effort to secure ratification by its
- 12 constituents. The Association will seek ratification first.

13 Section 14 – Contract Management Committee

- 14 A. <u>Structure</u> The Parties agree to establish a Contract Management Committee composed of the Superintendent
- 15 and the Association President or their designees plus up to two (2) additional representatives each.
- B. <u>Purpose</u> The purpose of the committee shall be to meet to resolve issues related to the Agreement which may
 arise during the term of this Agreement.
- C. <u>Authority</u> The committee's authority to resolve Agreement issues is subject to ratification by the Association
 and the District.
- 20 D. <u>Meeting Schedule Meeting times and locations shall be by mutual agreement.</u>
- E. <u>Communications</u> Minutes of meetings shall be kept and distributed, as each Party deems appropriate.
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1	NATIONAL EDUCATION ASSOCIATION - JURUPA						
2	Executive Board						
3	2023-2024						
4	President, David O'Rafferty		North Elem. Director, Ramona Sanchez				
5	Vice-President, Josefina Castro		South Elem. Director, Amber Jimenez				
6	Secretary, Andrew Elliot		West Elem. Director, Melaney Watson				
7	Treasurer, Maurice Castro		East Elem. Director, Stephanie Horton				
8	East Secondary Director, Robert Santiago		Middle Sch. Director, Rochelle Rowe				
9	West Secondary Director, Kelleen Krocker						
10	North Secondary Director, Chris Case						
11	Bargaining Chair, Daniel Schaefer						
12	Bargaining Team Members: Diana Castello, Amber Geldien, Kelly McArdle, Daniel Schaefer, Annamay Isaacson,						
13	and Jessica Schmidt						
14							
15							
16	Office Address:	4651 Brookhollow Circle, Suite	A, Jurupa Valley, CA 92509				
17	Office Phone:	(951) 681-7997					
18	Website:	<u>neaj.org</u>					
19	Email:	president@neaj.org					
20							
21	Citrus Belt UniServ:	John Vigrass, UniServ Director					
22							
23							
24							
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26							
27							

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PERSONNEL

SUBJECT: Sexual Harassment

The following policy shall apply to all district employees, interns, volunteers, contractors, job applicants, and other persons with an employment relationship with the district.

The Governing Board is committed to providing a safe work environment that is free of harassment and intimidation. The Board prohibits sexual harassment against district employees and retaliatory behavior or action against any person who complains, testifies, or otherwise participates in the complaint process established pursuant to this policy and accompanying Administrative Regulations.

Sexual harassment includes, but is not limited to, harassment that is based on the sex, gender, gender identity, gender expression, or sexual orientation of the victim and harassment based on pregnancy, childbirth, or related medical conditions.

The Superintendent or designee shall take all actions necessary to ensure the prevention, investigation, and correction of sexual harassment, including but not limited to:

- 1. Providing training to employees in accordance with law and Administrative Regulation.
- 2. Publicizing and disseminating the district's sexual harassment policy to employees and others to whom the policy may apply.
- 3. Ensuring prompt, thorough, and fair investigation of complaints, consistent with the district's Title IX Sexual Harassment Complaint Procedures (AR 4119.12/4219.12/4319.12) or Nondiscrimination in Employment (AR 4030), as applicable.
- 4. Taking timely and appropriate corrective/remedial action(s).

Sexual Harassment Reports and Complaints

All complaints and allegations of sexual harassment shall be kept confidential to the extent possible. (2 CCR 11023)

District employees who feel that they are being or have been sexually harassed in the performance of their district responsibilities or who have knowledge of any incident of sexual harassment by or against another employee shall immediately report the incident to the district's Title IX Coordinator/Nondiscrimination Coordinator, a supervisor, the principal, the Superintendent or designee, or any other District administrator. Employees may bypass their supervisor in filing a complaint if the supervisor is the subject of the

complaint.

Any supervisor or administrator who receives a sexual harassment complaint shall promptly notify the district's Title IX Coordinator/Nondiscrimination Coordinator.

Once notified, the district's Title IX Coordinator/Nondiscrimination Coordinator shall ensure the complaint is promptly addressed through the District's Title IX Sexual Harassment Complaint Procedures (AR 4119.12/4219.12/4319.12) or Nondiscrimination in Employment (AR 4030), as applicable. Complaints which do not meet the definition of sexual harassment under Title IX, may still be subject to consideration under state law and applicable District policy.

Any district employee determined to have engaged or participated in sexual harassment or sexual violence in violation of this policy shall be subject to disciplinary action, up to and including dismissal, in accordance with applicable law, district policy, and any applicable collective bargaining agreement.

Any district employee who permits unlawful sexual harassment, or fails to report an observed incident of sexual harassment, may be subject to disciplinary action up to and including dismissal.

Record-Keeping

In accordance with law, the Superintendent or designee shall maintain a record of all reported cases allegations of sexual harassment to enable the District to monitor, address, and prevent repetitive harassing behavior in District schools.

PERSONNEL

SUBJECT: Sexual Harassment

The following administrative regulation shall apply to all allegations of sexual harassment involving employees, interns, volunteers, and job applicants, but shall not be used to resolve any complaint by or against a student.

Definitions

Sexual harassment includes, but is not limited to, unwelcome sexual advances, unwanted requests for sexual favors, or other unwanted verbal, visual, or physical conduct of a sexual nature, regardless of whether or not the conduct is motivated by sexual desire. Conduct is considered to be sexual harassment when made against another person of the same or opposite sex in the work or educational setting under any of the following conditions: (Education Code 212.5; Government Code 12940; 2 CCR 11034)

- 1. Submission to the conduct is made explicitly or implicitly a term or condition of the individual's employment.
- 2. Submission to or rejection of such conduct is used as the basis for an employment decision affecting the individual.
- 3. The conduct has the purpose or effect of having a negative impact upon the individual's work performance or of creating an intimidating, hostile, or offensive work environment.
- 4. Submission to or rejection of the conduct is used as the basis for any decision affecting the individual regarding benefits, services, honors, programs, or activities available at or through the district.

For purposes of applying the complaint procedures specified in Title IX of the Education Amendments of 1972, sexual harassment is defined as any of the following forms of conduct that occurs in an education program or activity in which a district school exercises substantial control over the context and respondent: (34 CFR 106.30, 106.44)

1. A district employee conditioning the provision of a district aid, benefit, or service on the person's participation in unwelcome sexual conduct

2. Unwelcome conduct determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the district's education program or activity

3. Sexual assault, dating violence, domestic violence, or stalking as defined in 20

Jurupa Unified School District

USC 1092 or 34 USC 12291

Examples of Sexual Harassment

Examples of actions that might constitute sexual harassment under state or federal law in accordance with the definitions above, in the work or educational setting whether committed by a supervisor, a co-worker, or a non-employee, include, but are not limited to:

- 1. Unwelcome verbal conduct such as sexual flirtations or propositions; graphic comments about an individual's body; overly personal conversations or pressure for sexual activity; sexual jokes or stories; unwelcome sexual slurs, epithets, threats, innuendoes, derogatory comments, sexually degrading descriptions, or the spreading of sexual rumors
- 2. Unwelcome visual conduct such as drawings, pictures, graffiti, or gestures; sexually explicit emails; displaying sexually suggestive objects
- 3. Unwelcome physical conduct such as massaging, grabbing, fondling, stroking, or brushing the body; touching an individual's body or clothes in a sexual way; cornering, blocking, leaning over, or impeding normal movements

Title IX Coordinator/Compliance Officer

The district designates the following individual(s) as the responsible employee(s) to coordinate its efforts to comply with Title IX of the Education Amendments of 1972 in accordance with AR 4119.12/4219.12/4319.12 - Title IX Sexual Harassment Complaint Procedures, as well as to oversee, investigate, and resolve sexual harassment complaints processed under AR 4030 - Nondiscrimination in Employment. The Title IX Coordinator(s) may be contacted at:

Director of Educational Equity 4850 Pedley Road Jurupa Valley, California 92509 (951) 360-4140

Training

Every two years, the Superintendent or designee shall ensure that supervisory employees receive at least two hours, and nonsupervisory employees receive at least one hour, of classroom or other effective interactive training and education regarding sexual harassment. All such newly hired employees and employees promoted to a supervisory position shall receive training within six months of their assumption of the new position. (Government Code 12950.1)

A supervisory employee is any employee with the authority, in the interest of the district, to hire, transfer, suspend, lay off, promote, discharge, assign, reward, or discipline other employees, or the responsibility to direct them, adjust their grievances, or effectively recommend such action, when the exercise of the authority is not of a merely routine or clerical nature, but requires the use of independent judgment. (Government Code 12926)

Such training may be completed by employees individually or as part of a group presentation, may be completed in shorter segments as long as the applicable hourly requirement is met, and may be provided in conjunction with other training provided to the employees. The training shall be presented by trainers or educators with knowledge and expertise in the prevention of harassment, discrimination, and retaliation. (Government Code 12950.1)

The district's sexual harassment training and education program shall include, but is not limited to, the following: (Government Code 12950.1; 2 CCR 11024)

- 1. Information and practical guidance regarding federal and state laws concerning the prohibition, prevention, and correction of sexual harassment
- 2. The types of conduct that constitute sexual harassment
- 3. Remedies available for victims in civil actions, and potential employer/individual exposure/liability
- 4. Strategies to prevent harassment in the workplace
- 5. Supervisors' obligation to report sexual harassment, discrimination, and retaliation of which they become aware
- 6. Practical examples which illustrate sexual harassment, discrimination, and retaliation using training modalities such as role plays, case studies, and group discussions, based on factual scenarios taken from case law, news and media accounts, and hypotheticals based on workplace situations and other sources
- 7. The limited confidentiality of the complaint process
- 8. Resources for victims of unlawful harassment, such as to whom they should report any alleged harassment
- 9. Steps necessary to take appropriate remedial measures to correct harassing behavior, which includes the district's obligation to conduct an effective workplace investigation of a harassment complaint

Jurupa Unified School District	AR 4119.11
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- 10. What to do if the supervisor is personally accused of harassment
- 11. The essential elements of the district's anti-harassment policy, and how to use the policy if a harassment complaint is filed

Employees shall receive a copy of the district's sexual harassment policy and administrative regulations, which they shall read and acknowledge that they have received.

- 12. Information, including practical examples, of harassment based on gender identity, gender expression, and sexual orientation
- 13. Prevention of abusive conduct, including a review of the definition and elements of abusive conduct pursuant to Government Code 12950.1, the negative effects that abusive conduct has on the victim and other in the workplace, the detrimental consequences of this conduct on employee productivity and morale, and that a single act does not constitute abusive conduct unless the act is severe or egregious

The Superintendent or designee shall retain for at least two years the records of any training provided to supervisory employees. Such records shall include the names of trained employees, date of the training, the type of training, and the name of the training provider. (2 CCR 11024)

Notifications

The Superintendent or designee shall notify employees that the district does not discriminate on the basis of sex as required by Title IX, that the Title IX nondiscrimination requirement extends to employment, and that inquiries about the application of Title IX to the district may be referred to the district's Title IX Coordinator and/or to the Assistant Secretary for Civil Rights, U.S. Department of Education. (34 CFR 106.8)

The district shall notify employees, bargaining units, and applicants for employment of the name or title, office address, email address, and telephone number of the district's Title IX Coordinator. (34 CFR 106.8)

A copy of the Board policy and this administrative regulation shall: (Education Code 231.5)

- 1. Be displayed in a prominent location in the main administrative building, district office, or other area of the school where notices of district rules, regulations, procedures, and standards of conduct are posted (Education Code 231.5)
- 2. Be provided to every district employee at the beginning of the first quarter or

semester of the school year or whenever a new employee is hired

- 3. Appear in any school or district publication that sets forth the school's or district's comprehensive rules, regulations, procedures, and standards of conduct
- 4. Be posted, along with the name or title and contact information of the Title IX Coordinator, in a prominent location on the district's web site (34 CFR 106.8)
- 5. Be included, along with the name or title and contact information of the Title IX Coordinator, in any handbook provided to employees or employee organizations (34 CFR 106.8)

All employees shall receive a copy of an information sheet prepared by the California Department of Fair Employment and Housing (DFEH) or the district that contains, at a minimum, components on: (Government Code 12950)

- 1. The illegality of sexual harassment
- 2. The definition of sexual harassment under applicable state and federal law
- 3. A description of sexual harassment, with examples
- 4. The district's complaint process available to the employee
- 5. The legal remedies and complaint process available through DFEH and the Equal Employment Opportunity Commission (EEOC)
- 6. Directions on how to contact DFEH and the EEOC
- 7. The protection against retaliation provided by 2 CCR 11021 for opposing harassment prohibited by law or for filing a complaint with or otherwise participating in an investigation, proceeding, or hearing conducted by DFEH and the EEOC

In addition, the district shall post, in a prominent and accessible location, DFEH's poster on discrimination in employment and the illegality of sexual harassment and the DFEH poster regarding transgender rights. (Government Code 12950)

Complaint Procedures

All complaints and allegations of sexual harassment by and against employees shall be investigated and resolved in accordance with law and district procedures. The Title IX Coordinator shall review the allegations to determine the applicable procedure for responding to the complaint. All complaints that meet the definition of sexual Jurupa Unified School District

harassment under Title IX shall be investigated and resolved in accordance with ÅR 4119.12/4219.12/4319.12 - Title IX Sexual Harassment Complaint Procedures. Other sexual harassment complaints shall be investigated and resolved pursuant to AR 4030 - Nondiscrimination in Employment.

If sexual harassment is found following an investigation, the Title IX Coordinator, or designee in consultation with the Coordinator, shall take prompt action to stop the sexual harassment, prevent recurrence, and address any continuing effects.

PERSONNEL – ALL PERSONNEL

SUBJECT: Complaints

Complaints

The Governing Board recognizes the need to establish a process to allow employees and job applicants to have their concerns heard in an expeditious and unbiased manner. The Board expects that employees will make every effort to resolve complaints and disagreements informally before filing a formal complaint.

(cf. 1312.3 - Uniform Complaint Procedures)
(cf. 1312.4 - Williams Uniform Complaint Procedures)
(cf. 3320 - Claims and Actions Against the District)
(cf. 4031 - Complaints Concerning Discrimination in Employment)
(cf. 4119.11/4219.11/4319.11 - Sexual Harassment)

The Board prohibits retaliation against complainants. The Superintendent or designee may keep a complainant's identity confidential, except to the extent necessary to investigate the complaint.

(cf. 4119.1/4219.1/4319.1 - Civil and Legal Rights) (cf. 4119.23/4219.23/4319.23 - Unauthorized Release of Confidential/Privileged Information)

All matters related to a complaint shall be kept confidential and any document, communication, or record regarding the complaint shall be placed in a separate file and shall not be placed in an employee's personnel file.

(cf. 4112.6/4212.6/4312.6 - Personnel Records)

Legal Reference: EDUCATION CODE 200-262.4 Prohibition of discrimination on the basis of sex 35186 Williams uniform complaint procedures 44110-44114 Reporting by school employees of improper governmental activity GOVERNMENT CODE 3543 Public school employees' rights 3543.1 Rights of employee organizations 53296-53299 Disclosure of confidential information; whistleblower 54957 Closed session; personnel matters LABOR CODE

1102.5-1106 Whistleblower protections CODE OF REGULATIONS, TITLE 5 4900-4965 Nondiscrimination in district programs and activities

Management Resources: WEB SITES CSBA: http://www.csba.org

PERSONNEL

SUBJECT: Complaints

The procedure specified in this administrative regulation shall be used to investigate and resolve any complaint by an employee alleging misapplication of the district's policies, regulations, rules, or procedures or for "whistleblower" complaints by an employee or job applicant regarding an improper district activity including, but not limited to, an allegation of gross mismanagement, a significant waste of funds, an abuse of authority, or a specific danger to public health or safety.

Any of the time limits specified in the following procedure may be extended by written agreement between the district and complainant.

Step 1: Informal Complaint Process

Prior to instituting a formal, written complaint, the employee shall first discuss the issue with his/her supervisor or the principal of the school where the alleged act took place. Formal complaint procedures shall not be initiated until the employee has first attempted to resolve the complaint informally.

Step 2: Site Level Formal Complaint Process

If a complaint has not been satisfactorily resolved through the informal process in Step 1, the complainant may file a written complaint with his/her immediate supervisor or principal within 60 days of the act or event which is the subject of the complaint. If an employee fails to file a written complaint within 60 days, the complaint shall be considered resolved on the basis of the preceding step.

In the written complaint, the employee shall specify the nature of the problem, including names, dates, locations, witnesses, the remedy sought by the employee, and a description of informal efforts to resolve the issue.

Within 10 working days of receiving the complaint, the immediate supervisor or principal shall conduct any necessary investigation and meet with the complainant in an effort to resolve the complaint. Within five working days after the meeting, he/she shall prepare and send a written response to the complainant.

Step 3: District Level Appeal

If a complaint has not been satisfactorily resolved at Step 2, the complainant may file the written complaint with the Superintendent or designee within five working days of receiving the written response from the immediate supervisor or the principal. The complainant shall include all information presented to the immediate supervisor or principal at Step 2.

Within 10 working days of receiving the complaint, the Superintendent or designee shall conduct any necessary investigation, including reviewing the investigation and written response by the immediate supervisor or principal at Step 2, and shall meet with the complainant in an effort to resolve the complaint. Within five working days after the meeting, he/she shall prepare and send a written response to the complainant.

Step 4: Appeal to the Governing Board

If a complaint has not been satisfactorily resolved at Step 3, the complainant may file a written appeal to the Board within five working days of receiving the Superintendent or designee's response. All information presented at Steps 1, 2, and 3 shall be included with the appeal, and the Superintendent or designee shall submit to the Board a written report describing attempts to resolve the complaint and the district's response.

The Board may uphold the findings by the Superintendent or designee without hearing the complaint or the Board may hear the complaint at a regular or special Board meeting. The hearing shall be held in closed session if the complaint relates to matters that may be addressed in closed session in accordance with law.

(cf. 9321 - Closed Session Purposes and Agendas)

The Board shall make its decision within 30 days of the hearing and shall send its decision to all concerned parties. The Board's decision shall be final.

Alternate Procedures

Complaints alleging unlawful discrimination on any basis specified in the district's nondiscrimination policies, including complaints of sexual harassment, shall be resolved in accordance with the district's procedure in BP/AR 4030 - Nondiscrimination in Employment.

(cf. 0410 - Nondiscrimination in District Programs and Activities)
(cf. 4030 - Nondiscrimination in Employment)
(cf. 4119.11/4219.11/4319.11 - Sexual Harassment)

Complaints regarding unlawful discrimination in district programs or the district's failure to comply with state or federal laws regarding educational programs shall be resolved in accordance with BP/AR 1312.3 - Uniform Complaint Procedures. Complaints regarding sufficiency of textbook materials, teacher vacancy or misassignment, an urgent or emergency facility condition shall be resolved in accordance with AR 1312.4 - Williams Uniform Complaint Procedures . (Education Code 35186; 5 CCR 4621)

(cf. 1312.3 - Uniform Complaint Procedures)

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(cf. 1312.4 - Williams Uniform Complaint Procedures)	

For complaints regarding working conditions or other subjects of negotiation, the employee shall use the grievance procedure specified in the applicable collective bargaining agreement.

section of Education Code 49079, with the exception of subsection (h) for three years following the date of the violation. Such notification shall occur pursuant to the following procedure:

1. Each principal/designee shall produce a confidential list that identifies each pupil who has been suspended from school and cause each certificated employee to receive the list. At K- 6 school, such a list shall be updated once a month. At 7-8 and 9-12 school sites, the list shall be updated weekly.

2. At the beginning of each school year, the principal/designee shall produce a list that identifies each pupil who was suspended during the prior three school years and cause each certificated employee to receive the list.

3. Certificated employees shall receive any list of suspended pupils in a confidential manner and shall ensure that the identity of pupils on the list shall remain confidential and not be used for any purpose other than the limited intent of Education Code 49079.

4. Upon receipt of information from a source outside of the district confirming that a pupil may have violated any section of Education Code 48900, with the exception of subsection (h), the principal/designee shall place the pupil's name on the list described above. Such information may be derived from records maintained by the school district, or received from another school district, or from a juvenile court or other department of the juvenile justice system.

5. Certificated employees shall be notified of students returning from expulsion within two school days. The reason for expulsion shall be provided to the certificated employee upon receipt of this information by the principal/designee.

Education Code 49079

(a) A school district shall inform the teacher of each pupil who has engaged in, or is reasonably suspected to have engaged in, any of the acts described in any of the subdivisions, except subdivision (h), of Section 48900 or in Section 48900.2, 48900.3, 48900.4, or 48900.7 that the pupil engaged in, or is reasonably suspected to have engaged in, those acts. The district shall provide the information to the teacher based upon any records that the district maintains in its ordinary course of business, or receives from a law enforcement agency, regarding a pupil described in this section.

(b) A school district, or school district officer or employee, is not civilly or criminally liable for providing information under this section unless it is proven that the information was false and that the district or district officer or employee knew that the information was false or was made with a reckless disregard for the truth or falsity.

(c) An officer or employee of a school district who knowingly fails to provide information about a pupil who has engaged in, or who is reasonably suspected to have engaged in, the acts referred to in subdivision (a), is guilty of a misdemeanor, which is punishable by confinement in the county jail for a period not to exceed six months, or by a fine not to exceed one thousand dollars (\$1,000), or both.

(d) For the 1994-95 school year, the information provided shall be from the previous two school years. For the 1996-97 school year and each school year thereafter, the information provided shall be from the previous three school years.

(e) Any information received by a teacher pursuant to this section shall be received in confidence for the limited purpose for which it was provided and shall not be further disseminated by the teacher.

(Amended by Stats. 2000, Ch. 345, Sec. 2. Effective January 1, 2001.)

Jurupa Unified School District EVALUATION AND ASSESSMENT ELEMENTS(TEACHING UNIT MEMBERS)

Name <u>Click here to enter text.</u> <u>Site <u>Select Site</u> <u>Assignment</u> <u>Click here to enter text.</u></u>

By October 15, or if mutually agreeable by November 1, an evaluation conference must be completed. The purpose of the conference is to review the elements of evaluation, the observation/evaluation forms and to modify or create sub-elements as agreed.

- 1. Engaging and Supporting All Students in Learning.
 - a. Using knowledge of students to engage them in learning.
 - b. Connecting learning to students' prior knowledge, backgrounds, life experiences, and interests.
 - c. Connecting subject matter to meaningful, real-life contexts.
 - d. Using a variety of instructional strategies, resources, and technologies to meet students' diverse learning needs.
 - e. Promoting critical thinking through inquiry, problem solving, and reflection.
 - f. Monitoring student learning and adjusting instruction while teaching.
- 2. Creating and Maintaining Effective Environments for Student Learning.
 - a. Promote social development and responsibility within a caring community where each student is treated fairly.
 - b. Creating physical or virtual learning environments that promote student learning, reflect diversity, and encourage constructive and productive interactions among students.
 - c. Establishing and maintaining learning environments that are physically, intellectually, and emotionally safe.
 - d. Creating a rigorous learning environment with high expectations and appropriate support for all students.
 - e. Developing, communicating, and maintaining high standards for individual and group behavior.
 - f. Employing classroom routines, procedures, norms, and supports for positive behavior to ensure a climate in which all students can learn.
 - g. Using instructional time to optimize learning.
- 3. <u>Understanding and Organizing Subject Matter for Student Learning.</u>
 - a. Demonstrating knowledge of subject matter, academic content standards, and curriculum frameworks.
 - b. Applying knowledge of student development and proficiencies to ensure student understanding of subject matter.
 - c. Organizing curriculum to facilitate student understanding of subject matter.
 - d. Utilizing instructional strategies that are appropriate to the subject matter.
 - e. Using and adapting resources, technologies, and standards-aligned instructional materials, including adopted materials, to make subject matter accessible to all students.
 - f. Addressing the needs of English learners and students with special needs to provide equitable access to the content.

EVALUATION AND ASSESSMENT ELEMENTS (TEACHING UNIT MEMBERS)

1. Planning Instruction and Designing Learning Experiences for All Students.

a. Using knowledge of students' academic readiness, language proficiency, cultural background, and individual development to plan instruction.

b. Establishing and articulating goals for student learning.

c. Developing and sequencing long-term and short-term instructional plans to support student learning.

d. Planning instruction that incorporates appropriate strategies to meet the learning needs of all students.

e. Adapting instructional plans and curricular materials to meet the assessed learning needs of all students.

2. Assessing Students For Learning.

- a. Applying knowledge of the purposes, characteristics, and uses of different types of assessments.
- b. Collecting and analyzing assessment data from a variety of sources to inform instruction.
- c. Reviewing data, both individually and with colleagues, to monitor student learning.
- d. Using assessment data to establish learning goals and to plan, differentiate, and modify instruction.
- e. Involving all students in self-assessment, goals setting, and monitoring progress.
- f. Using available technologies to assist in assessment, analysis, and communication of student learning.
- g. Using assessment information to share timely and comprehensible feedback with students and their families.
- 3. <u>Developing as a Professional Educator/Adjunct Duties</u>.
 - a. Reflecting on teaching practice in support of student learning.
 - b. Establishing professional goals and engaging in continuous and purposeful professional growth and development.
 - c. Collaborating with colleagues and the broader professional community to support teacher and student learning.
 - d. Working with families to support student learning.
 - e. Engaging local communities in support of the instructional program.
 - f. Managing professional responsibilities to maintain motivation and commitment to all students.
 - g. Demonstrating professional responsibility, integrity and ethical conduct.

Original to Evaluatee

Copy One to Evaluator

EVALUATION AND ASSESSMENT ELEMENTS (TEACHING UNIT MEMBERS)

- 4. Planning Instruction and Designing Learning Experiences for All Students.
 - a. Using knowledge of students' academic readiness, language proficiency, cultural background, and individual development to plan instruction.
 - b. Establishing and articulating goals for student learning.
 - c. Developing and sequencing long-term and short-term instructional plans to support student learning.
 - d. Planning instruction that incorporates appropriate strategies to meet the learning needs of all students.
 - e. Adapting instructional plans and curricular materials to meet the assessed learning needs of all students.
- 5. Assessing Students For Learning.
 - a. Applying knowledge of the purposes, characteristics, and uses of different types of assessments.
 - b. Collecting and analyzing assessment data from a variety of sources to inform instruction.
 - c. Reviewing data, both individually and with colleagues, to monitor student learning.
 - d. Using assessment data to establish learning goals and to plan, differentiate, and modify instruction.
 - e. Involving all students in self-assessment, goals setting, and monitoring progress.
 - f. Using available technologies to assist in assessment, analysis, and communication of student learning.

g. Using assessment information to share timely and comprehensible feedback with students and their families.

- 6. Developing as a Professional Educator/Adjunct Duties.
 - a. Reflecting on teaching practice in support of student learning.
 - b. Establishing professional goals and engaging in continuous and purposeful professional growth and development.
 - c. Collaborating with colleagues and the broader professional community to support teacher and student learning.
 - d. Working with families to support student learning.
 - e. Engaging local communities in support of the instructional program.
 - f. Managing professional responsibilities to maintain motivation and commitment to all students.
 - g. Demonstrating professional responsibility, integrity and ethical conduct.

EVALUATEE:	_DATE:
EVALUATOR/TITLE:	_DATE:

Original to Evaluatee

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		JURUI DISTRI OBSER	JURUPA UNIFIED SCHOOL DISTRICTTEACHING UNIT MEMBER OBSERVATION FORM				
	Name:	Enter Name	Assignment: Enter Assignment	Site: Select Site			
	Date of Observation: Enter Date	Enter Date	Time: Enter Time				
Check the box t	hat characteri	Check the box that characterizes the teacher's predominant performance in each area below.	ce in each area below.				
RATING:	M/E – Meets	M/E – Meets/ Exceeds Standards	I-Needs Improvement U-Unsat	U-Unsatisfactory			
STANDARD	1 – ENGAGII	STANDARD 1 – ENGAGING AND SUPPORTING ALL STUDENTS IN LEARNING	FS IN LEARNING		M/E	Z	U
Teachers know backgrounds, meaningful, re needs of stude adjust instruct	Teachers know and care about th backgrounds, life experiences, an meaningful, real-life contexts. Tee needs of students. They promote c adjust instruction while teaching.	out their students in order to engage them es, and interests. They connect California ts. Teachers use a variety of instructional note critical thinking through inquiry, pro ching.	Teachers know and care about their students in order to engage them in learning. They connect learning to students' prior knowledge, backgrounds, life experiences, and interests. They connect California Standards for the Teaching Profession (2009) and subject matter to meaningful, real-life contexts. Teachers use a variety of instructional strategies, resources, and technologies to meet the diverse learning needs of students. They promote critical thinking through inquiry, problem solving, and reflection. They monitor student learning adjust instruction while teaching.	or knowledge, subject matter to diverse learning learning and			
COMMENTS Click here to e	Comments Click here to enter text.						
STANDARD	2 – CREATIN	STANDARD 2 – CREATING AND MAINTAINING EFFECTIVE E	ENVIRONMENTS FOR STUDENT LEARNING		M/E	N	U
Teachers pror create physics interactions a. Teachers crea appropriate su employ classr can learn. The	note social de ul or virtual le, mong students te a rigorous, upport for all s oom routines, y use instructi	Teachers promote social development and responsibility within a cari create physical or virtual learning environments that promote student interactions among students. They establish and maintain learning en Teachers create a rigorous learning environment California Standara appropriate support for all students. Teachers develop, communicate, employ classroom routines, procedures, norms, and supports for posi can learn. They use instructional time to optimize learning.	Teachers promote social development and responsibility within a caring community where each student is treated fairly and respectfully. They create physical or virtual learning environments that promote student learning, reflect diversity, and encourage constructive and productive interactions among students. They establish and maintain learning environments that are physically, intellectually, and emotionally safe. Teachers create a rigorous learning environment California Standards for the Teaching Profession (2009) with high expectations and appropriate support for all students. Teachers develop, communicate, and maintain high standards for individual and groupbehavior. They employ classroom routines, procedures, norms, and supports for positive behavior to ensure a climate in which all students can learn. They use instructional time to optimize learning.	md respectfully. They tive and productive emotionally safe. ectations and oupbehavior. They nts			
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Evaluate	Evaluatee's Initials	Evaluat	Evaluator's Initials				
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STANDARD 3 – UNDERSTANDING ,	STANDARD 3 – UNDERSTANDING AND ORGANIZING SUBJECT MATTER FOR STUDENT LEARNING	M/E	Z	U
Teachers exhibit in-depth working know knowledge of student development and p understanding of the subject matter. Tea resources, technologies, and standards- students. They address the needs of Engl equitable access to the content.	Teachers exhibit in-depth working knowledge of subject matter, academic content standards, and curriculum frameworks. They apply knowledge of student development and proficiencies to ensure student understanding of content. They organize curriculum to facilitate students' understanding of the subject matter. Teachers utilize instructional strategies that are appropriate to the subject matter. They use andadapt resources, technologies, and standards-aligned instructional materials, including adopted materials, to make subject matter accessible to all students. They address the needs of English learners and students with special needs to provide equitable access to the content.			
COMMENTS Click here to enter text.				
STANDARD 4 –PLANNING INSTRU	STANDARD 4 – PLANNING INSTRUCTION AND DESIGNING LEARNING EXPERIENCES FOR ALL STUDENTS	M/E	N	U
Teachers use knowledge of students' academic readiness, language p instruction. They establish and articulate goals for student learning. support student learning. Teachers plan instruction that incorporate. They modify and adapt instructional plans to meet the assessed learning needs of all students.	Teachers use knowledge of students' academic readiness, language proficiency, cultural background, and individual development to plan instruction. They establish and articulate goals for student learning. They develop and sequence long-term and short-term instructional plansto support student learning. Teachers plan instruction that incorporates appropriate strategies to meet the diverse learning needs of all students. They modify and adapt instructional plans to meet the assessed learning needs of all students.			
COMMENTS Click here to enter text.				
Evaluatee's Initials	Evaluator's Initials			
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Jurupa Unified School District Teaching Unit Member Observation Form

Jurupa Unified School District	Feaching Unit Member	Observation Form
Jurupa U	Teaching	Observat

STANDARD 5 – ASSESSING STUDENTS FOR LEARNING	M/E N	U
Teachers apply knowledge of the purposes, characteristics, and uses of different types of assessments. They collect and analyze assessment data from a variety of sources and use those data to inform instruction. They review data, both individually and with colleagues, to monitor student learning. Teachers use assessment data to establish learning goals and to plan, differentiate, and modify instruction. They involve all students in settleassessment, goal setting and monitor students in self-assessment, goal setting and monitoring progress. Teachers use assessment, analysis, and modify instruction. They involve all students in self-assessment, goal setting and monitoring progress. Teachers use available technologies to assist in assessment, analysis, and communication of student learning. They use assessment information to share timely and comprehensible feedback with students and their families.		
COMMENTS Click here to enter text.		
ADDITIONAL COMMENTS INCLUDING EXPLICIT DESCRIPTION OF PERFORMANCES RATED N or U (REQUIRED) Click here to enter text.	(RED)	
TEACHER'S COMMENTS (OPTIONAL) <i>Additional comments may be attached.</i> Click here to enter text.		
Observer's Signature Date Date<	Date Date ad the evaluation a	nd has been

Original to Evaluatee

Copy One to Evaluator

Jurupa Unified School District – Teaching Unit Member – Evaluation Form	iit Member – Evaluation For	Ш		
NAME Enter name ASSIGNMENT Enter Assignment SI	SITE Select Site	DATE Select Date	t Date	
Date(s) of Observation(s) Enter observation dates	Date of Last Evaluation Select Date			
Evaluator: Check the box that characterizes the evaluatee's predominant performance in each area below.				
RATING: M/E – Meets/ Exceeds Standards I-Needs Improvement	U-Unsatisfactory			
STANDARD 1 – ENGAGING AND SUPPORTING ALL STUDENTS IN LEARNING		M/E	Z	U*
Teachers know and care about their students in order to engage them in learning. They connect learning to students' prior knowledge, backgrounds, life experiences, and interests. They connect California Standards for the Teaching Profession (2009) and subject matter to meaningful, real-life contexts. Teachers use a variety of instructional strategies, resources, and technologies to meet the diverse learning needs of students. They promote critical thinking through inquiry, problem solving, and reflection. They monitor student learning and adjust instruction while teaching.	rning to students' prior knowledge, rofession (2009) and subject matter to hnologies to meet the diverse learning They monitor student learning and			
COMMENTS/COMMENDATIONS/RECOMMENDATIONS Click here to enter text.				
*Permanent teaching unit members who receive two or more unsatisfactory ratings in Standards 1, 3 or 4 shall be rated as unsatisfactory overall and shall be referred to the District Peer Assistance and Review program.	1, 3 or 4 shall be rated as unsatisfactory o	verall and shall	be referred	to
STANDARD 2 – CREATING AND MAINTAINING EFFECTIVE ENVIRONMENTS FOR STUDENT LEARNING	DENT LEARNING	MÆ	N	\mathbf{U}^*
Teachers promote social development and responsibility within a caring community where each student is treated fairly and respectfully. They create physical or virtual learning environments that promote student learning, reflect diversity, and encourage constructive and productive interactions among students. They establish and maintain learning environments that are physically, intellectually, and emotionally safe. Teachers create a rigorous learning environment for the Teaching Profession (2009) with high expectations and appropriate support for all students. They establish and maintain learning environments that are physically, intellectually, and emotionally safe. Teachers create a rigorous learning environment California Standards for the Teaching Profession (2009) with high expectations and appropriate support for all students. Teachers develop, communicate, and maintain high standards for individual and groupbehavior. They employ classroom routines, procedures, norms, and supports for positive behavior to ensure a climate in which all students can learning learning. They use instructional time to optimize learning.	dent is treated fairly and respectfully. They d encourage constructive and productive y, intellectually, and emotionally safe. (2009) with high expectations and for individual and groupbehavior. They ate in which all students			
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Jurupa Unified School District - TE	Jurupa Unified School District – TEACHING UNIT MEMBER EVALUATION FORM			
STANDARD 3 – UNDERSTANDING A	STANDARD 3 – UNDERSTANDING AND ORGANIZING SUBJECT MATTER FOR STUDENT LEARNING	M/E	N	n*
Teachers exhibit in-depth working knowle of student development and proficiencies I understanding of the subject matter. Teac resources, technologies, and standards-al students. They address the needs of Englis equitable access to the content.	Teachers exhibit in-depth working knowledge of subject matter, academic content standards, and curriculum frameworks. They apply knowledge of student development and proficiencies to ensure student understanding of content. They organize curriculum to facilitate students' understanding of the subject matter. Teachers utilize instructional strategies that are appropriate to the subject matter. They use andapt resources, technologies, and standards, to make subject matter. They use andapt students. They apply knowledge tractes to ensure student understanding of the subject matter. Teachers utilize instructional strategies that are appropriate to the subject matter. They use andadpt resources, technologies, and standards-aligned instructional materials, including adopted materials, to make subject matter accessible to all students. They address the needs of English learners and students with special needs to provide materials, to make subject matter accessible to all students. They address the needs of English learners and students with special needs to provide endies to the content.			
COMMENTS/COMMENDATIONS/RECOMMENDATIONS Click here to enter text.	COMMENDATIONS			
*Permanent teaching unit members who rece District Peer Assistance and Review program.	*Permanent teaching unit members who receive two or more unsatisfactory ratings in Standards 1, 3 or 4 shall be rated as unsatisfactory overall and shall be referred to the District Peer Assistance and Review program.	and shall be	e referred i	to the
STANDARD 4 – PLANNING INSTRUCTION AND DESIGNING I	CTION AND DESIGNING LEARNING EXPERIENCES FOR ALL STUDENTS	MÆ	Z	U*
Teachers use knowledge of students' academic readiness, language p instruction. They establish and articulate goals for student learning. T support student learning. Teachers plan instruction that incorporates They modify and adapt instructional plans to meet the assessed learning needs of all students.	Teachers use knowledge of students' academic readiness, language proficiency, cultural background, and individual development to plan instruction. They establish and articulate goals for student learning. They develop and sequence long-term and short-term instructional plansto support student learning. Teachers plan instruction that incorporates appropriate strategies to meet the diverse learning needs of all students. They modify and adapt instructional plans to meet the assessed learning needs of all students.			
COMMENTS/COMMENDATIONS/RECOMMENDATIONS Click here to enter text.	COMMENDATIONS			
STANDARD 5 – ASSESSING STUDENTS FOR LEARNING	VTS FOR LEARNING	M/E	Z	Ŋ
Teachers apply knowledge of the purpose: from a variety of sources and use those da learning. Teachers use assessment data to self-assessment, goal setting and monitori and communication of student learning. T their families.	Teachers apply knowledge of the purposes, characteristics, and uses of different types of assessments. They collect and analyze assessment data from a variety of sources and use those data to inform instruction. They review data, both individually and with colleagues, to monitor student learning. Teachers use assessment data to establish learning goals and to plan, differentiate, and modify instruction. They involve allstudents in self-assessment, goal setting and monitoring progress. Teachers use assessment, and monitoring progress. Teachers use available technologies to assist in assessment, analysis, and communication of student learning. They use assessment information to share timely and comprehensible feedback with students and their families.			
COMMENTS/COMMENDATIONS/RECOMMENDATIONS Click here to enter text.	COMMENDATIONS			
Evaluatee's Initials	Evaluator's Initials			

Copy Two to Human Resources

Copy One to Evaluator

Original to Evaluatee

Jurupa Unified School District - TEACHING UNIT MEMBER EVALUATION FORM	VALUATION F	ORM				
STANDARD 6 – DEVELOPING AS A PROFESSIONAL EDUCATOR	CATOR			M/E	N	Ŋ
Teachers reflect on their teaching practice to support student learning. They establish professional goals and engagein continuous and purposeful professional growth and development. They collaborate with colleagues and engage in the broader professional community to support teacher and student learning. Teachers learn about and work with families to support student learning. They instructional program. They manage professional responsibilities to many support student learning. Teachers learn about and work with families to professional responsibilities to maintain motivation and communities in support of the instructional program. They manage professional responsibility, integrity, and ethical conduct.	student learnin evelopment. TV 1d student lear ties in support 1d commitmen luct.	ıg. They establish p ney collaborate with ning. Teachers lear of the instructional t to all students. Tea	rrofessional goals and engage 1 colleagues and engage inthe 1 about and work with familic 1 program. They manage achers demonstrate	in s to		
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ADDITIONAL COMMENTS INCLUDING DESCRIPTION OF UNSATISFACTORY PERFORMANCE (REQUIRED) Click here to enter text.	F UNSATISFAC	TORY PERFORMANC	E (REQUIRED)			
OVERALL EVALUATION (Check One): DIS DIS STA	MEETS/EXCEEDS DISTRICT STANDARDS	SQ	NEEDS IMPROVEMENT	UNSAT	UNSATISFACTORY *)RY*
*PAR REFERRAL (Check if applicable) Permanent teaching unit members who receive two or more unsatisfactory ratings in Standards 1, 3 or 4 shall be rated as unsatisfactory overall and shall be referred to the District Peer Assistance and Review (PAR) program.	or more unsati and Review (F	sfactory ratings in AR) program.	Standards 1, 3 or 4 shall be r	ated as unsatis _i	factory ove	rall
EVALUATEE'S COMMENTS (OPTIONAL) <i>Additional comments may be attached.</i> Click here to enter text.	ents may be attacı	ied.				
Evaluatee's Signature	Date	Date Evaluator's Signature	s Signature		Date D	Date
A signature on this form does not necessarily mean that the unit member agrees with the opinions expressed but indicates that the employee has read the evaluation and has been given an opportunity for discussion and written response. Original to Evaluate Copy One to Evaluator Copy Two to Human Resources	at the unit mer discussion and Copy Tv	unit member agrees with the sion and written response. Copy Two to Human Resources	e opinions expressed but indic	ates that the em	ployee has	read

Jurupa Unified School District EVALUATION AND ASSESSMENT ELEMENTS(NON-TEACHING UNIT MEMBERS)

Name

Site Assignment

By October 15, or if mutually agreeable by November 1, an evaluation conference must be completed. The purpose of the conference is to review the elements of evaluation, the observation/evaluation forms and to modify or create sub-elements as agreed. If the parties agree to modify and/or omit formal scheduled observations, a plan for conducting observations shall be attached. A mid-year conference to review the unit member's progress shall be held.

1. ADHERENCE TO ESTABLISHED PROCEDURES WITHIN THE SCOPE OF THE UNITMEMBER'S ASSIGNMENT

- a. Implements established programs and provides required services.
- b. Maintains required records in an accurate and timely manner.
- c. Complies with adopted guidelines and school procedures.
- d. Supports District and school goals and objectives applicable to the unit member's assignment.
- e. Fulfills adjunct duties as defined by the Collective Bargaining Agreement.

2. FULFILLMENT OF RESPONSIBILITIES AND DUTIES TO STUDENTS, PARENTS AND STAFF

- a. Is accessible to students, parents and staff.
- b. Communicates effectively with students, parents and staff.
- c. Works cooperatively with students, parents and staff.
- d. Uses discretion in handling confidential information.

3. DEMONSTRATION OF KNOWLEDGE AND SKILLS OF THE ASSIGNMENT

- a. Demonstrates and applies current knowledge related to the assignment.
- b. Plans work throughout the year to meet required timelines.

4. OPTIONAL ADDITIONAL ELEMENT(S) BY MUTUAL AGREEMENT (attached):

EVALUATEE:	DATE:
EVALUATOR/TITLE:	DATE:

Original – Evaluatee

Copy One to Evaluator

	Name:	Evaluator:	Date of Observation:	
	Assignment:	Site:	Time:	
	Evaluator: Check the box(es) which characterize(s) the evaluatee's predominant perform include recommendations as to areas of improvement in the unit member's performance.	Evaluator: Check the box(es) which characterize(s) the evaluatee's predominant performance in each area below. Any mark in "Needs Improvement" or "Unsatisfactory" shall include recommendations as to areas of improvement in the unit member's performance.	ea below. Any mark in "Needs Impr	ovement" or "Unsatisfactory" shall
	SCALE: M/E- Meets/Exceeds Criteria	I-Needs Improvement U-Unsatisfactory	NA-Not Applicable	M/E I U NA
-	ADHERENCE TO ESTABLISHED PROCE Implements established programs and provid manner; Complies with adopted guidelines a applicable to the unitmember's assignment;]	ADHERENCE TO ESTABLISHED PROCEDURES WITHIN THE SCOPE OF THE UNIT MEMBER'S ASSIGNMENT Implements established programs and provides required services; Maintains required records in an accurate and timely manner; Complies with adopted guidelines and school procedures; Supports District and school goals and objectives applicable to the unitmember's assignment; Fulfills adjunct duties as defined in the Collective Bargaining Agreement.	IEMBER'S ASSIGNMENT 1 accurate and timely oals and objectives rgaining Agreement.	
	Commendations/Recommendations:	1		
7	FI	ILFILLMENT OF RESPONSIBILITIES AND DUTIES TO STUDENTS, PARENTS, AND STAFF Is accessible to students, parents, and staff; Communicates effectively with students, parents, and staff; Works cooperatively withstudents, parents, and staff; Uses discretion in handling confidential information.	STAFF staff; Works n.	
	Commendations/Recommendations:	1		
ε	DI	EMONSTRATION OF KNOWLEDGE AND SKILLS OF THE ASSIGNMENT Demonstrates and applies current knowledge related to the assignment; Plans work throughout the year to meet required timelines.	year to meet required timelines.	
	Commendations/Recommendations:	1		
4	OPTIONAL ADDITIONAL ELEMENT(S) BY MUTUAL AGREEMENT (attached).	BY MUTUAL AGREEMENT (attached).		
	Commendations/Recommendations:	1		
	Evaluatee's Initials Evaluator's Initials	itials		
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Jurupa Unified School District – Non-Teaching Unit Member – Observation Form



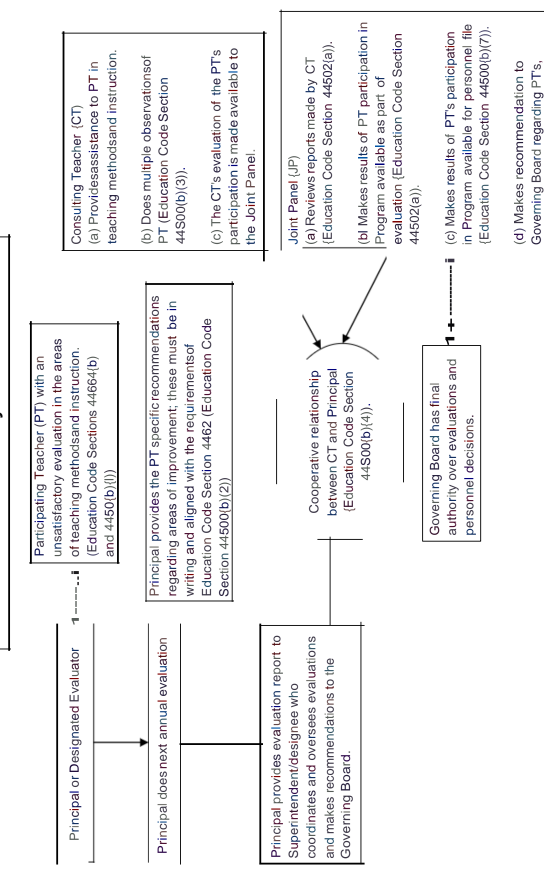
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Jurupa Unified School District - Non-Teaching Unit 1/1:ember - Evaluation Form

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Program Structure for Participating Teachers With Unsatisfactory Evaluations



including forwarding names of individuals who are unable to

demonstrate satisfactory

performance.

Diagram 2

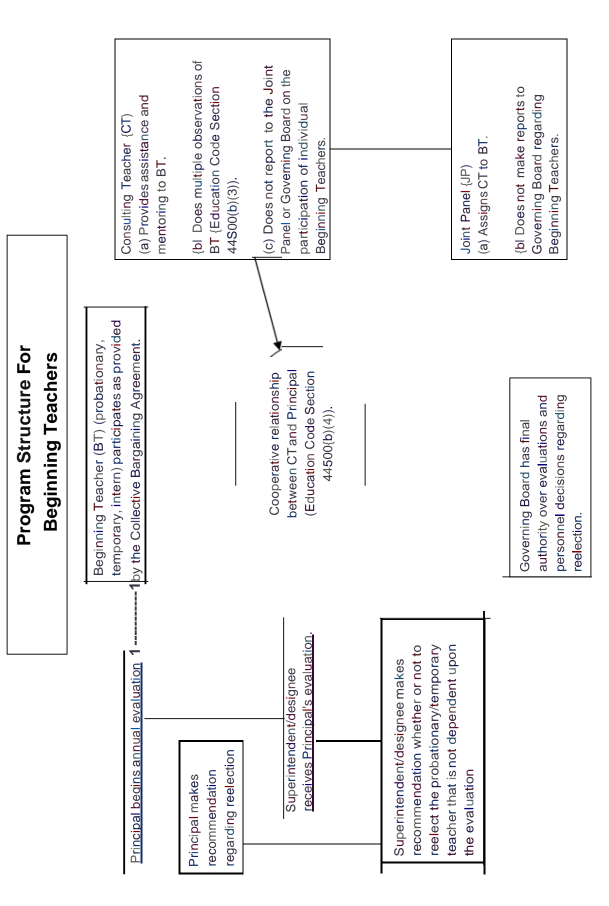
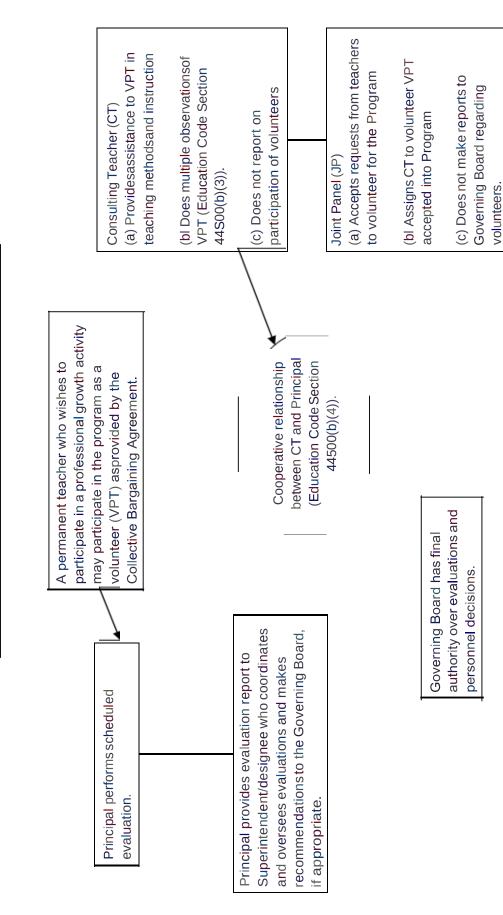


Diagram 3





JURUPA UNIFIED SCHOOL DISTRICT

Basic Information Regarding Sick Leave

- 1. Full-time members are entitled to (1) day of sick leave for illness or injury for every nineteen (19) days, or major portion thereof, of assigned service with a minimum allocation of ten (10) days per full work-year.
- 2. Unit members who work less than a full day, or less than a five (5) day week, or less than a full work-year are entitled to sick leave in the ratio which their service bears to full-time service.
- 3. Sick leave is cumulative from year-to-year without limit.
- 4. Unit members who are employed for Summer School/Extended Year will earn sick leave at a rate of one (1) day per nineteen days of employment. However, no more than two (2) days of sick leave per fiscal year may be earned this way.
- 5. Use of sick leave for unit members will be charged in half-day increments. Any unit member leaving the assignment prior to the completion of onehalf the normal workday will be charged with one (1) full day of sick leave. A unit member leaving after completion of one-half or more of the regular workday will be charged with one-half day of sick leave.
- 6. Annual sick leave is credited to the unit member's account at the beginning of each fiscal year. The amount of sick leave that you can use at any one time is the total amount credited to your account, whether or not it is already earned.

Questions Most Commonly Asked Regarding Sick Leave

Q. How are hours of sick leave accrued?

A. Full Time – Sick leave is advanced on July 1. Full-time employees receive 10 days.

Part-Time – Sick leave is advanced on July 1. Sick leave is prorated by the percentage of their assignment. For example, a person assigned to work 80% (4 days a week/8 hours a day) receives 8 days of sick leave at 8 hours a day.

A person who works 80% (5 days a week/6.4 hours a day) receives 10 days of sick leave at 6.4 hours a day.

- Q. How is sick leave deducted?
- A. Full Time 8 hours is deducted for a full day or 4 hours for a half-day. If the unit member leaves prior to completion of one half of the normal workday they are charged for one full day of sick leave.

Part-Time – Part-time are charged in the same manner. For example – a person working 80% (5 days a week/6.4 hours a day) would be deducted 6.4 hours for a full day sick leave or 3.2 hours for one-half day.

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- Q. Is sick leave added and deducted based on 10 months?
- A. Yes

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- Q. Is sick leave that is accrued in one-half day amounts (for example 3.2 hours) rounded off or figured exactly? And is it deducted exactly or rounded off?
- A. Sick leave for part-time employees is accrued and deducted based on the exact figures; it is not rounded off.

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- Q. If a day of sick leave is earned in summer school, what is the amount earned? Is it accrued as hours of one full day (8 hours)? How does it get deducted in the regular year?
- **A.** Sick leave for summer school is earned as a full day (8 hours). This sick leave is deducted at 8 hours for full day and 4 hours for one-half day.

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- Q. Do teachers who teach summer school at Nueva Vista accrue sick leave, if so, how much?
- A. Yes. Employees earn 1 day of sick leave for each 19 days they work. If they work 10 days, they would receive one-half day sick leave. If they work 11-19 days, they receive a full day.

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- Q. Can accrued summer school sick leave be used during the regular school year?
- A. Yes. There may be occasions during summer school where an employee may be out of sick leave before the July 1 advance. If this occurs, then the individual is sub-docked for that day. This would only occur if the employee was out ill during the summer school days in June and had exhausted the prior year's sick leave.

- Q. Do people (Certificated) accrue sick leave for teaching Adult Education? If so, how is this calculated?
- A. Adult Education teachers earn one hour of sick leave for every 19 hours they work.
- Q. Is it possible to have two "pots" of sick leave if a person has taught in Adult Education and then also in a regular assignment? How does this affect STRS?
- A. Individuals teaching both a regular assignment and Adult Education do have two "pots" of sick leave. Adult Education teachers receive one hour of sick leave for every 19 hours they work. This sick leave is tracked separately and is used for absences related to their Adult Education job only. The sick leave for their regular assignment is advanced on July 1 (10 days) for a fulltime employee. This sick leave is used for absences related to their regular assignment.

Sick leave earned for Adult Education is not reportable to STRS, only sick leave earned for the regular contract and summer school.

JURUPA UNIFIED SCHOOL DISTRICT

BASIC INFORMATION REGARDING MATERNITY LEAVE

If you want to request a Maternity Leave, you should:

- 1. Inform your supervisor and the Human Resources Office in a timely manner.
- 2. Fill out a maternity leave request form and attach your physician's statement, if available. The normal maternity period is six consecutive calendar weeks (42 days). The dates may be corrected, if necessary, at a later date. The form may be obtained from the Human Resources Office, your school secretary, or online.
- 3. During your pregnancy, keep your supervisor and the Human Resources Office informed if there are any changes in your leave request.

Other information about Maternity Leave includes:

- * You are entitled to two (2) days of Parental Leave immediately following the birth of your child. After two (2) days of Parental Leave, your six-week maternity leave period begins (42 consecutive calendar days). Sick leave can be used on any regular workday during this period. Should you not have any sick leave available, you will receive differential pay.
- * You will be expected to return to work after the 42nd day. You are to provide a doctor's "return to work" note prior to your return.
- * Additional sick leave beyond 42 days may be used on doctor's recommendation if there are complications resulting from childbirth.
- * Additional days may be requested as special leave.

Questions Most Commonly Asked Regarding Maternity Leave

Q. What if I want time off before the baby comes?

A. If the doctor feels you need to be off work, you can take the time off as illness leave. If you do not get a doctor's off-work slip, you may request the time off as special leave.

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Q. What should the note from my doctor say?

A. Your physician's statement should indicate dates you are unable to work.

- Q. How do I adjust pre-approved leave dates if the baby comes before or after the expected due date?
- **A.** Once your baby is born, notify the Human Resources Office and your maternity leave dates will be adjusted accordingly.

Q. Do I have to use my accrued sick leave for the days I am absent?

A. Absences for maternity purposes are normally charged against sick leave.

Q. What if I have used all my sick leave?

A. If you go on maternity leave but are out of sick leave, you will receive differential pay.

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Q. What is "differential pay"?

A. Differential pay is the difference between your daily rate of pay and the substitute teacher's rate of pay. Differential pay is received if you are out of sick leave.

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- Q. Can I request unpaid leave rather than use my sick leave?
- **A.** Yes. You may request a non-paid leave for maternity purposes for a maximum period of one (1) year.

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- Q. How is my pay affected if all or some of the six-week maternity period falls at a time when I am not scheduled to work (i.e., Summer, Spring Recess, etc.)?
- A. You cannot use sick leave (and therefore be paid) on days not part of your regular work year. The maternity period is for six consecutive calendar weeks following your child's birth, regardless of whether it is during scheduled work time or not.

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- Q. If I have more than six weeks of sick leave accrued, can I use the excess to extend my maternity leave?
- A. No, unless your doctor feels you are unable to return to work.

Q. Can I request the substitute teacher I want?

A. Yes. You can call the Human Resources Office and they can assist in facilitating your request. Your principal will also be consulted prior to assigning a substitute.

Q. Is the day the baby is born considered Parental Leave or Illness?

A. The day the baby is born is considered an illness leave day if it would otherwise have been a workday for you. Parental Leave is granted "upon the occasion of the birth" (the two days immediately following the baby's birth).

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- Q. Do I have to stay off work for the full six (6) weeks or can I come back to work before the six (6) weeks are up?
- **A.** You may come back to work according to the return-to-work notice signed by your doctor. You must submit the return-to-work notice before you can resume working.

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- Q. Do my health and welfare benefits continue while I am out on Maternity leave? How do I pay my portion during that time?
- A. Your health and welfare benefits will be maintained during a maternity leave absence in the same manner as during an illness leave absence if you are not on unpaid leave. In case of an unpaid leave, you should contact the Human Resources Office for additional information, and/or the Benefits Department regarding methods of retaining coverage.

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- Q. Are the benefits and procedures for Adoption Leave the same as for Maternity Leave?
- A. Yes
- Q. When I return from leave, will I be at the same school with the same teaching assignment?
- A. If your absence is for five (5) months or longer, you are not guaranteed placement at the same school and/or assignment that you held before your absence.

Questions Regarding Baby Bonding Leave AB2393

Q. What is Baby Bonding Leave?

A. Baby Bonding Leave falls within the California Family Rights Act. Certificated employees may use their sick leave for baby bonding purposes for up to 12 work weeks.

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Q. How do I know if I qualify for Baby Bonding Leave?

A. Contact the Human Resources Office. Baby Bonding Leave is for the birth, adoption, or foster placement of a child.

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Q. How many weeks do we get for Baby Bonding?

A. 12 work weeks that can be taken within the first year of the birth, adoption, or foster placement of the child. Time must be taken in a minimum duration of twoweek blocks. However, on no more than two occasions, less than two weeks may be granted.

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Q. Is Baby Bonding considered paid leave?

A. Yes, Baby Bonding Leave is paid out of your sick leave. If sick leave is exhausted, you will be paid your differential pay rate up to 12 work weeks.

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Q. Do my health and welfare benefits continue while I am taking baby bonding leave regardless if I am using sick leave or on differential pay? A. Yes.

JURUPA UNIFIED SCHOOL DISTRICT

Questions Most Commonly Asked Family and Medical Leave

Q. What is Family and Medical Leave?

A. The term "Family and Medical Leave" is a composite which represents three different laws: the FAMILY AND MEDICAL LEAVE ACT of 1993 (FMLA), the CALIFORNIA FAMILY RIGHTS ACT of 1993 (CFRA) and the California PREGNANCY DISABILITY LEAVE ACT (PDLA).

Family and Medical Leave (FML) is available if you must take leave for the birth and care of a newborn child, or adoption or foster care placement; or to care for a child, parent, or spouse with a serious health condition; or for your own serious health condition, as well as Military Caregiver Leave.

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Q. Don't I already get leave for that purpose?

A. In general, employees already have many leave options in the event they must be absent due to their own illness; the illness of a child, parent, or spouse; or due to the birth or adoption of a child.

Q. What additional benefit would I receive under family and medical leave?

A. Under the above laws, qualified employees may be entitled to the employer's contribution toward their medical insurance premiums, even if on unpaid leave, for up to 12 weeks.

Q. Who is eligible for family and medical leave?

A. You qualify for FML if the leave is for a purpose described above; and you have been employed by JUSD for a total of 12 months; and you have worked at least 1,250 hours (excluding all paid and unpaid time over the previous 12 months; and you have not taken 12 weeks of FML during the 12 months prior to the present request.

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Q. How much time can I take under FML?

A. Under FML, you may take up to 12 work weeks of leave in a 12-month period. FML runs concurrently (at the same time) as paid leave, such as sick leave, personal necessity, etc.

- Q. Both parents work for the district. Can both take 12 weeks of FML for birth/adoption (a total of 24 weeks)?
- **A.** No, if both parents work for the same employer, the law restricts family leave to a total of twelve weeks between the two persons.
- Q. I have reason to request the leave and I think I qualify. What is my next step?
- A. Contact the Human Resources Office.

DEFINITIONS

A **child** is a "biological, adopted or foster child, a stepchild, a legal ward, or a child of a person standing in loco parentis" who is under age 18 or 18 or over and incapable of self-care because of mental or physical disability.

A **spouse** is a husband or wife.

- A **parent** is a biological parent of an employee or an individual who stood in loco parentis to an employee when the employee was a child. A stepparent or grandparent who raised or helped raise an employee as a child would be considered a parent. It does not include "in-laws".
- A serious health condition requires inpatient or inpatient-type care, or the employee (or family member) is incapacitated for at least three consecutive working days and the condition requires continuing treatment (two or more times) by a health care provider or treatment on at least one occasion that leads to a regimen of continuing treatment under the supervision of the provider.
- Examples of serious health conditions include such problems as heart attack, heart conditions requiring bypass operations, most cancers, strokes, emphysema, pneumonia, and appendicitis.
- Examples of conditions which are EXCLUDED from FML, are common colds, flu, earaches, upset stomachs, minor ulcers, headaches other than migraines, routine dental or orthodontia problems, periodontal disease, absence because of use of a controlled substance (as opposed to absence for treatment for substance abuse).

JURUPA UNIFIED SCHOOL DISTRICT

Questions Most Commonly Asked Regarding Part-Time Employment and Shared Assignments

Q. What must I do to be considered for part-time employment?

A. Write a letter to the Assistant Superintendent of Human Resources requesting part-time employment. Be sure to specify what percent you are requesting. The earlier the request is received (February-March is best) the greater the possibility that your request will be honored.

Q. What happens next?

A. The Assistant Superintendent will talk with your current principal. Some principals feel that part-time/shared assignments work well, and others do not feel that way. The fact that someone else on the staff is interested or that you know of someone who would like to be hired will not necessarily help.

Q. When will I know?

A. As soon as an assignment is made, you will be notified. Sometimes these assignments have been made in a matter of hours, while others have taken months. It is not always possible to honor all requests, so the earlier the request is made the better the chances are.

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- Q. Will a part-time assignment keep me from moving up on the salary schedule?
- A. The time you spend working as part-time employee will be totaled each September. If you have worked 75% of a regular work year (138 days), you will be advanced a step on the schedule. If not, you may advance the following year if you have a combined, two-year total of 138 days.

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Q. What about health and welfare benefits?

A. Benefits will be pro-rated. If you work less than a full day or less than a fiveday week or less than a full work year, you shall receive benefits in the ratio that your service bears to full-time service.

Q. Would part-time employment affect my seniority?

A. It would not affect seniority. Seniority is determined by the first day of your paid probationary service.

Q. Is it my responsibility to find a person to job-share with?

A. Yes. If you know someone who would be interested in job-sharing, you can notify the Assistant Superintendent of Human Resources. The Assistant Superintendent may also know of another person who is interested in jobsharing.

Q. Would reducing to part-time status affect my ability to return to a full-time position at a later date?

A. Possibly. A part-time unit member, other than one participating in the Preretirement Program, who has earned tenure as a full-time unit member and who has not been on part-time status longer than three years shall be allowed to return to full-time status at the beginning of the next school year if written notification of such intent is given to the District no later than February 15. However, if a tenured full-time unit member has been on part-time status longer than three years, the District is not obligated to find a full-time assignment at the unit member's request.