AGREEMENT BETWEEN

ANTELOPE VALLEY UNION HIGH SCHOOL DISTRICT BOARD OF TRUSTEES

CALIFORNIA SCHOOL EMPLOYEE ASSOCIATION AND ITS CHAPTER 612

JULY 1, 2020 THROUGH JUNE 30, 2023





CSEA APPROVED
AUGUST 18, 2020
BOARD APPROVED
SEPTEMBER 10, 2020

TABLE OF CONTENTS

ARTICLE 1 - Certific	cation of Representative	1
ARTICLE 2 - Salary		3
ARTICLE 3 - Health	Insurance Benefits	6
ARTICLE 4 - Hours	of Employment	8
ARTICLE 5 - Vacati	on	11
ARTICLE 6 - Evalua	ation Procedures and Personnel Files	14
ARTICLE 7 - Unit M	lember Expenses and Materials	16
ARTICLE 8 - Promo	otion	17
ARTICLE 9 - Holidays		
ARTICLE 10 - Leave	Provisions	20
ARTICLE 11 – Retraining and Study Leave		
ARTICLE 12 – Transfer Policy		
ARTICLE 13 – Safety Conditions of Employment		
ARTICLE 14 – Grievance and Arbitration		
ARTICLE 15 – Association Membership, Dues and Other Deductions		
ARTICLE 16 – Association Rights		
ARTICLE 17 - Distric	ct Rights	47
ARTICLE 18 – Concerted Activities		
ARTICLE 19 – Separability and Savings		
ARTICLE 20 - Negotiations		
ARTICLE 21 – Entire Agreement		
ARTICLE 22 – Disciplinary Action		
ARTICLE 23 - Release Time for Job Stewards to Attend Disciplinary Meetings		
ARTICLE 24 – Durati	ion	62
APPENDIXES:		
APPENDIX A	Salary Schedule	
APPENDIX B	Classified Employees Performance Report	
APPENDIX C	Grievance Forms	
APPENDIX D	Notice of Disciplinary Action, Demand for Hearing, Demand for Hear	ing
	Before the Board of Trustees, Request for Advisory Arbitration	
APPENDIX E	Available for future use	
APPENDIX F	Health and Welfare Benefits	
APPENDIX G	Classified Calendar - Holidays	

ARTICLE 1 Certification of Representative

1.0 Pursuant to the "Certification of Representative" by the Public Employment Relations Board (PERB), State of California, on the 4th day of November, 1977, the California School Employees Association and its Chapter 612 was certified as the exclusive representative of the following described unit of classified unit members, subject to amendments by mutual agreement on December 12, 1979, February 4, 1981, and October 1, 1997.

Included: All regular classified employees such as: Accounts Payable Clerk, Accounting Technician, ASB Clerk Typist, Attendance Technician, Bilingual Instructional Aide, Bilingual Intermediate Clerk, Bilingual Secretary I, Bilingual Secretary II, Buyer, Cafeteria Helper, Cook, Campus Security Supervisor, Career Center Technician, Carpenter/Utility, Categorical Account Technician, Categorical Bookkeeper, College Liaison Clerk Typist, Community Attendance Worker, Community Outreach Coordinator, Computer Lab Assistant, Coordinator of Volunteer Services, Custodian I, Custodian II, Data Services Specialist, District Data Technician, Early Childhood Development Specialist, Facilities Development Technician I & II, Facilities Planning Technician, Food Services Assistant ROP, Groundskeeper I, Groundskeeper II, Guidance Office Clerk, Hardware Support Specialist, Health Office Technician, Heating Ventilation Air Conditioning (HVAC) Mechanic I, HVAC Mechanic II, HVAC Specialist, Independent Study Clerk, Infant/Toddler Attendant, Instructional Aide, Intermediate Clerk, Intermediate Clerk Typist, Learning Center Technician, Lead Cafeteria Helper, Library Media Technician, Locker Room Attendant, Maintenance I, Maintenance II, Media Network Technician, Painter/Utility, Paraeducator - Health Care, Paraeducator - Translator, Paraeducator -Interpreter, Paraeducator – Behavior Management, Paraeducator – Severe, Pastry Cook, Payroll Account Technician, Personal Computer Repair Technician, Professional Development Specialist, Program Aide for Developmentally Disabled Adults, Pupil Services Technician, Purchasing Clerk, Recruiter, Registrar, ROP & Student Employment Training Technician, ROP Technician, School to Careers Specialist, Secretary I, Secretary II, Senior Account Technician, Senior Payroll Clerk Technician, Senior Attendance Clerk, Senior Clerk - Work Experience, Senior Custodian, Senior Payroll Clerk, Site Accountant, Site Data Technician, Software Support Specialist, Special Education Instructional Aide, Special Education Job Development/Coach, Special Education Nurse Technician, Storekeeper I, Storekeeper II, Storekeeper III, Title V Program Specialist and Transition Specialist.

Excluded: All certificated and other non-classified employees; all substitutes in any capacity, individuals who are hired specifically to perform extra-duty assignments or who are hired on an hourly basis and are not otherwise regularly employed by the District; any employee whose primary employment is not with the District, such as sheriff's deputies; all management, administrative and confidential employees within the meaning of Government Code Section 3540.1(g).

- 1.1 The Association, in turn, recognizes the District as the duly elected representative of the people and agrees to negotiate exclusively with the District's Negotiation Team through the provisions of the Rodda Act. The Association further agrees that it, its members and agents shall not attempt to negotiate privately or individually with any Board member or management employee.
- 1.2 The Association and the District agree that the unit described in 1.0 represents the appropriate unit. The Association and the District shall have the right to seek unit

clarification by PERB proceedings on any new titles not specified in the above unit description. Nothing agreed to herein will prevent adjustments to the unit to be made upon mutual agreement of the District and Association.

- 1.3 Disputes concerning this article are not subject to the grievance provisions of Article 24.
- 1.4 If, during this agreement, the District reestablishes its transportation department, the following classifications, if reestablished by the District, shall be included in the bargaining unit: lead mechanic, mechanic I, mechanic II, mechanic II-bus driver, bus driver-groundskeeper, bus driver-campus supervisor, servicer, transportation clerk, bus driver-servicer.

ARTICLE 2 Salary

- 2.0 2020-2021 School Year: CSEA Bargaining Unit Members will receive a zero percent (0%) salary increase for the 2020-2021 school year. See Salary Schedule, Appendix A.
- 2.1 The District will continue earned annual salary increments.
- 2.2 In order for a new unit member to receive a step advance at the beginning of a new fiscal year, the unit member must have been employed on the first working day in January prior to the beginning of the new fiscal year.
- 2.3 Any payroll errors resulting in insufficient payment for a unit member in the bargaining unit shall be corrected, and a supplemental check issued, not later than five (5) working days after the unit member provides notice to the Payroll Department.
- 2.4 When a unit member is assigned out of his/her regular job classification to a higher paid job classification within the bargaining unit for a period of more than two (2) working days within a 15 calendar day period, the unit member's salary shall be adjusted upward to the unit member's step on the classification of the position to which he/she is temporarily assigned. This upward adjustment shall be effective for the entire period he/she is required to work out of his/her regular job classification in the higher paid job classification. Unit members upgraded to management positions shall receive pay at the unit members current step or 10% more, whichever is greater.
 - 2.4.1 Any payroll adjustment due a unit member in the bargaining unit as a result of working out of class, settlement of a grievance in favor of the unit member, recomputation of hours, or other reasons, other than procedural errors, shall be made either by supplemental check or be included in the next regular monthly check. Adjustments may not be made on earned salary advance.
- 2.5 Any unit member in the bargaining unit receiving a promotion to a position in the bargaining unit covered by provisions of this agreement shall remain, at least, on the same step as in his current assignment. Refer to Article 8, Promotions.
- 2.6 Unit members are entitled to receive longevity salary increases on a yearly basis at the completion of five (5) consecutive years of service. Unit members will remain on step 5 until eligible for longevity. Employees hired prior to July 1, 2002, and previously on the five (5) year longevity system (where a longevity increase was provided employees every 5 years, beginning at year 11), and who are in between the previous longevity steps, will begin receiving the yearly longevity increase at what would have been their next longevity step. In other words, for those employees hired prior to July 1, 2002, yearly longevity increases will begin at year 11, 16, 21, 26, or 31, whichever is applicable.
- 2.7 A unit member receiving a temporary upgrade shall not be paid less than the wage called for by his/her permanent classification and placement on the appropriate salary schedule. If a probationary unit member accepts a temporary upgrade to another classification, the District may extend the probationary period for a maximum of 45 additional days regardless of the length of time in the upgraded position.

2.8 Professional Growth

2.8.1 **Purpose**: To create a voluntary educational program which will assist unit members to improve or increase their job performance capabilities and to assist

- unit member's development for promotion within the District. The stipends will be awarded annually.
- 2.8.2 **Eligibility:** Credit for professional growth consideration will be limited to permanent, non-probationary, unit members whose most current annual evaluation at the time of initial application indicates a rating of "meets standards" or "exceeds standards." If no evaluation has been conducted in the previous twelve (12) months, a permanent unit member will be deemed eligible. Unit members receiving this consideration shall be rendered ineligible upon receiving an evaluation that indicates a rating of "needs improvement" for two (2) consecutive years, until such time as they next receive a positive evaluation.
- 2.8.3 **Initial Placement:** The first or initial placement in the stipend schedule (units of credit) shall be based on the following stipend chart:

Associate's degree	\$350
Associate's degree + 15 units	\$450
Associate's degree + 30 units	\$550
Associate's degree + 45 units	\$650
Associate's degree + 60 or Bachelor's degree	\$750
Master's degree	\$1,000

*Permanent unit members employed on the date of contract ratification, shall be placed on the stipend schedule based on existing units from accredited colleges or universities. Such unit members must submit their credits on or before December 1, 2018, to receive stipend in the 2018-19 school year.

- 2.8.4 **Additional Stipend Earnings:** Additional single, non-cumulative stipend increments may be awarded each year thereafter, per the above stipend chart. Additional stipend earnings shall be provided when any of the following conditions are met:
 - 2.8.4.1 Units earned in course work are directly related to the unit member's assignment.
 - 2.8.4.2 Units earned in course work increase the unit member's value to the District.

Unit members will submit course work on District approved form for additional stipend earnings. Course work requires prior approval by the Personnel Services Office. Approval shall not be arbitrarily or capriciously denied.

- 2.8.5 **Submission Responsibility:** It shall be the responsibility of the each unit member to submit for professional growth credit and verification of completion (including grade received) of coursework to the Personnel Services Office at the appropriate time.
- 2.8.6 Time-lines: All units of credit submitted to the Personnel Services Office for increment consideration shall be completed and submitted to the Personnel Services Office prior to September 1st of the year in which the increment is required and shall be considered only if the unit member has completed the coursework in a satisfactory manner (grade "C" or better). The Personnel Services Office will verify the unit member's submission prior to the stipend payment. Unit members failing to meet the deadline specified herein will not receive credit towards a professional growth stipend until the following year.

- 2.8.7 **Earning of Credits:** Units of credit may be earned by being enrolled in educational instruction by an accredited community college, college or university. It is the unit member's responsibility to ensure that units of appropriate credit are being earned at an accredited community college, college or university acceptable to the District. All units presented for professional growth must be semester or equivalent, verified by official records of accredited colleges or universities. Quarter units shall be converted to semester units by multiplying the quarter unit by two-thirds (2/3). Unit members are encouraged to confirm with the Personnel Services Office the appropriateness of the community college, college or university prior to enrolling and beginning educational instruction.
- 2.8.8 **Stipend:** Stipend shall be paid annually to the unit member in a lump sum (minus normal deductions) in November of each year, or as soon thereafter as practicable.

ARTICLE 3 Health Insurance Benefits

3.0 Medical Coverage: Each permanent classified unit member employed by the District for four (4) or more hours shall be eligible to participate in District provided medical benefit programs in accordance with this Agreement. See Appendix "F". Each probationary classified unit member employed by the District for four (4) hours or more shall be eligible to participate in either of the District's Kaiser HMO Option 1 or Kaiser HMO Option 2 plans. Employees may change plans only during the District's or Kaiser HMO Option 2 plans. Employees may change plans only during the District's open enrollment. The medical benefits include the option of any medical plan offered by the District for employees and their eligible dependents, which will include a required individual contribution as follows:

Effective October 31, 2020, bargaining unit members who select Blue Cross PPO Option 1, Blue Cross PPO Option 2, or California Care shall contribute \$100.00 monthly for a period of ten (10) months, totaling \$1,000.00 annually. The difference in premiums between the Blue Cross PPO options 1 and 2 is the responsibility of the employee.

Effective October 31, 2020, bargaining unit members who select Blue Cross 90/10 plan shall contribute \$50.00 monthly for a period of ten (10) months, totaling \$500.00 annually.

Effective October 31, 2020, bargaining unit members who select Kaiser HMO Option 1 or Kaiser HMO Option 2 shall have no monthly contribution.

The individual contribution amounts set forth above shall not apply to classified unit members employed by the District who are employed for less than eight (8) hours per day. (See 3.1 below.)

All benefit plans will be offered in accordance with Appendix F.

- 3.0.1 <u>Dental, Vision, Life Insurance and Employee Assistance:</u> These benefits shall be provided to all unit members, including their eligible dependents, who are employed by the District for four (4) or more hours per day without cost to the individual, provided the unit member selects and participates in a District provided medical benefit program. Unit members who are not currently participating in a District provided medical benefit program yet receive these benefits shall continue to receive said benefits.
- 3.1 Classified unit members employed by the District for less than eight (8) hours per day shall be provided medical benefits as a part-time employee on a prorated basis in accordance with the following unit member contributions:

(1)	6.00 hours	12.5% contribution
(2)	6.50 hours	9.5% contribution
(3)	7.00 hours	6% contribution

3.1.1 Unit members who are employed subsequent to the first working day of a month shall have insurance benefits commencing on the first day of the month following the effective date of their employment.

- 3.1.2 Any member on a paid leave of absence will receive the health and welfare coverage provided by the District, subject to the appropriate contributions referred to herein (see Item 3.1). Any unit member on an unpaid leave of absence shall be eligible to participate in the health and welfare coverage provided to others but this shall be at the unit member's expense and this shall be conditioned upon a willingness of the carrier to extend such coverage.
- Health Insurance Coverage for Retirees: Effective upon adoption by the Board of this Agreement, the District shall provide medical insurance coverage for retired unit members and their eligible dependents, under the same terms and conditions as provided to active unit members. This applies to those unit members whose employment with the district is terminated by retirement after the effective date of this Agreement, under the Public Employees Retirement System (PERS) and/or Social Security after reaching their fifty-fifth (55th) birthday and who have completed ten (10) cumulative years or service, including paid leaves, to the District. The benefit will continue until the retired unit member is age sixty-five (65) or is eligible for Medicare, whichever comes first, or on the date the unit member determines to discontinue the coverage prior to age sixty-five (65).
- 3.3 IRC 125 flexible benefit plan shall be implemented December 1, 1997, for the remainder of the contract. The IRC 125 carrier shall be determined by the District.
- 3.4 <u>Healthy Families Program:</u> The District shall reimburse qualified and eligible classified bargaining unit members for enrollment in the Healthy Families Program. Unit members who are not eligible for District benefits (classified employees who work less than 20 hours a week) are eligible for participation in this program. However, acceptance into the Healthy Families Program itself is not determined by the District, but by the Healthy Families Program.

Unit members who are accepted into the Healthy Families Program shall be reimbursed for the monthly premiums paid upon receipt by the District of proof of payment. The District's monthly reimbursement shall not exceed \$27.00 per month, per family.

The parties agree that the District's total liability under this program shall not exceed \$6,000 per school year. Unit members shall be reimbursed on a first come, first serve basis.

Health Insurance Research Committee

CSEA agrees to participate in a committee with members of AVTA and District administration to explore the benefits plan and provide options of future cost containment of health benefits.

3.5 <u>Dean Kittinger Surviving Spouse Benefit</u>: The District shall provide the surviving spouse and eligible dependents of any deceased employee with health and welfare benefits contribution which had been made on behalf of the deceased employee, for a period of six (6) months following the death of an active classified employee, as long as the practice is allowed by the health and welfare benefits provider(s). After six (6) months, the surviving spouse may elect to continue in the same health and welfare benefit program for an additional period as specified in the Comprehensive Budget Reconciliation Act (COBRA) upon payment by the surviving spouse of the appropriate premium.

ARTICLE 4 Hours of Employment

- 4.0 The work week for regular full-time unit members shall be forty (40) hours rendered in units of eight (8) hours, unless designated by the District to be less than forty (40) hours or less than eight (8) hours per day.
- 4.1 The work week shall consist of five (5) consecutive workdays unless mutually agreed upon by the supervisor and employee. This provision shall not be used to reduce overtime opportunities which otherwise would be available to unit members.
- 4.2 The workday for all unit members shall be established and regularly fixed by the District in order to meet the Districts' interest as defined by the District and in accordance with the provisions set forth in this agreement. Each unit member shall be assigned a fixed, regular, and ascertainable minimum number of hours.
 - 4.2.1 Any unit member who is required to and reports to work prior to his/her normal starting time on a regular workday will receive 1-1/2 times regular rate of pay for all hours of work performed prior to his/her normal starting time. Such required work shall not be used by the District to shorten the unit member's working day.
 - 4.2.2 When mutually agreed upon by the unit member and his/her immediate supervisor, hours of employment on a particular day may be changed to eliminate the need for more than an eight hour workday for that unit member. This is to have no effect on the regular rotation of unit members eligible for overtime.
 - 4.2.3 CSEA recognizes the need of the District to provide state mandated inservice; with assurance by the District to keep these days to a minimum CSEA agrees to waive the need for mutual agreement referred to in 4.2.2. For mandated inservice days only the District is obligated to notify CSEA and individual unit members ten (10) days in advance of such meeting and will schedule these days Monday through Friday first shift.
- 4.3 A non-compensated, uninterrupted lunch period of not less than thirty (30) minutes or more than one (1) hour shall be provided all unit members who render service of at least five (5) hours or more per day, and shall be scheduled for full-time unit members at, or about, the midpoint of each work shift. The lunch period shall be assigned by the immediate supervisor.
 - A unit member required by his/her supervisor to work during his/her lunch break shall begin a new lunch break of not less than thirty (30) minutes after completing the work called for when the original lunch period was interrupted.
- 4.4 The unit member will be provided one (1) rest period of fifteen (15) minutes duration for each full four (4) hours of work per day. Supervisors shall schedule rest periods for unit members at times least disruptive to the operation of the department. Rest periods are a part of the regular workday and shall be compensated at the regular rate of pay for the unit members.
- 4.5 Rest periods shall not be used to lengthen the lunch period or shorten the workday. Lunch periods shall not be used to shorten the workday.

- 4.6 A classified employee who works a minimum of 30 minutes per day in excess of his parttime assignment for a period of 20 consecutive working days or more shall have his basic assignment changed to reflect the longer hours in order to acquire fringe benefits on a properly prorated basis as specified in Education Code Section 45136 and 45137.
- 4.7 The Association and the District recognize that overtime assignment will be necessary to carry on the business of the District. Unit members may request to be excused from an overtime assignment. When administratively feasible, supervisors shall attempt to accommodate the unit member's request prior to making the overtime assignment. The assignment of overtime to classified employees will be filled on a seniority, volunteer basis first (see 4.12 below). In the event that not enough volunteers are available, the District will assign overtime starting with the least senior qualified employee who has not been assigned overtime, until all unit members on the seniority list have been assigned overtime.
- 4.8 Overtime compensation shall be provided unit members who are directed by their immediate supervisor to work in excess of eight (8) hours in any day, or in excess of forty (40) hours in any calendar week. The unit member shall be compensated equal to time and one half of the regular rate of pay.
- 4.9 Any non-fully paid leave shall not be used to compute overtime credit.
- 4.10 In accordance with the provisions of Education Code Section 45131, when mutually agreed upon, part-time employees may work additional days and/or hours at their regular rate of pay unless the total hours worked exceeds forty (40) in a given week. This provision shall not be used to reduce overtime opportunities which otherwise would be available to unit members. When a unit member is required to work on a holiday, he/she shall be paid compensation for such work, in addition to the regular rate of pay received for the holiday, at the rate of time and one-half his/her regular rate of pay.
- 4.11 Any bargaining unit member called back to work on an emergency basis before or after normal working hours, on weekends, or holidays will be compensated for a minimum of two (2) hours overtime.
- 4.12 Overtime assignment shall be made at the discretion of the District. When authorized, and when administratively feasible, overtime shall be assigned as equally as is practicable among unit members at each school site, within each classification, based on a seniority rotation list. Immediate supervisors shall develop and, on or before the third week of each school year, post methods of rotating overtime, and the seniority list for each site.
- 4.13 A shift differential of five percent (5%) above the regular rate of pay will be paid for unit members regularly working the second shift, which is defined as those working at least four (4) hours after 5:00 p.m. Unit members regularly assigned to work on all or part of a weekend will receive shift differential pay of five percent (5%) above the regular rate of pay for the weekend days worked.
- 4.14 Workday During Inclement Weather: In the event that the Superintendent determines it is necessary to close schools due to inclement weather, the day shall be declared a local holiday for all members of the bargaining unit.

- 4.14.1 When it is determined that school will be closed due to inclement weather as announced by the Superintendent, all unit members will be excused from work without a dock in pay. Unit members will be advised of changes in regular work schedules through the district's notification system and local radio stations. No notification will mean work as usual.
- 4.14.2 In the event schools are open, but unit members in outlying areas are not able to report to work due to adverse road conditions cause by inclement weather, those unit members must notify the District of their situation and shall elect to use a vacation or a personal necessity day.
- 4.14.3 Any unit member called to work during the period of time when all unit members have been excused from work shall be compensated at the rate of one and one-half times for hours worked in addition to his/her regular salary.
- 4.14.4 In the event of emergency or act of nature, or unusually bad weather, the District Office may notify individual sites of an early closing hour. For purposes of this section, the District Office and the Maintenance and Grounds Department shall be considered an individual site. Should any unit member at a site be released for the reason of inclement weather under this section, then all unit members at that site are to be released with no loss of pay and/or vacation leave and/or sick leave. Maintenance and Grounds personnel assigned to that site that day shall be released or reassigned to another site. If they continue to work at that same site, they shall be compensated at the rate of one and one-half times each hour worked in addition to their regular pay.
- 4.14.5 In the event of emergency, act of nature, it is understood that certain unit members will be expected to remain on duty; it is further understood that unit members remaining on duty during an emergency situation shall be compensated at the rate of one and one-half times each hour worked in addition to their regular pay.
- 4.14.6 Authorization to retain unit members on duty must be obtained from the Superintendent or an Assistant Superintendent prior to assigning the unit member to remain at work.
- 4.15 Every attempt will be made to notify unit members, in writing, at least one (1) month prior to the last day of school that they have been chosen to work a summer school assignment.

ARTICLE 5 Vacation

5.0 All members of the bargaining unit shall earn paid vacation time under this article. Vacation benefits are earned on a fiscal year basis (July 1 - June 30). The District shall provide each unit member with a written statement of his/her accrued vacation total and of his/her vacation entitlement for the school year. Such entitlement shall be provided no later than December 1st of each school year.

5.1 Paid vacation shall be taken as follows:

- 5.1.1 Vacation may be taken at any time of the year in which it is earned with approval of the immediate supervisor. Unless a unit member is not able, vacation requests must be submitted to the immediate supervisor, via email, on the District's Classified Employee Absence Form.
 - 5.1.1.1 Ten days or more prior to requested vacation.

It is expected that vacation requests will be submitted at least ten (10) calendar days prior to requested vacation. When a vacation request is submitted at least ten (10) calendar days prior to requested vacation, the immediate supervisor shall respond, via email, within five (5) calendar days either approving or denying the vacation request. If the immediate supervisor fails to respond, via email, within five (5) calendar days, the unit member's vacation request is deemed approved.

If a unit member is unable to submit a vacation request via email, the unit member shall submit his/her request, in writing, on the District's Classified Employee Absence Form to his/her immediate supervisor. The unit member must obtain the immediate supervisor's written acknowledgement of receipt of Form. If written acknowledgment of receipt is not obtained, the vacation request is deemed denied.

5.1.1.2 Less than ten days prior to requested vacation.

If a unit member requests vacation less than ten (10) calendar days prior to requested vacation, the unit member must receive written approval, via email or in writing on the District's Classified Employee Absence Form, from his/her immediate supervisor. If written approval is not received, the vacation request is deemed denied. Requests for vacation will not be unreasonably withheld.

- 5.1.2 Vacation will normally be taken during the year in which it is earned, and whenever possible, will be scheduled during non-student days with the approval of the unit member's immediate supervisor.
- 5.1.3 Unit members may accumulate up to one year's vacation to be carried over and used in the following year.
- 5.1.4 Unit members who resign, retire, or otherwise terminate, must either use accumulated vacation prior to termination date or be paid for accumulated vacation, at the option of the unit member.

5.2 Vacation Accumulation

- 5.2.1 Bargaining unit members on a monthly pay basis shall earn vacation at the following rates:
 - 5.2.1.1 First (1st) through sixth (6th) year of employment/1.25 days per month worked.
 - 5.2.1.2 Seventh (7th) through thirteenth (13th) year of employment/1.50 days per month worked.
 - 5.2.1.3 Fourteenth (14th) through twenty-fourth (24th) year/1.75 days per month worked
 - 5.2.1.4 Twenty-fifth (25th) through the end of employment/2.0 days per month worked.
- 5.2.2 Part-time unit members, paid on a monthly basis, shall earn vacation prorated in accordance with their regular work hours per day.
- 5.2.3 All bargaining unit members on an hourly pay basis shall receive the proper prorated vacation.
- 5.2.4 All regular bargaining unit members who are hired for a summer session shall accumulate vacation benefits on the same basis as they would during the regular school year, prorated to the hours of employment.
- 5.3 **Vacation Pay:** Pay for vacation days for all bargaining unit members shall be the same as that which the unit member would have received had he/she been in a working status less overtime.
- 5.4 **Vacation Pay Upon Termination:** When a unit member is terminated for any reason, he/she shall be entitled to all vacation pay earned and accumulated up to and including the effective date of the termination.
- 5.5 **Holidays:** When a holiday falls during the scheduled vacation of any unit member, such holiday shall not be counted as a vacation day.

5.6 Vacation Scheduling:

- 5.6.1 Upon the approval of the unit member's immediate supervisor, per 5.1.1., vacations shall be granted at times requested by unit members.
- 5.6.2 If there is any conflict between unit members who are working on the same or similar operations as to when vacations shall be taken, the unit member with the greatest district seniority shall be given his/her preference. However, once a unit member's vacation request is granted, that unit member may not be denied his or her right to take that vacation due to another unit member with more seniority making a subsequent conflicting vacation request.

- 5.6.3 If, for any reason, a unit member is not permitted to take all or any part of his/her annual vacation, the amount not taken shall be accumulated for use in the following year or, at the option of the unit member and upon request, shall be paid in cash.
- 5.7 **Interruption of Vacation:** A unit member may be permitted to interrupt or terminate vacation leave in order to begin another type of paid leave provided by this agreement without a return to active service, provided the unit member supplies notice and supporting information regarding the basis for such interruption or termination.

ARTICLE 6 Evaluation Procedures and Personnel Files

- 6.0 The District retains the sole responsibility for the evaluation and assessment of performance of each unit member, subject only to the following procedural requirements. A unit member considering an evaluation to be unjust may confer with the evaluator's supervisor regarding the evaluation and those administrators in respective chain of command through procedures established by the District.
- 6.1 Any grievance shall be limited to a claim that the following procedures have been violated:
- 6.2 Formal annual evaluations for permanent unit members shall be completed once per year from March 1 to April 30.
 - 6.2.1 The District and Association recognize that in addition to the annual evaluation, it is at times necessary to notify and assist unit members to correct identified deficiencies. Accordingly, in addition to the annual evaluation, the District may conduct interim formal evaluations for all unit members. Interim evaluations shall be conducted in accordance with the following procedures:
 - 6.2.1.1 Interim evaluations shall be completed using the same form as for the annual evaluation.
 - 6.2.1.2 The interim evaluation shall indicate the problem area(s), the corrective measure(s) to be taken, and shall specify a period of time within which the correction of problem(s) should occur. The interim evaluation shall also calendar the time for a follow-up evaluation which shall be within a reasonable period of time but not more than 6 months from the date of the interim evaluation.
 - 6.2.1.3 The follow-up evaluation shall be attached to the interim evaluation in the unit member's file.
- 6.3 Effective July 1, 2020, the probationary period for all unit members shall be six (6) months or 130 days paid service, whichever is longer. Formal evaluation for probationary unit members shall occur two (2) times during the probationary period; the first of which will occur at the end of three (3) months of service, the second of which will occur near the end of five (5) months of service.
- 6.4 Formal evaluations for unit members shall be completed by the immediate supervisor on appropriate District evaluation forms. The immediate supervisor shall meet with the employee to review the evaluation and obtain the employee's signature. This meeting shall take place during the employee's normal working hours. The evaluation shall be signed by both the unit member and the immediate supervisor.
- One (1) copy of the evaluation shall be retained by the unit member, one (1) copy of the evaluation shall be placed in the unit member's personnel file, and one (1) copy of the evaluation shall be held in the evaluator's file.
- 6.6 No evaluation of any unit member shall be placed in any personnel file without any opportunity for discussion between the unit member and the evaluator.

- 6.7 No negative evaluation of the unit member's performance shall be predicated upon information or material of a derogatory or critical nature which has been received by the evaluator(s) from others (such as parents and citizens), unless the unit member is first given notice, an opportunity to review and comment, including the right to enter his/her written comments into the records. However, no written record of the complaint shall be entered unless such complaint is reduced to writing and signed by the complainant.
- 6.8 Directed assistance shall be provided if determined appropriate by the evaluator(s). A unit member may request directed assistance to correct identified deficiencies.
- 6.9 The unit member shall have the right to review and respond to any derogatory evaluation in accordance with Section 6.11.2 below.
- 6.10 No unit member shall be required to formally evaluate any other unit member(s).

6.11 Personnel Files

- 6.11.1 The personnel file for each unit member shall be maintained at the District's central administration office.
- 6.11.2 Unit members shall be provided copies of any derogatory written material before it is placed in the unit member's file. The unit member shall be given an opportunity, during normal working hours and without loss of pay, to initial and date the material and to prepare a written response to such materials
 - The written responses shall be attached to the material and shall be made within ten (10) working days.
- 6.11.3 A unit member shall have the right to examine, during the unit member's non-working time, and/or obtain copies at his/her expense, any material from the unit member's personnel file with the exception of material that includes ratings, reports, or records which were obtained prior to the employment of the unit member involved, or were prepared by identifiable examination of the unit member involved, or were prepared by identifiable examination committee members, or were obtained in connection with a promotional examination.
- 6.11.4 A unit member may have another person accompany him/her to assist in the examination of his/her personnel file.

ARTICLE 7 Unit Member Expenses and Materials

7.0 **Uniforms:** The District shall pay the cost of the purchase, lease, rental, cleaning, and maintenance of uniforms and equipment when required by the district to be worn or used by bargaining unit members.

7.1 Tools and Supplies

- 7.1.1 The District agrees to provide all tools, equipment and supplies determined necessary by the District for the performance of employment duties, and consideration to the safety of the unit member.
- 7.1.2 Unit members shall be required to properly care for and use District tools, equipment, and/or supplies entrusted to the unit members.
- 7.2 **Physical Examinations:** Any medical examination required as a condition of continued employment shall be provided by the District and may include physical or mental examination of the unit member by a physician or other qualified person designated by the District.
- 7.3 **Mileage, Meals, Lodging Expenses:** The District shall reimburse unit members for private car mileage, meals, and lodging expenses incurred while performing approved job related duties according to District policy and administrative regulations.

ARTICLE 8 Promotion

- 8.0 Bargaining unit members are encouraged to apply for District promotional vacancies and will be advised of any current and relevant District procedures.
- 8.1 Probationary and permanent unit members are eligible for promotional positions. Unit members applying for a promotional vacancy must request consideration in writing to the District Personnel Services Office by the date indicated on the vacancy announcement.
- 8.2 Any unit member who has taken and passed a test required for initial employment or for any promotional position within the bargaining unit shall not be required, within the next twenty-four (24) months, to retake the same test in order to meet the requirements of a promotion. However, a unit member may request to take any test in an attempt to improve his/her score. In the event a test is retaken, the District shall utilize the higher test score.
- Unit members must take any test(s) required of a promotional position for which they have not already qualified or which they have not taken in the previous twenty-four (24) months. Unit members shall be granted release time to participate in promotion testing up to two (2) times per school year, upon prior notification to and approval by the unit member's supervisor. Release time shall not be unreasonably withheld. If release is denied, arrangements will be made for employee to attend a make-up test.
- 8.4 Notice of all job vacancies shall be posted on bulletin boards at each site. Such notices shall be posted for a period of not less than six (6) working days.
- Whenever a unit member accepts a promotion to another classification, he/she shall serve a probationary period of six (6) months in the promoted position in order to attain permanent status in the new classification. Probationary unit members who accept a promotion to another classification will become permanent employees in the classified service, per Article 6.3; i.e., six (6) months or 130 days paid service, whichever is longer, after the probationary unit member's initial employment.
- 8.6 A unit member who accepts a promotion and fails to complete the six (6) month evaluation period for that promotional position, either at his/her request; or if found to be unsatisfactory to the District, shall be reinstated in his/her former classification, unless dismissal or suspension proceedings are imminent. Such action shall be without prejudice.
 - 8.6.1. Where a promoted employee is subsequently promoted again during their promotional probationary period, if found to be unsatisfactory to the District, the District will reinstate the promoted employee to either their permanent position or their previous promoted position(s), at the District's discretion.
- 8.7 Any unit member receiving a promotion to another classification in the bargaining unit shall remain in the same step as in the classification immediately vacated.
- 8.8 New unit members may be given credit for previous related experience at the rate of one step per each two years of related experience and placed on the appropriate higher step up

to, and including, step 5 upon employment.

8.9 A unit member who has applied and interviewed for a promotional vacancy will be notified in writing by the District Personnel Services Office when they have not received, or been chosen for, the vacancy following an interview. After receiving such notification and upon the request of the unit member, said unit member will be provided an opportunity to meet with a District representative to discuss the denial of the promotion.

ARTICLE 9 Holidays

9.0 The District agrees to provide all unit members in the bargaining unit with legal and local holidays as indicated in the District-adopted school calendar, including nine (9) local holidays, one of which includes Admission's Day.

The four (4) local holidays shall be taken during the second week of winter recess, unless the second week is a full five (5) day work week. In such circumstances, the holidays shall be taken during the first week of winter recess. If this occurs, the District must notify the unit members by April 1st of that year that the four (4) holidays will be taken the first week of winter recess. The fifth (5th) and sixth (6th) local holidays will be taken the Wednesday before Thanksgiving and the Friday after Thanksgiving.

9.1 **Additional Holidays:** Every day declared by the President or Governor of this State as a public fast, mourning, thanksgiving, or holiday, or any date declared a holiday for classified unit members by the Governing Board, shall be a holiday for all unit members in the bargaining unit.

9.2 Holidays on Saturday or Sunday

- 9.2.1 When a holiday falls on a Saturday, the preceding workday not a holiday shall be deemed to be that holiday. Except as provided in Section 9.2.2, when a holiday falls on Sunday, the following workday not a holiday shall be deemed to be that holiday.
- 9.2.2 The operation of this section shall not cause any unit members to lose any of the holidays clearly indicated in this article.

ARTICLE 10 Leave Provisions

10.0 The leave benefits provided by the District for unit members shall be as follows:

The term "day" throughout this Article shall mean working day.

- 10.1 **Sick Leave:** Regular full-time unit members shall be entitled to leave of absence with full pay for illness, injury, doctor, and dental appointments, in accordance with the following schedule:
 - 10.1.1 Sick leave is earned at the rate of one day per month of employment and is cumulative. The District shall provide each unit members with a written statement of his/her accrued sick leave total and of his/her sick leave entitlement for the school year. Such statements shall be provided no later than December 1st of each school year.
 - 10.1.2 A classified unit member regularly employed for less than eight (8) hours per day or for less than five (5) days per week shall be entitled to sick leave in the same ratio that his/her employment relates to full-time employment.
 - 10.1.3 At the beginning of each fiscal year, the full amount of sick leave granted under this section shall be credited to each unit member. Credit for sick leave need not be accrued prior to taking such leave and such leave may be taken at any time during the year. However, a new unit member of the District shall not be eligible to take more than six (6) days until the first day of the calendar month after completion of six (6) months of active service with the District.
 - 10.1.4 To be eligible to apply for sick leave with pay, the unit member shall be in a paid status and scheduled for work on the day(s) of absence. Pay for any day of such absence shall be the same as the pay which would have been received had the unit member worked a regular day.
 - 10.1.5 Upon exhaustion of all accumulated full pay sick leave credit, a unit member who continues to be absent under the provisions of this article shall receive fifty (50) percent of his/her regular salary for a period of time as set forth in Section 10.1.6. A unit member is entitled to receive 50% pay for extended periods of illness of not less than five (5) consecutive working days. If a unit member is absent from his/her position for an extended illness of at least 5 working days, upon verification of illness, the unit member will receive his/her 50% pay retroactive to the first day of extended leave. The District will regularly inform, at least quarterly, all unit members of their total accumulated sick leave credit, but will not be responsible for informing a unit member absent from his/her duties that he/she has exhausted or is about to exhaust all accumulated sick leave credit.
 - 10.1.5.1 Unit members on extended illness leave pursuant to a physician verified illness leave at time sick leave is exhausted shall receive 50% pay upon exhaustion of sick leave for continued verified absence.
 - 0.1.6 A unit member shall be eligible for fifty (50) percent pay in accordance with the foregoing section (10.1.5) for a maximum period of one hundred (100) days. Provided the requirements of section 10.1.5 have been met, said one hundred day period shall begin to run at the expiration of the member's full pay sick leave for

that current year, and shall run concurrently with the period of time during which the unit member is using his/her accumulated full pay sick leave from prior years, if any.

- 10.1.7 The amount to be received by the absent unit member will be determined as follows:
 - 10.1.7.1 The absent unit member will receive full pay for all days of accumulated sick leave.
 - 10.1.7.2 After all accumulated sick leave has been used, provided the unit member has met the requirements of section 10.1.5, the absent unit member will receive fifty (50) percent of his/her regular salary for the remainder of the above-mentioned one hundred (100) day period, if any.
 - 10.1.7.3 When a unit member is absent and eligible for industrial accident or industrial illness leave, his/her absence for purposes of accumulated sick leave and one hundred (100) days of 50% pay shall be deemed to commence on the date of termination of the industrial accident or industrial illness leave, provided that if the unit member continues to receive temporary disability, the unit member shall have deducted from his/her accumulated sick leave or available sick leave only as much which, when added to the temporary disability indemnity, will result in a payment of not more than his/her full salary.
 - 10.1.7.4 When a unit member is absent from his/her duties on account of illness and has exhausted all entitlement to sick leave, vacation, compensatory overtime, and other available paid leave, no further salary will be paid by the District, and health and dental insurance coverage paid by the District will cease at the end of the month for which payment has been made. The unit member shall then have the following options available for consideration, the election of which the unit member must advise the District not later than the day following the day all available paid leave has been exhausted:
 - 10.1.7.4.1 Request a leave of absence, which may or may not be approved by the District. If granted for job related illness or injury, the District may provide the health and dental coverage allowed regular unit members.
 - 10.1.7.4.2 Apply for retirement or disability retirement.
 - 10.1.7.4.3 Resign from employment in the school district.
 - 10.1.7.5 If, at the conclusion of all leaves of absence, paid or unpaid, a unit member, who is absent because of non-industrial accident or illness and who is still unable to assume the duties of his/her position, will be placed on a re-employment list for a period of thirty-nine (39) months.
 - 10.1.7.5.1 At any time during the prescribed 39 months, the unit member is able to assume the duties of his/her position, he/she shall be re-employed in the first equivalent position in the classification of

his/her previous assignments. The unit member's re-employment will take preference over all other applicants except for those laid off for lack of work or funds under Education Code Section 45298, in which case the unit member shall be ranked according to his/her proper seniority.

- 10.1.7.5.2 A unit member who is placed on a re-employment list, as provided herein, who has been medically released for return to duty and who fails to accept an appropriate equivalent assignment shall be dismissed.
- 10.1.8 At any time during the course of a sick leave or injury absence and upon return from absence, the unit member may be required to supply such information as requested by the District through the Personnel Services Office regarding the anticipated length of absence, name and address of attending physician(s), date and time of medical appointment(s), and the place and phone number where the unit member may be reached, and other related information.
- 10.1.9 The District shall require proof of illness (physician's verification) after three (3) consecutive days of absence unless a unit member has been notified, in advance and in writing, that such proof will be required after one day of absence. Periodic medical reports, which shall not include medical diagnosis or treatment, may be required during extended absence (five days or more) of a unit member. Unit members returning to work from illness absence involving surgery, serious illness, or extended absence, shall be required to present a doctor's release verifying medical permission to return to work, including any restrictions. A unit member who fails to provide the required medical verification of illness, medical disability, or injury immediately upon their return shall be considered as having been absent without leave and will be docked pay for the days of the absence. The unit member will remain in unpaid status until unit member presents the District with a doctor's release to return to work. Unit members may appeal to the Assistant Superintendent of Human Resources the decision to consider the unit member's absence as "absent without leave" and unpaid and their placement in unpaid leave status pending a physician's release to return to work. The Assistant Superintendent's decision is final.
 - 10.1.9.1 It shall be the unit member's responsibility to provide the District with physician verification of continued illness no later than the first day that the unit member is absent after exhausting full pay sick leave (see: 10.1.5 above).
- 10.1.10 Members of the unit shall be required to submit to medical examination(s) by District-appointed physician(s), at the District's expense, at the discretion of the District which are job-related and consistent with business necessity.
- 10.1.11 If a unit member resigns, retires, or is terminated and has used more sick leave than was earned, the amount used but not earned shall be deducted from the final warrant of the unit member.
- 10.1.12 The unit member may convert unused sick leave to retirement credit in accordance with Government Code Section 20862.5, or its successor, if the unit member is filing a request for retirement.

10.1.13 Members of the unit must notify the District Personnel Services Office of absences as soon as the necessity to be absent becomes known to the unit member. Regular shift unit members will report absences no later than 6:30 a.m., the day of the absence. Second shift unit members will report absences no later than noon on the day of the absence.

10.2 Maternity Leave

A leave of absence may be granted to any unit member who is required to be absent from duties because of a disability caused by the unit members pregnancy, as authorized and required by California Pregnancy Disability Leave law. This leave shall be granted and administered in the same manner as Sick Leave.

The unit member's doctor shall determine the beginning, length, and return for the employee. This verification shall be submitted to the District.

When all available sick leave has been exhausted, additional unpaid leave may be requested per the Family Medical Leave Act and/or the California Family Rights Act, if any is available, or as provided in Section 10.10.

10.3 Family Medical/Child Rearing Leave

Rights afforded eligible employees under the Family Medical Leave Act and California Family Rights Act will be provided as authorized and required by law.

Unit members may apply for this leave by submitting a written request to the superintendent. At least 30 days advance notice shall be given if the need for the leave is foreseeable. If 30 days notice is not possible, then as soon as possible. Such leaves shall be granted according to the Family Medical Leave Act or as provided in Section 10.10.

10.4 Personal Necessity Leave

10.4.1 Absence under this provision must be requested and approved by the immediate supervisor in advance of the absence. Upon request of the unit member, the immediate supervisor shall provide, in writing, the reason(s) for withholding such approval. The immediate supervisor may make exceptions to the notification and approval requirement in cases of emergency.

During any school year a unit member may use, at his/her own election, not more than seven (7) days of accumulated sick leave benefits in the following cases of personal necessity:

Death of a member of his/her immediate family. Immediate family of a unit member is defined as mother, father, grandfather, or grandmother, or a grandchild of the unit member or of the spouse or domestic partner of the unit member, and the spouse, domestic partner, son, son-in-law, daughter, daughter-in-law, brother, brother-in-law, sister, or sister-in-law, step parent, step child, step sister, step brother of the unit member or any relative living in the immediate household of the unit member or other adult who has had the primary responsibility for raising or care of the unit member or spouse of the unit member. The unit member will identify such persons within one month of ratification of this agreement or within one month of employment in the District.

- 10.4.1.2 Accident, involving his/her person or property, or the person or property of a member of his/her immediate family as defined above, of such an emergency nature that the immediate presence of the unit member is required during his/her workday. Mechanical failure of vehicle is not defined as an accident.
- 10.4.1.3 Illness of members of the unit member's immediate family, as defined above, when such illness makes it impossible or inadvisable for the unit member to carry out his/her duties.
- 10.4.1.4 Appearance in court as a litigant, or as a witness under an official order. The unit member shall furnish evidence of the court appearance to the immediate supervisor who shall in turn attach it to the time sheet.
- 10.4.1.5 Leave to be with member of immediate family prior to overseas assignments as a member of the armed services of the United States.
- 10.4.2 Authorized use of personal necessity leave includes matters of compelling importance.
 - 10.4.2.1 Upon return from a Personal Necessity Leave, unit members shall be required to request the leave in writing and by submitting such verification as may be required. Unit members shall be denied paid Personal Necessity benefits for absences for purposes other than those defined above and/or failure to comply with the absence verification requirements of the District.
 - 10.4.2.2 Authorized use of Personal Necessity Leave does not include participation in unit member work stoppage, or unit member association activities not authorized in advance by the District which would curtail the normal operation of the District.

10.5 Personal Business Leave

- 10.5.1 Each unit member is entitled to three (3) days per year of personal business leave which shall be charged to the unit member's sick leave.
- 10.5.2 This leave may be used for matters of importance to the unit member which he/she cannot reasonably be expected to ignore and which require the unit members presence during the workday. Specific reasons for absence are not required.
- 10.5.3 Absence under this provision must be requested and approved by the immediate supervisor in advance of the date of the absence.
- 10.5.4 Authorized use of personal business leave does not include activities for which the unit member may be compensated nor does it include participation in work stoppage or association activities not authorized in advance by the District.

10.6 Bereavement Leave

- 10.6.1 Each unit member is entitled to three (3) days leave of absence with pay, or five (5) days if travel beyond three hundred (300) miles one way from the unit member's residence is required, in the event of the death of any member of his/her immediate family. Immediate family is defined as mother, father, grandmother, grandfather, or a grandchild of the unit member or of the spouse or domestic partner of the unit member, and the spouse, domestic partner, son, son-in-law, daughter, daughter-in-law, brother, brother-in-law, sister, sister-in-law, step parent, step child, step sister, step brother of the unit member or any relative living in the immediate household of the unit member or other adult who has had the primary responsibility for raising or care of the unit member or spouse of the unit member. The unit member will identify such persons within one month of ratification of this agreement or within one month of employment in the District. By mutual agreement, the list of family members may be expanded.
- 10.6.2 In addition to the above bereavement leave, the unit member may request that not more than ten (10) days of accumulated sick leave during any school year be charged for personal necessity under Section 10.4 or personal business leave as outlined in Section 10.5. In the event that the death is of a unit member's spouse or child, the unit member is entitled to ten (10) days leave of absence with pay.
- 10.6.3 Members of the unit shall be required to contact the District Personnel Services Office as required in Article 10, 10.1.13, to request bereavement leave. Failure to do so may result in ineligibility for paid leave and may be considered to be an unauthorized absence.
 - 10.6.3.1 The unit member shall submit his/her request in writing to his/her immediate supervisor in order that the Payroll Office may be advised. Requests shall include name and relationship of the deceased.
 - 10.6.3.2 Members of the unit may be required to provide proof of eligibility for bereavement leave.

10.7 Industrial Accident or Illness Leave

- 10.7.1 In accordance with Education Code Section 45192, unit members employed by the District no less than eighteen (18) months shall be provided leave of absence for industrial accident or illness under the following rules and regulations: (This provision is applicable to persons employed after 9/01/97.)
 - 10.7.1.1 A unit member who has sustained a job-related injury or illness shall report the injury to the immediate supervisor on the District accident form no later than the next scheduled workday following the accident, or as soon as possible.
 - 10.7.1.2 The industrial accident or illness must have arisen out of, and in the course of employment, of the unit member, and must be accepted as a bonafide injury or illness arising out of, and in the course of employment, by the District's compensation insurance carrier.
 - 10.7.1.3 Allowable leave for such industrial accident or illness shall be for the

number of days of temporary disability not to exceed sixty (60) working days when the unit member would otherwise have been performing work for the District in any one fiscal year for the same accident.

- 10.7.1.4 Allowable leave for industrial accident or illness shall not be accumulated from year to year.
- 10.7.1.5 The industrial accident or illness leave under this Article shall commence on the first day of absence. The industrial accident or illness leave shall be reduced by one (1) day for each day of authorized absence regardless of a compensation award made under worker's compensation laws.
- 10.7.1.6 When a unit member is absent from duties due to industrial accident or illness, the member shall be paid such portion of the salary due for any month in which absence occurs as when added to temporary disability indemnity, will result in a payment of not more than full salary. The phrase, "full salary," as utilized in this subdivision, shall be computed so that it shall not be less than the unit member's "regular average weekly earnings."
- 10.7.1.7 When an industrial accident or illness leave overlaps into the next fiscal year, the unit member shall be entitled to only the amount of unused leave due for the same illness or injury.
- During all paid leaves of absence, whether industrial accident or illness leave, sick leave, vacation, compensated time off, or other available paid leave provided by law or by the District, the unit member shall endorse to the district the temporary disability checks received due to industrial accident or illness. The District, in turn, shall issue the unit member's salary, in accordance with the provisions of 10.1.7.3, and shall deduct normal retirement and other authorized contributions.
- 10.7.1.9 The benefits provided by this article shall be applicable to all unit members employed by the District for a period of not less than eighteen (18) months unless employed prior to September 1, 1997.
- 10.7.1.10 Any unit member receiving benefits as a result of this article shall, during the period of injury or illness, remain within the State of California unless the Governing Board authorizes travel outside of the State.
- 10.7.1.11 Upon termination of the industrial accident or illness leave, the unit member shall be entitled to the benefits provided for sick leave, and absence for such purpose shall be deemed to have commenced on the date of termination of the industrial accident or illness leave, provided that the unit member elects to take as much of the accumulated sick leave, accumulated compensating time, vacation,

or other available paid leave which, when added to temporary disability indemnity, will result in payment of not more than full salary.

- 10.7.1.12 A unit member shall be permitted to return to service after an industrial accident or illness leave only upon presentation of a release from the District-appointed physician and/or from the treating physician, as determined by the District certifying the unit member's ability to return to position classification without restrictions and without detriment to physical and emotional well-being.
- 10.7.1.13 Upon complying with District medical release requirements and receiving District authorization to return to work, a unit member on industrial accident or illness leave may be reinstated in a position in the same classification without loss of status or benefits.
- 10.7.1.14 When all available leaves of absence, paid or unpaid, have been exhausted and, if the unit member is not medically able to assume the duties of his/her position, he/she shall be placed on a reemployment list for a period of thirty-nine (39) months. When available, during the 39 month period, the unit member shall be employed in the first equivalent position in the class of his/her previous assignment over all other available candidates except for a re-employment list established because of lack of work or lack of funds, in which case he/she shall be listed in accordance with the appropriate seniority regulations.
- 10.7.1.15 A unit member who has been placed on a re-employment list, as provided herein, and who has been medically released for return to duty, and who fails to accept an appropriate equivalent assignment, shall be dismissed.
- 10.7.1.16 These provisions for industrial accident and illness leave shall apply only to unit members whose services are regularly scheduled.

10.8 Judicial and Official Appearance Leave

- 10.8.1 Judicial and official appearance leave shall be granted for purposes of regularly called jury duty, appearance as a witness in court other than a litigant, or to respond to an official order from another governmental jurisdiction for reasons not brought through the initiation, connivance, or misconduct of the unit member.
- 10.8.2 For any necessary court or governmental agency appearance, the unit member may utilize personal necessity leave. However, if any court or governmental agency appearance is required of a unit member by the District, it shall be made without loss of pay and without charge to any other accrued leave benefits.
- 10.8.3 The District agrees to grant to members of the bargaining unit regularly called for jury duty, in the manner provided by law, leave of absence without loss of pay for time the unit member is required to perform jury duty during the unit member's regularly assigned working hours. Unit members, so called for jury duty, must notify the District of service date(s) upon receiving said notice from officers of the

Court. The District shall pay the unit member the difference, if any, between the regular rate of pay and the amount received for jury duty, less meals, travel, and parking allowance. Unit members are required to return to work during any day in which jury duty services for less than three (3) hours, are required. Any unit member whose regular assigned shift commences at 2:00 p.m. or after shall also be relieved from work with pay if jury duty services exceed three (3) hours. The District may require verification of jury duty time prior to or subsequent to providing jury duty compensation.

10.9 **Military Leave:** A unit member shall be entitled to any military leave provided by law and shall retain all rights and privileges granted by law arising out of the exercise of military leave.

10.10 General Provisions

- 10.10.1 A leave of absence is an authorization for a unit member to be absent from duty, generally for a specific period of time and for an approved purpose.
- 10.10.2 A leave protects the unit member by holding a place for such member in the District until the leave expires, providing the position would have otherwise remained. There is, however, no assurance that when a leave of absence necessitates a long-term replacement that the return assignment will be in the same site where such unit member was assigned when the leave was authorized.
- 10.10.3 Unit member on a paid leave of absence, unless otherwise provided herein, shall accumulate all benefits and wages the same as if they were not on leave. Those who go on to an unpaid leave during any pay period shall receive their health and dental coverage for the balance of that pay period. Thereafter, they shall be allowed to remain on continued coverage pursuant to the terms of the insurance plan in effect at their own expense, provided they made advance payment of the premium in a manner required by the District.
- 10.10.4 Part-time, regular unit members shall be entitled to leaves of absence to that portion of the leave as the number of hours per day of scheduled duty relates to the number of hours for a full-time unit member in a comparable position.
- 10.10.5 It is agreed that a unit member who is absent from work other than for those days as authorized by State law or authorized leave revisions of this article, is taking an unauthorized absence in violation of this agreement. The District will deduct a salary amount equal to the daily rate of pay for each day of unauthorized absence, and such member shall be subject to disciplinary action.
- 10.10.6 Any unit member who is absent from work without leave, or who fails to return to work as scheduled after the expiration of an authorized leave of absence, shall be deemed to have abandoned employment with the District, (see article 22).
- 10.10.7 Members of the unit on paid or unpaid leave of absence, for reasons other than industrial accident or illness, for twenty-six (26) percent or more of the required days of service shall be ineligible for step (increment) advancement on the salary schedule.
- 10.10.8 The extension of paid and unpaid leaves shall be at the sole discretion of the

District. Members of the unit who are denied extension of a paid or unpaid leave shall return to work at the expiration of the previously approved leave or shall resign from employment with the District. If unit members are medically unable to assume the duties of his or her position, the unit member will be placed on a reemployment list for a period of thirty-nine (39) months (See 10.1.7.5).

- 10.11 Other Leaves and Absences: A request for any leave or absence not covered by the terms of this agreement may be considered by the District on an individual basis and at the discretion of the District.
- 10.12 Break in Service: No absence under any paid leave provisions of this article shall be considered as a break in service for any unit member who is in paid status, and all benefits accruing under the provisions of this agreement shall continue to accrue under such absence.

10.13 Attendance Incentive Plan

- 10.13.1 This Attendance Incentive Plan is intended to reward regular attendance and reduce the costs of absenteeism. It is understood that any absences for illness or personal necessity, including those beyond the control of the unit member, will adversely affect a unit member's entitlement under this plan. This Attendance Incentive Plan provides incentive payments which are intended to reduce unit members' use of illness and personal necessity leave; however, the Plan's incentive payments for annual unused illness leave do not reduce or otherwise affect the unit member's accumulation of unused illness hours or retirement service credit for unused illness hours and have no impact upon vacation benefits. Implementation and computation of payments will utilize the current payroll system of accounting for illness accrual and absence.
- 10.13.2 Computation of Annual Incentive Payment: Any unit member who uses less than 20% of his/her annual number of sick leave hours actually earned by the unit member during the school year is eligible for incentive payments under this Plan. Unit members who use 20% or more of the annual number of sick leave hours actually earned by the unit member during the school year are not eligible to participate that school year. Each eligible unit member shall be paid one and one-half times his/her hourly rate in effect at the close of the school year for each qualifying hour of unused sick leave. The payment shall be made as soon as practicable after June 30th.
- 10.13.3 The unit member may substitute two days of vacation for two full days of illness or personal necessity leave per fiscal year. The substitution of the vacation days is only contingent upon unit members submitting a written notification of the substitution to payroll within two working days after returning to work.
- 10.14 In the event a member of a classified employee's immediate family is enlisted in the United States Armed Forces, and has received deployment order to an active war zone, said unit member will receive three (3) consecutive days of leave. These three (3) days will not be chargeable to vacation or sick leave. Upon request for leave, the unit member shall provide the enlisted family member's proof of deployment. The unit member should provide at least two (2) days notice and follow established leave procedures. A unit member's immediate family member shall be defined as: husband, wife, domestic partner, father, mother, son, daughter, step-father, step-mother, step-son and step-daughter.

- 10.15 Parental Leave (Education Code section 45196.1) A unit member may use his or her sick leave for the purpose of the birth of a child of the unite member, or the placement of a child with a unit member in connection with the adoption or foster care of the child by the unit member ("parental leave") for a period of 12-workweeks in a 12-month period.
 - 10.15.1 When the unit member has exhausted all available sick leave, and continues to be absent from his or her duties on account of parental leave pursuant to the California Family Right Act ("CFRA," Government Code 12945.2), the unit member shall receive differential pay for the remaining portion of the 12-workweeks of parental leave.
 - 10.15.2 A unit member is not required to have 1,250 hours of service with the employer during the previous 12-month period in order to take parental leave pursuant to this section.
 - 10.15.3 Parental leave under this section shall run concurrently with CFRA leave and a unit member will receive one 12-workweek period for parental leave during a 12-month period.

ARTICLE 11 Retraining and Study Leave

11.0 Retraining and Study Leave

- 11.1 A leave of absence, paid or unpaid, for study/retraining may be granted to any member of the bargaining unit for a period not to exceed one (1) year at the discretion of the District.
- 11.2 Such leave of absence may be taken in separate six (6) month periods or in any other appropriate periods rather than for continuous one (1) year period provided the separate periods of leave of absence shall be commenced and completed within a three (3) year period. Any period of service by the unit member intervening between the authorized separate periods shall comprise a part of the service required for subsequent leave of absence for study or retraining purposes.
- 11.3 Study leave cannot be granted to a unit member who has not served at least seven (7) consecutive years preceding the granting of the leave.
- 11.4 Retraining leave cannot be granted to a unit member who has not served at least three (3) consecutive years preceding the granting of the leave.
- 11.5 No more than one (1) study leave of absence shall be granted in each seven (7) year period.
- 11.6 No more than one (1) retraining leave of absence shall be granted in each three (3) year period.
- 11.7 The District may prescribe standards of service which shall entitle the unit member to the leave of absence.
- 11.8 Any leave of absence granted under this Article shall not be deemed a break in service for any purpose, except that such leave shall not be included as service in computing service for the granting of any subsequent leave under this Article.
- 11.9 A unit member shall not earn vacation pay, sick leave, nor holiday pay while taking leave granted under this Article.

11.10 Tuition Reimbursement

- 11.11 The District may grant tuition reimbursement to non-probationary bargaining unit members under the conditions specified below:
 - a. Programs eligible for reimbursement shall include, but not be limited to, courses of study at approved academic institutions, seminars, and training institutes conducted by recognized professional associations; conferences, meetings, and such other training programs designed to upgrade the classified service or encourage retraining of unit members who may otherwise be subject to layoff as the result of technological change.
 - b. Approval for reimbursement shall be obtained on the appropriate form, submitted to the unit member's immediate supervisor and signed by the Superintendent or designee before any expense is incurred by the unit member. Approval shall be at

the sole discretion of the District.

- c. The course(s) or program must be directly related to the unit member's service to the District and must be for the purpose of increasing the unit member's knowledge, understanding, and skills as related to the unit member's employment by the District.
- d. The course(s) or program shall not be taken during the unit member's assigned duty hours. Upon request for a specific course or program, the District shall consider granting release time, if necessary.
- e. Reimbursement shall be made as soon as practicable following presentation of official receipts such as an official transcript signed and sealed by the training institute or other evidence satisfactory to the District which demonstrates successful completion of the approved course(s) or program. If grades are received, successful completion shall be defined as a grade of "C".
- f. Tuition reimbursement shall be limited to a maximum of \$300 per individual unit member, including the cost of textbooks, during any twelve (12) month period, and the total amount paid to unit members during such twelve (12) month period shall not exceed \$5,000. Such tuition reimbursement shall be given at the District's discretion when feasible during such twelve (12) month period.
- 11.12 Provisions of this Article shall not apply to any unit member eligible for reimbursement by any other governmental agency, organization, or association.
- 11.13 Any unit member who terminates employment with the District within three (3) months of completion of the course shall refund the amount of the reimbursement to the District, or it shall be deducted from the unit member's final warrant. This requirement shall be waived in the event of the unit member's death or physical or mental disability, which precludes the unit member from returning to District employment.

ARTICLE 12 Transfer Policy

- 12.0 The District shall have the sole authority to determine when and where an opening exists within the unit of classified unit members described in Article 1, Certification of Representative, of this agreement. The Superintendent, or his designee, shall have the power to transfer unit members from one work site to another work site, subject to the provisions set forth in this Article.
- 12.1 **Definitions:** A transfer refers to any District action which results in the movement of a unit member from one work site to another.
 - 12.1.1 A transfer may be voluntary (initiated by a unit member).
 - 12.1.2 A transfer may be involuntary (initiated by the District).
- 12.2 **Voluntary Transfers:** When an additional position within an existing class or an existing position within a class becomes open, the District shall offer the opportunity to unit members, serving in the class in the District, to request a transfer. Such request will be given high priority before District-initiated transfer procedures or non-district applications for the position are sought.
 - 12.2.1 All vacancies shall be posted for not less than six (6) working days.
 - 12.2.2 A unit member's request for transfer shall be submitted to the District Personnel Services Office, and a copy given to the immediate supervisor, in writing, by the closing date in the vacancy announcement.
 - Unit members may request a transfer in writing prior to a vacancy occurring. These requests will be kept on file at the Personnel Office for one (1) year and will be considered with all other transfer requests at the time of each in-class vacancy announcement.
 - 12.2.3 The parties agree that transfers shall not be made or denied on arbitrary grounds, and that, in an attempt to maintain effective performance and satisfactory personnel relations, the following criteria will be the sole reasons for denial of a voluntary transfer:
 - 12.2.3.1 Elimination of a vacancy and withdrawal of a vacancy announcement.
 - 12.2.3.2 Failure to comply with the request procedure as set forth in 12.2.2.
 - 12.2.3.3 Abuse or misuse of leave as delineated in Article 10. However, catastrophic illness or operation(s) of the unit member, or member of the family of the unit member requiring the unit member's presence, and bereavement shall not be considered as misuse or abuse of the leave provisions.

- 12.2.3.4 Less than satisfactory evaluations annual or interim. (This does not include conference summaries, verbal warnings, letters of reprimands and other corrective measures).
- 12.2.3.5 Balancing staff for affirmative action purposes.
- 12.2.3.6 Best interests of the District and pupils as determined by the Superintendent, subject to Board review.
- 12.2.3.7 Probationary status. Unit members who have not completed their probationary period shall not be eligible for transfer.
- 12.2.3.8 In the event there are two or more unit members requesting a transfer, the following criteria will be considered in meeting the overall staffing needs:
 - 12.2.3.8.1 Length of service (District seniority).
 - 12.2.3.8.2 Training, experience, and evaluations.
 - 12.2.3.8.3 If two or more unit members requesting transfer are considered equal by all other criteria, District seniority shall be the determining factor.
- 12.2.3.9 Upon written request within ten (10) working days of the denial of a transfer request, the unit member shall be given a conference and written reason(s) for such denial.
- 12.2.3.10 Unit members requesting transfers shall not be required to test for the transfer position.
- 12.2.4 Limits of number of voluntary transfers.
 - 12.2.4.1 A unit member will be allowed only one voluntary transfer per fiscal year.
- 12.3 **Involuntary Transfers:** An involuntary transfer of probationary or permanent unit members may be initiated by the District at any time.
 - 12.3.1 Upon written request within ten (10) working days of notification of an involuntary transfer, the unit member shall be given a conference and/or written reason(s) for such transfer.
 - 12.3.2 An involuntary transfer may be made by the District for any of the following reasons:
 - 12.3.2.1 To meet the staffing needs of the District.

12.3 2.2	other legal obligations.
12.3.2.3	A change of enrollment or workload necessitating transfer of classified staff.
12.3.2.4	Improved efficiency of the District.
12.3.2.5	Re-assignment of a member of a unit member's family in compliance with District policy and regulation.
12.3.2.6	An opportunity to evaluate a unit member in a different school or location.
12.3.2.7	Significant personality conflicts between the transferred unit member and others at the work site.

12.4 **General:** Transfers shall not be made or denied for disciplinary reasons.

ARTICLE 13 Safety Conditions of Employment

- 13.0 The District shall provide safe working conditions as determined by the District for all unit members, within the fiscal capabilities of the District, and provide continuous administrative monitoring of working conditions and correction of unsafe working conditions.
- 13.1 Determinations of safe working conditions shall be made by the District and shall be in compliance with State and Federal laws.
- 13.2 When hazardous conditions are determined to exist, the site administrator will make necessary adjustments until the unsafe condition is corrected.
- 13.3 A unit member shall not be required to perform duties under conditions which pose an immediate and/or serious threat of bodily harm to the unit member, provided that the unit member has exhausted reasonable means within his/her discretion to remedy the condition.
- 13.4 The District realizes that the responsibility for providing safe working conditions is that of the District. However, it is expected that unit members will follow safe procedures and practices in the performance of their duties. In addition, the responsibility of reporting unsafe and hazardous conditions to the site administrator is that of all unit members and members of the District staff.
- 13.5 The District agrees to reimburse any unit member for the loss, destruction or damage by arson, burglary or vandalism of the unit member's personal vehicle at the work site, provided that there is a police investigation, charges are filed by the District Attorney and there is a subsequent conviction of the individual(s). The charges against the perpetrator(s) must specifically include damage or loss to the unit member's vehicle.
 - 13.5.1 District will reimburse out-of-pocket expense as well as any and all forms of victim restitution. Both parties must first agree upon the filing and reimbursement of all applicable personal insurance claims, as the estimated value of damages. The District's reimbursement shall not exceed one thousand dollars (\$1,000) per claim.
 - 13.5.2 The District further agrees that the school site shall reimburse any unit member for the loss, destruction or damage by arson, burglary or vandalism of the unit member's personal property at the work site provided that there is a written authorization, signed by the Principal or Assistant Principal, for the use of said property at the school site. The Principal may revoke at any time in writing his/her authorization of the use of the personal property at the school site.
 - 13.5.3 The District school site will reimburse out-of-pocket expense after the exhaustion of any and all homeowner's insurance and payment of victim restitution. Both parties must first agree upon the estimated value of damages. The District's reimbursement shall not exceed five-hundred (\$500) dollars per claim.
- 13.6 The District shall notify any unit member of the presence of any student found guilty of a violent offense, or any other offense, as permitted and required by law.

ARTICLE 14 Grievance and Arbitration

- 14.1 Definitions for this article are as follows:
 - 14.1.1 A "grievance" is an allegation by the Association or a unit member(s) that the District has violated an express provision of this agreement and that by reason of such violation the unit member's(s') rights have been adversely affected. (Should a unit member have a complaint on matters not covered by the terms and conditions of this agreement, the unit member may process his/her complaint through the administrative chain of command using procedures established by the District.)
 - 14.1.2 A "grievant" is the Association or a District unit member in the unit covered by this agreement who files a grievance.
 - 14.1.3 A "day" is any weekday in which unit members are required to render services to the District.
 - 14.1.4 The **"immediate supervisor"** is the first level administrator having immediate jurisdiction over the District unit member.
 - 14.1.5 A "District grievance form" shall mean a District-provided form completed in writing. (See Sample forms Appendix C)

14.2 General Provisions

- 14.2.1 The purpose of the procedure is to attempt to secure, at the level of the immediate supervisor, solutions to alleged violations of the specific provisions of this agreement.
- 14.2.2 Most grievances arise from misunderstandings or disputes which can be settled promptly and satisfactorily on an informal basis at the immediate supervisor level. The District and the Association representatives agree that every effort will be made by the District and the aggrieved party to settle grievances at the lowest possible level.
- 14.2.3 All documents dealing with the processing of a grievance shall be filed separately from the personnel files of the participants. The Association and/or unit member shall have access to all grievance documents in such file.
- 14.2.4 Grievance meetings will be scheduled by the District at mutually convenient times and places. Normally, such meetings will be scheduled in such a manner that they will not conflict with regular duties; however, when such meetings are scheduled so as to conflict with the unit member's work hours, reasonable released time, without loss of salary, will be provided to the unit member and his/her authorized Association representative, if any. In addition, witnesses to an arbitration hearing shall be given released time while testifying. This constitutes reasonable periods of released time within the meaning of Government Code Section 3543.1(c).

- 14.2.5 When a grievance has been filed by the Association or a unit member, the Association and/or unit member may terminate the grievance at any time by giving written notice to the District. Failure to comply with time limits, to attend scheduled meetings, to discuss or hear the grievance, or to provide requested information at the Association and/or unit member's disposal relating to the subject matter of the grievance shall be deemed a termination of the grievance by the unit member. The District shall give written notice of such termination to the unit member and Association.
- 14.2.6 In order to encourage a professional and harmonious disposition of unit members' complaints, it is agreed that from the time a grievance is filed, until it is processed through the grievance procedure, neither the unit member, nor the Association, nor the District shall make public either the grievance or evidence regarding the grievance. Documents relevant to processing a grievance shall be furnished upon request by either party.
- 14.2.7 Nothing contained in this grievance procedure shall be construed as limiting the right of a unit member, at any time, to present grievances to the District and have such grievances adjusted without the intervention of the Association, as long as the adjustment is consistent with the terms of this agreement and Section 3543 of the Government Code; provided, however, that the District shall not agree to a resolution of said grievance until the Association has received from the District a copy of the grievance and the proposed resolution and has also been given the opportunity to file a response.
- 14.2.8 The unit member shall be entitled, upon request, and with advance notice of at least one day, to Association representation at all grievance meetings beyond the informal level. The unit member, however, must be present at each step of the grievance procedure, unless excused by the District. If the unit member is unable to be present due to an absence from duty caused by illness, injury, or other acceptable reason, the processing of the grievance shall be deferred until the unit member returns to duty or may proceed without the unit member if the parties mutually agree.
- 14.2.9 No party to a grievance shall take any reprisals against the other party to the grievance because he/she participated in an orderly manner in the grievance procedure.
- 14.2.10 If the grievance arises from an action of authority higher than the principal, the Association and/or unit member, if dissatisfied with an informal meeting with the administrative authority involved, may submit such grievance in writing, as required in Level I, to the Superintendent and processing of such grievance will commence with Level II.
- 14.2.11 Since it is important that grievances be processed as rapidly as possible, the time limits specified at each level in this grievance procedure shall be considered as maximum and every effort shall be made to expedite the process. The time limits, however, may be extended by mutual agreement.

- 14.2.12 If a grievance is not processed by the Association and/or unit member in accordance with the time limits set forth in this article, it shall be considered settled on the basis of the decision last made by the District. If the District fails to respond to the grievance in a timely manner, at any level, the running of its time limit shall be deemed a denial of the grievance and termination of the level involved, and the Association and/or unit member may proceed to the next step.
- 14.2.13 The filing of a grievance shall in no way interfere with the right of the District to carry out its management responsibilities subject to the final decision of the grievance. In the event the alleged grievance involves an order, or other directive, the unit member shall fulfill or carry out such order, requirement, or other directive, pending the final decision of the grievance.
- 14.2.14 Any monetary award or settlement under these procedures shall be made by supplemental check or be included in the next regular monthly check.
- 14.3 **Informal Level:** Before filing a formal written grievance, the unit member shall attempt to resolve the complaint by an informal conference with his/her immediate supervisor. The unit member may be accompanied by an Association representative at this conference if the unit member so desires.

14.4 Formal Level

14.4.1 Level I

- 14.4.1.1 Within twenty-two (22) days after the occurrence of the act of omission giving rise to the grievance, or within twenty-two (22) days of the time when the unit member, by reasonable diligence, should have known of the act or omission giving rise to the grievance, the Association and/or unit member must file, on the appropriate form (see Appendix C), his/her grievance with the site administrator.
- 14.4.1.2 The statement shall be a clear, concise statement of the circumstances giving rise to the grievance; citation of specific article, section, and paragraph of this agreement that is alleged to have been violated; the decision rendered at the informal conference; and the specific remedy sought.
- 14.4.1.3 The site administrator, or designee, or the Association and/or unit member may request a personal conference.
- 14.4.1.4 The site administrator, or designee, shall communicate his/her decision to the Association and/or unit member in writing within five (5) days after receiving the grievance.

14.4.2 **Level II**

- 14.4.2.1 If the Association and/or unit member is not satisfied with the decision at Level I, he/she may appeal the decision, on the appropriate form, to the Superintendent, or designee, within ten (10) days after the receipt of the decision. This statement shall include a copy of the original grievance and appeal; the decisions rendered; and a clear, concise statement of the reasons for the appeal.
- 14.4.2.2 A conference shall be held at the request of either the Association and/or unit member, Superintendent, or designee.
- 14.4.2.3 The Superintendent, or designee, shall communicate his/her decision to the Association and/or unit member in writing ten (10) days after receiving the grievance. If the Superintendent, or designee, does not respond within the time limits provided, the Association and/or unit member may appeal to the next move.

14.4.3 Level III / Arbitration

- A grievance, which is not settled pursuant to Level II, and which the Association desires to contest further, and which involves the interpretation or application of the express terms of this agreement, shall be submitted to arbitration, as provided in the article; but only if the Association gives written notice to the District of its desire to arbitrate the grievance within ten (10) days after the termination of Level II. It is expressly understood that the only matters which are subject to arbitration are grievances which were processed and handled in accordance with the grievance procedure described heretofore in this article. The provisions of Article 1, Certification of Representative; Article 2, Salary; Article 3, Health Insurance Benefits; District Rights set forth in Article 17, and the provisions of Article 18, Concerted Activities are specifically excluded from arbitration under the provisions of this article.
- 14.4.3.2 Submission to arbitration proceeding shall be conducted by an arbitrator to be selected by the two parties within ten (10)days through a list of five provided by the State Mediation and Conciliation Service. Each party will alternately strike from the list until one name remains. The order of striking will be determined by lot.
- 14.4.3.3 The arbitrator shall have no power to change or establish salary structures.

- 14.4.3.4 The arbitrator shall have no power to alter, amend, change, add to or subtract from, any of the terms of this agreement, but shall determine only whether there has been violation of this agreement in the respect alleged in the grievance. The decision of the arbitrator shall be based solely upon the evidence and arguments presented to him by the respective parties in the presence of each other.
- 14.4.3.5 This agreement constitutes a contract between the parties, which shall be interpreted and applied by the parties and by the arbitrator in the same manner as any other contract under the laws of the State of California. The function and purpose of the arbitrator is to determine disputed interpretation of terms actually found in the agreement or to determine disputed facts upon which the application of the The arbitrator shall, therefore, not have agreement depends. authority, nor shall he/she consider it his/her function to decide any issue not submitted or to so interpret or apply the agreement as to change what can fairly be said to have been the intent of the parties as determined by generally accepted rules of contract constitution. Past practices of the parties in interpreting or applying terms of this agreement may be relevant evidence, but shall not be used so as to justify, or result in, what is, in effect, a modification (whether by addition or detraction) of the written terms of this agreement. The arbitrator shall not render any decision or fail to render any decision or award, merely because, in his opinion, such decision or award is fair or equitable. The arbitrator shall have no power to render an award on any grievance occurring before or after the term of this agreement.
- 14.4.3.6 The arbitrator will be without power or authority to make any decisions which require the commission of an act prohibited by law or which is violative of the terms of this agreement.
- 14.4.3.7 The arbitrator's decision will be in writing and will set forth his/her findings of fact, reasoning, and conclusions on the issues submitted. Such a decision(s) shall be rendered within thirty (30) days following the closing of the hearing or the receipt of the transcript, whichever is later.
- 14.4.3.8 The decision of the arbitrator shall be binding upon both parties hereto.
- 14.4.3.9 Either party may request a certified court reporter to record the entire arbitration hearing. The cost of the services and expenses of such court reporter shall be paid by the party requesting the reporter or shared by the parties, if they both mutually agree.

- 14.4.3.10 The cost of services of the arbitrator, including per diem expenses, if any, and his/her travel and subsistence expenses, and the cost of any hearing room will be borne by the District if the decision or award is in favor of the Association and/or unit member, or by the Association if the decision is in favor of the District. All other costs will be borne by the party incurring them and neither party shall be responsible for the expenses of witnesses called by the other.
- 14.4.3.11 The arbitrator may hear and determine only one grievance at a time, unless the parties expressly agree otherwise; however, both parties will, in good faith, endeavor to handle in an expeditious and convenient manner, cases which involve the same or similar facts and issues.

ARTICLE 15 Association Membership, Dues, and Other Deductions

15.0 **Association Membership**

15.0.1 District shall distribute Association-supplied membership applications to new hires. District shall refer all employee questions about Association or dues over to the CSEA Labor Relations Representative. Association shall defend and indemnify District for any claims arising from its compliance with this clause.

15.1 **Dues Deductions**

- 15.1.1 The Association has the sole and exclusive right to have unit member's organization membership dues deducted by the District for unit members in the bargaining unit.
- 15.1.2 The District shall deduct, in accordance with the Association dues schedule, dues, from the wages of all unit members who are members of the bargaining unit and who have authorized such payroll deduction. Such authorizations shall remain in effect until the District is otherwise notified, in writing, by the Association.
- 15.1.3 The District shall, without charge, pay to the Association within fifteen (15) days of the deduction all sums so deducted.
- 15.1.4 Along with each monthly payment to the Association, the employer shall, without charge, furnish the Association with an alphabetical list of all unit members in the bargaining unit, identifying them by name, last four (4) digits of social security number, months per year in paid status and annual salary, and indicating the amount deducted.
- 15.1.5 Nothing contained herein shall prohibit a unit member from paying dues directly to the Association.
- 15.1.6 The Association shall notify the District if any member of the bargaining unit revokes a dues authorization.
- 15.1.7 Bargaining unit members shall be accorded the right to other deductions as specified in the Education Code and exercised by the Board of Trustees of the District.
- 15.1.8 The Association agrees to indemnify and hold harmless the District, its members, and each member of the management against any and all costs, losses, or damages because of civil or other action arising from the administration and implementation of these provisions. Any clerical errors will be corrected by the party making the error, with the provision that if any such dues are deducted from the pay of any unit member and remitted to the Association, the unit member and the District shall not be liable for any refund. The Association agrees to furnish any information needed by the District to

fulfill these provisions. The Association shall have the exclusive right to decide and determine whether any such action shall be compromised, resisted, defended, tried or appealed.

15.2 Public Records Act Requests

15.2.1 Should the District receive a Public Records Act (PRA) Request that seeks the production of employees' work email addresses, the District shall notify the Association of the request prior to compliance.

ARTICLE 16 Association Rights

- The authorized on-site representative(s) of the Association may transact official Association business on school property at reasonable times. Reasonable times shall mean: Before the start and after completion of the workday, lunch period, and periods during which a Unit Member is present at the school site but not expected to perform services for the District. Association representatives, when entering a school on Association business, shall promptly identify themselves at the school office and obtain authorization from the site administrator, or designee, which authorization shall not be unreasonably withheld prior to contacting any District unit members. The Association further agrees that the Association representative shall not disturb or otherwise interfere with the work of any unit member of the District.
- Any communication to be distributed or posted pursuant to this section must involve official Association business only. It also must be dated, bear the name of the Association and identify the person responsible for its promulgation. The Association assumes full legal responsibility for the content of its communications and its use of school and/or District Office mailboxes, District email system, and bulletin boards.

The right to use, without charge, designated bulletin boards, mailboxes, District telephones and the District email system for the posting or transmission of information or notices concerning Association matters if performed during non-duty hours or on breaks.

A copy of each district-wide Association communication to unit members must be submitted to the Superintendent, Assistant Superintendent of Personnel Services or designee, at the time of placement of such communication into school district mailboxes, placement on school district bulletin board or at the time an email message is sent via the District email system. In the case where a communication is directed to all unit members at a single location, the association shall submit the communication to the principal of that location at the same time of placement of such communication into the mailboxes, at the same time the communication is posted on a site bulletin board or at the same time an email message is sent via the district email system.

- The right to use, without charge, institutional equipment, facilities, and buildings at reasonable times. The use of facilities will be in accordance with the Civil Center Act, and comply with District policy and regulations concerning building and facility use.
- The right to be supplied annually with a complete "Hire Date" seniority roster of all bargaining unit members. The roster shall indicate the unit member's present classification, date of hire, number of hours of employment and primary job site.
- The right to receive prior to each Board meeting two (2) copies of the agenda and schedules in regard to that agenda. A copy of the preliminary budget, final budget, and a copy of the adopted Form J-200 report to the County, including all special funds. The right to receive, at Association expense, any public documents requested by the Association.
 - 16.4.1 The District shall prepare and deliver sufficient copies of this agreement to the Association without charge for distribution to each unit member within ninety (90) days from the date that the Agreement is Board approved.

- The District agrees to include written material about CSEA membership provided by CSEA with materials given by the District to new hires in the unit at the time of their employment.
- District will accept in principle the involvement of classified unit members in the hiring, promotion, and screening/selection process with an understanding that classified unit members' involvement shall be limited to vacancies in the same or lower job classifications only.
- 16.7 All conference delegates, including any state appointed positions, shall have uncompensated release time to attend CSEA's annual state conference.

ARTICLE 17 District Rights

- 17.0 All matters not specifically enumerated as within the scope of negotiations in Government Code Section 3543.2 are reserved to the District. It is agreed that such reserved rights include, but are not limited to, the exclusive right and power to determine, implement, supplement, change, modify, or discontinue, in whole or in part, temporarily or permanently, any of the following:
- 17.1 The legal, operational, geographical, and organizational structure of the District, including the chain of command, division of authority, organizational divisions and subdivisions, external and internal boundaries of all kinds, and advisory commissions and committees.
- The financial structure of the District, including all sources and amounts of financial support, income, funding, taxes, and debt, and all means and conditions necessary or incidental to the securing of same, including compliance with any qualifications or requirements imposed by law or by funding sources as a condition of receiving funds; all investment policies and practices; all budgetary matters and procedures, including the budget calendar, the budget formation process, accounting methods, fiscal and budget control policies and procedures, and all budgetary allocations, reserves and expenditures apart from those expressly allocated to fund the wage and benefit obligations of this agreement.
- The acquisition, disposition, number, location, types and utilization of all District properties, whether owned, leased or otherwise controlled, including all facilities, grounds, parking areas, and other improvements, and the personnel, work, service, and activity functions assigned to such properties.
- 17.4 All services to be rendered to the public and to District personnel in support of the services rendered to the public; the nature, methods, quality, quantity, frequency, and standards of service, and the personnel, facilities, vendors, supplies, materials, vehicles, equipment, and tools to be used in connection with such services; the subcontracting of services to be rendered and functions to be performed, including education support, construction, maintenance, and repair services.
- 17.5 The utilization of personnel not covered by this agreement, including but not limited to substitutes in any capacity, individuals who are hired specifically to perform extra-duty assignments or who are hired on an hourly basis and are not otherwise regularly employed by the District, any unit member whose primary employment is not with the District, casual, provisional personnel, consultants, certificated personnel and supervisory or managerial personnel, to do work which is normally done by unit members covered hereby, within statutory limitations, and the methods of selection and assignment of such personnel.
- 17.6 The selection, classification, direction, promotion, demotion, discipline, and termination of all personnel of the District; affirmative action and equal employment policies and programs to improve the District's utilization of women and minorities; the assignment of unit members to any location (subject to the express terms of this agreement regarding transfers), and also to any facilities, classrooms, functions, activities, academic subject matters, grade levels, departments, tasks or equipment; and the determination as to whether, when and where there is a job opening.

- 17.7 The job classifications, contents, and qualifications thereof, and the duties for all unit members.
- 17.8 The duties and standards of performance for all unit members; and whether any unit member adequately performs such duties and meets such standards.
- 17.9 The dates, time and hours of operation of District facilities, functions, and activities; work schedules; and the school calendar.
- 17.10 Safety and security measures for students, the public, properties, facilities, vehicles, materials, supplies, and equipment, including the various rules and duties for all personnel with respect to such matters.
- 17.11 The rules, regulations and policies for all unit members, students, and the public, subject only to clear and explicit limitations contained in this agreement.
- 17.12 The retirement of unit members.
- 17.13 The termination or layoff of unit members as a result of the exercise of any of the rights enumerated above or as a result of the exercise of any of the rights of the District not limited by the language of this agreement.
- 17.14 In addition to its statutory reserve rights, the District also retains within its sole discretion all rights and powers not expressly limited by the clear and explicit language of this agreement, including but not limited to the exclusive right and power to determine, implement, supplement, change, modify, or discontinue in whole or in part, temporarily or permanently, any of the following:
 - 17.14.1 The rate of pay for any classifications implemented during the term of this agreement.
 - 17.14.2 Security and safety measures and rules for unit members.
 - 17.14.3 The transfer of unit members District-wide.
 - 17.14.4 Staffing patterns.
 - 17.14.5 The administration of all unit members health and benefit plans, including the selection of all carriers of health and benefit plans, and the manner and method of funding such loans.
 - 17.14.6 When overtime shall be worked and whether to require unit members to work overtime.
- 17.15 All other rights of management not expressly limited by the language of this agreement are also expressly reserved to the District even though not enumerated above, and the express provisions of this agreement constitute the only contractual limitations upon the District's right. The exercise of any right reserved to the District herein in a particular manner, or the non-exercise of any such right shall not be deemed a waiver of the

District's right or preclude the District from exercising the right in a different manner.

- 17.16 Any dispute arising out of or in an any way connected with either the existence of or the exercise of any of the rights of the District set forth herein above, or any other rights of the District not expressly limited by the clear and explicit language of this agreement, or arising out of or in any way connected with the effects of the exercise of any such rights, is not subject to the grievance provisions set for the in Article 14.
- 17.17 It is not the intention of the parties, in setting forth the above mentioned rights of management, to detract or diminish, in any way, the rights of the Association or of the unit members as expressly set forth elsewhere in this agreement. It is the parties' intention that the clear and explicit provisions of the other articles of this agreement constitute the only contractual limitations upon the District's rights.
- 17.18 The District retains its right to amend, modify, or rescind policies and practices referred to in this agreement in case of emergency. Emergency shall be defined as unusual occurrences which were not anticipated and which are not expected to recur. The determination of whether or not an emergency exists is solely within the discretion of the District and is expressly excluded from the grievance provisions set forth in Article 14, unless the grievance in question is an allegation that the District has violated a provision of some other article of this agreement which article itself is subject to grievance procedures. If there is a direct conflict between the rights set forth in this article and the provisions of another article of this agreement, the language of latter shall prevail.

ARTICLE 18 Concerted Activities

- Apart from and in addition to existing legal restrictions upon and remedies for work stoppages, the Association hereby agrees that neither it nor its members or representatives or the unit member or persons acting in concert with any of them, shall incite, encourage, or participate in any strike, walkout, slowdown, or other work stoppage of any nature whatsoever or wheresoever located, during the life of this agreement for any cause or dispute whatsoever, or wheresoever located, including, but not limited to, disputes which are subject to the grievance and arbitration provisions of Article 14; disputes which are specifically not subject to the grievance and arbitration provisions of Article 14; disputes concerning matters not mentioned in this agreement; disputes contending that the District has committed unfair employment practices; disputes with other labor organizations, persons, or employers; or jurisdictional disputes. In the event of any strike, walkout, slowdown, sickout, or work stoppage, or threat thereof, the Association and its officers shall take the steps reasonably within its control to end or avert the same. Violation hereof will subject violators to legal and equitable judicial relief.
- 18.1 Any unit member authorizing, engaging in, encouraging, sanctioning, recognizing, or assisting any strike, slowdown, work stoppage, or other concerted interference in violation of this article, or refusing to perform duly assigned services in violation of this article, shall be subject to termination in accordance with applicable law. The District reserves the right to selectively discipline unit members hereunder.
- 18.2 In the event that any of the persons referred to in Sections 18.0 and 18.1 above violate the provisions of this article over a grievance or a dispute which would otherwise properly be subject to resolution by submission to the grievance and arbitration provisions of Article 14, the Association and the unit member(s) shall be deemed to have waived the right to process the grievance or dispute to arbitration and the grievance or dispute shall be deemed as having been finally settled, with prejudice, in accordance with the District's last stated position with respect thereto.

ARTICLE 19 Separability and Savings

- 19.0 If any article, section, or provision of this agreement shall be found to be contrary to or in conflict with federal or state law, that article, section, or provision only shall be rendered void with no effect because of the contradiction or conflict with federal or state law to any other article, section, or provision of this agreement. Upon written notification by either party, a meeting will be held within ten (10) working days of such notification to discuss the impact of the voiding of the affected article, section, or provision. The Association and the District may then mutually agree to renegotiate the affected article, section, or provision.
- 19.1 Should any article, section, or provision of this agreement or application thereof be deemed invalid by a court of competent jurisdiction, the parties shall meet, not later than ten (10) working days after receipt of such decision to examine the article, section or provision affected, and if deemed appropriate by either party, commence meeting and negotiating with respect to the means of compliance therewith.

ARTICLE 20 Negotiations

- 20.0 Each party may utilize the services of outside consultants to assist in the negotiations.
- 20.1 The District and the Association may discharge their respective duties by means of authorized officers, individual representatives, or committees.
- 20.2 Negotiations shall take place at mutually agreeable times and places.
- 20.3 The number of each negotiating team shall be limited to six (6) members including one member from outside the District.
- 20.4 Copies of the tentative and adopted budget, and other information that is necessary for the Association to fulfill its role as exclusive representative, will be given to the Association upon request.

ARTICLE 21 Entire Agreement

- 21.0 This agreement shall supersede any rules, regulations, or practices of the District which shall be contrary or inconsistent with its terms. The provision of the agreement shall be considered part of the established policies of the District.
- 21.1 It is agreed that during the term of this agreement, the parties waive and relinquish the right to meet and negotiate and agree that the parties shall not be obligated to meet and negotiate with respect to any subject or matter covered in this agreement even though such subjects or matters were proposed and later withdrawn.
 - Nothing herein shall preclude the parties from mutually agreeing to re-opening negotiations on any of these matters.
- 21.2 This agreement shall constitute the full and complete commitment between both parties and shall supersede and cancel all previous agreements, both oral and written. This agreement may be altered, changed, added to, deleted from, or modified only through the voluntary, mutual consent of the parties in a written and signed amendment to this agreement.
- 21.3 District and CSEA agree that during the term of the agreement, Articles 2 and 3, Salary and Health Insurance Benefits, respectively, are automatically reopened, and that each party may, at its option, open two (2) contract articles, which could include reclassification or other proposed new articles, which would be sunshined after January 1st of current year.
- 21.4 Proposals for a successor agreement will be sunshined by both parties on or after January 1st of current year.

ARTICLE 22 Disciplinary Action

- 22.0 **Disciplinary Action Defined:** Disciplinary action is defined as suspension with or without pay, demotion (other than reduction in hours of employment or assignment to a lower class pursuant to Sections 45101(g) and 45298 of the California Education Code) and discharge (other than a layoff). This Article shall not apply to probationary unit members.
- 22.1 Informal Corrective Measures: The parties acknowledge that informal corrective measures such as verbal warnings, evaluations, conferences, written warning notices or reprimands, letters to personnel files, voluntary and involuntary, and the like are not disciplinary action as defined in this article. While there is no requirement that disciplinary action as defined in this article be preceded by these informal corrective measures as described above, the parties recognize the value of such measures and in no way intend to discourage or limit the use of such measures by this article. Other articles in the agreement, specifically Articles 6, 12, and 14, address directly the appropriate use of the informal corrective measures described above, including the unit member's rights and remedies in situations involving such measures.
- 22.2 **Disciplinary Action for Cause:** A permanent classified unit member shall be subject to disciplinary action for cause. The term **"cause"** shall include, but shall not be limited to, the following:
 - 22.2.1 Incompetency or inefficiency in the performance of the duties of the position held.
 - 22.2.2 Insubordination (including, but not limited to, refusal to do assigned work), or insolence or disrespect toward authority.
 - 22.2.3 Carelessness or negligence in the performance of duty or in the care or use of District property.
 - 22.2.4 Discourteous, offensive, or abusive conduct or language toward other unit members, District officials, pupils, or the public.
 - 22.2.5 Dishonesty.
 - 22.2.6 Drinking alcoholic beverages on the job, or reporting for work while under the apparent influence of intoxicants.
 - 22.2.7 Unauthorized use or possession during working time of narcotics or mind-altering substances.
 - 22.2.8 Personal conduct unbecoming an officer or unit member of the District, whether or not such conduct amounts to a crime.
 - 22.2.9 Conviction of a felony or of any crime involving moral turpitude, or any crime bringing discredit upon the District.
 - 22.2.10 Conviction of a sex offense as defined in Education Code Section 44010.
 - 22.2.11 Absence and/or repeated tardiness without authority or sufficient reason.

- 22.2.12 Abuse of leave privileges, or violation of leave provisions as set forth in Article 10 of this agreement.
- 22.2.13 Violation of the Oath of Allegiance, or falsification or omission of any information supplied or required to be supplied to the school district, including, but not limited to, information supplied on application forms, employment records, or any other school district records.
- 22.2.14 Violation or refusal to obey the school laws of the state or reasonable regulations prescribed for the government of the public schools by the State Board of Education or by the governing board of the school district.
- 22.2.15 Offering of anything of value or offering any service in exchange for special treatment in connection with the unit member's job or employment, or accepting anything of value or any service in exchange for granting any special treatment to another unit member or to any member of the public.
- 22.2.16 Willful or persistent violation of the Education Code, or rules, regulations, policies, or directives of the governing board.
- 22.2.17 Any willful failure of good conduct tending to injure the public service.
- 22.2.18 Abandonment of position, by being absent without leave for three (3) days or longer.
- 22.2.19 Immoral conduct.
- 22.2.20 Evident unfitness for service.
- 22.2.21 Physical or mental condition unfitting for service.
- 22.2.22 Disloyalty to the District.
- 22.2.23 Conduct in violation of Section 7000 7007 of the Education Code (membership in the Communist Party).
- 22.2.24 Failure to pay bills resulting in frequent contacts by creditors with the District, to the extent that discipline for such conduct is not prohibited by law.
- 22.2.25 Engaging in political activities during assigned hours of duty.
- 22.2.26 Inability to meet requirements of job description, including but not limited to, physical inability or legal inability (such as the loss of a license).
- 22.2.27 Any conduct that threatens or tends to threaten the welfare and/or the property of the pupils or unit members of the District, including the unit member(s) involved in the conduct.
- 22.2.28 Conviction of a controlled substance offense as defined in Education Code Section 44011.

- 22.3 **Notice to Unit member:** The District shall give notice to any permanent unit member subject to disciplinary action prior to taking the disciplinary action. (See Appendix D). The Notice of Disciplinary Action shall be in writing, and shall contain the following information:
 - 22.3.1 The specific charge(s) against the unit member, including a description of the conduct giving rise to the charge(s) and the specific cause(s) for discipline as described in 22.2, above.
 - 22.3.2 A statement informing the unit member of his right to a pre-disciplinary hearing before the District Superintendent or his/her designee, as required by Skelly v. State Personnel Board.
 - 22.2.3 The time within which the unit member may request the pre-disciplinary hearing, which shall be not less than five (5) days after the date of service of the notice on the unit member.
 - 22.3.4 A statement informing the unit member that failure to request a pre-disciplinary hearing within the specified time period will results in his or her waiver of the right to such a hearing.
- 22.4 **Demand for Pre-Disciplinary ("Skelly") Hearing:** The Notice of Disciplinary Action shall be accompanied by a "Demand for Pre-Disciplinary Hearing" (see Appendix D-1) which the unit member may sign, date, and file with the District. The unit member's failure to file the Demand for Pre-Disciplinary Hearing within the time specified shall constitute a waiver of the unit member's right to such a hearing, and a waiver of the unit member's right to file a Request for Advisory Arbitration, as set forth in this Article, and waiver of the unit member's right to a hearing before the Board of Trustees and shall constitute acceptance by the unit member of the disciplinary action specified in the Notice of Disciplinary Action.
- 22.5 **Pre-Disciplinary ("Skelly") Hearing:** The pre-disciplinary hearing shall be before the District Superintendent or his/her designee, and shall constitute the hearing <u>Skelly v. State Personnel Board</u>. The hearing shall be convened at a time mutually agreed to by the District and the unit member, the time which shall be not less than five (5) and not more than ten (10) days after the date of service of the notice of disciplinary action on the unit member. The unit member may elect to be represented by the Association, or the unit member may elect to represent himself/herself. The hearing shall be informal and the unit member shall have the opportunity to present to the Superintendent (or his/her designee) any relevant evidence in the form of a narrative presentation or documents relative to the disciplinary action of which the unit member received notice. The Superintendent (or his/her designee) shall, within fifteen (15) days from the date of the hearing, decide whether the disciplinary action of which the unit member received notice shall be imposed, and if not, whether lesser disciplinary action shall be imposed, and shall thereafter give the unit member written notification of the decision and the reasons therefore.
 - 22.5.1 **Demand for Hearing Before the Board of Trustees:** A unit member who requested and received a pre-disciplinary hearing as set forth in Section 22.5, above, may file a "Demand for Hearing Before the Board of Trustees" (see Appendix D-1(a)) within seven (7) days of the Superintendent's (or his or her designee's) decision as set forth in Section 22.5 above.

The timely filing of properly signed and dated Demand for Hearing Before Board of Trustees with the District shall constitute a denial of all charges and a demand for hearing required by Section 45113 of the Education Code. The unit member's failure to file the Demand for Hearing Before the Board of Trustees within the time

specified herein shall constitute a waiver of the unit member's right to such a hearing, and a waiver of the unit member's right to file a Request for Advisory Arbitration, as set forth in this Article, and a waiver of the unit member's right to a hearing before the Board of Trustees and shall constitute acceptance by the unit member of the disciplinary action specified in the Notice of Disciplinary Action.

- 22.6 Post-Disciplinary Advisory Arbitration Hearing: A permanent unit member may, within fifteen (15) days after receipt of the Superintendent's (or his/her designee's) decision as described in 22.5 above, file a "Request for Advisory Arbitration" (See Appendix D-2), which must be signed by the President of the Association (or his/her designee) pursuant to the terms set forth in this article, or file a request for hearing before the Board of Trustees in lieu of advisory arbitration. A request for Advisory Arbitration is an allegation by a unit member. on a "Request for Advisory Arbitration Form," that the District has violated an express provision of this Article, and that by reason of such violation, the unit member's rights have been adversely affected. The procedures provided in this article, including the predisciplinary hearing, shall constitute the sole and exclusive remedy for the violation of the provisions of this article; the remedies set forth in this article shall be in lieu of any remedies provided by Article 14 contained herein, or by any other article contained herein, or in any other forum. The unit member has the right to contest the decision of the Superintendent (or his/her designee), by either proceeding to advisory arbitration with Association representation, as set forth in Section 22.6, or by requesting an alternative hearing before the Board of Trustees as set forth in Section 22.7. Failure of the unit member to file with the Superintendent a Request for Advisory Arbitration, or file with the Superintendent a request for a hearing before the Board of Trustees within fifteen (15) days after receipt of the Superintendent or his/her designee's decision shall constitute a waiver of the unit member's right to advisory arbitration and right to a hearing before the Board of Trustees and shall constitute acceptance of the decision of the Superintendent or his/her designee.
 - 22.6.1 The Association shall represent the unit member in the advisory arbitration proceedings, as set forth in the following sections.
 - 22.6.2 The unit member (or the Association) must file the Request for Advisory Arbitration form (sample attached as Appendix D-2), and the Form must be filed with the Superintendent within fifteen (15) days (see definitions in Article 14) of the unit member's receipt of the pre-disciplinary hearing decision of the Superintendent or his/her designee. The unit member filing is done by the unit member or by the Association, but must be signed by the President of the Association (or his/her designee).
 - 22.6.3 Submission to arbitration proceeding shall be conducted by an arbitrator to be selected by the two parties within ten (10) days through a list of five (5) provided by the State Mediation and Conciliation Service. Each party will alternately strike from the list until one name remains. The order of striking will be determined by lot.
 - 22.6.4 The Arbitrator shall have no power to recommend alternatives, amendments changes, additions to or subtractions from, any of the terms of this Article 22, or any other article, but shall determine only whether the disciplinary action imposed on the unit member was imposed pursuant to the express provisions of this Article 22. The decision of the arbitrator shall be based solely upon the evidence and arguments presented to him by the respective parties in the presence of each other.
 - 22.6.5 This agreement constitutes a contract between the parties, which shall be interpreted and applied by the parties and by the arbitrator in the same manner as any other contract under the laws of the State of California. The function and

purpose of the arbitrator is to determine disputed interpretation of terms actually found in the agreement or determine disputed facts upon which the application of the agreement depends. The arbitrator shall, therefore, not have authority, nor shall he/she consider it his/her function to decide any issue not submitted or to so interpret or apply the agreement as to change what can fairly be said to have been the intent of the parties as determined by generally accepted rules of contract construction. Past practices of the parties in interpreting or applying terms of this agreement may be relevant evidence, but shall not be used so as to justify, or result in, what is, in effect, a modification (whether by addition or detraction) of the written terms of this agreement. The arbitrator shall not render any decision or fail to render any decision or award, merely because, in his/her opinion, such decision or award is fair or equitable. The arbitrator shall have no power to render an award on any grievance occurring before or after the term of this agreement.

- 22.6.6 The arbitrator will be without power or authority to make any decisions which require the commission of an act prohibited by law or which is violative of the terms of this agreement.
- 22.6.7 The arbitrator's decision will be in writing and will set forth his/her findings of fact, reasoning, and conclusions on the issues submitted.
- 22.6.8 The proceeding before the arbitrator shall be recorded, unless transcribed by a certified court reporter. Either party may request a certified court reporter to record the entire arbitration hearing. The cost of the services and expenses of such court reporter shall be paid by the party requesting the reporter or shared by the parties, if they both mutually agree. The District shall provide the recording device.
- 22.6.9 The costs of the services of the arbitrator, including per diem expenses, if any, and his/her travel and subsistence expenses, and the cost of any hearing room will be borne by the parties equally. All other costs will be borne by the party incurring them and neither party shall be responsible for the expenses of witnesses called by the other.
- 22.6.10 The arbitrator may hear and determine only one disciplinary matter at a time, unless the parties expressly agree otherwise; however, both parties will, in good faith, endeavor to handle, in an expeditious and convenient manner, cases which involve the same or similar facts and issues.
- 22.6.11 The decision of the arbitrator shall not be binding on either party, but shall be a recommendation to the Board of Trustees.
- 22.6.12 The arbitrator shall submit a recommended decision, in writing, to the Board of Trustees of the District. The unit member, the Association, and the District have the right to submit written statements to the Board within three (3) days (or longer by mutual agreement) after the Board receives the recommended decision of the arbitrator. The Board shall with or without the taking of additional evidence, and only after reviewing the entire record of the proceeding before the arbitrator, accept, reject, or modify the arbitrator's recommended decision and shall receive and consider any statement(s) that may have been submitted. The Board shall consider the arbitrator's recommended decision, the entire record of proceeding, any additional evidence, and any statements submitted, in closed session in

accordance with applicable law. The decision of the Board of Trustees shall be in writing, and shall contain the reasons for the decision, and the decision shall be final and binding on the parties. The decision of the Board of Trustees shall be effective immediately, unless it provides otherwise, and notice of the decision shall be mailed promptly to the unit member with a copy to the Association President.

- 22.7 Alternative Post-Disciplinary Hearing: A unit member, if he/she does not elect Association representation, and, therefore, is not eligible to file a Request for Advisory Arbitration Form as set forth in Section 22.6, may request a hearing before the Board of Trustees in lieu of the advisory arbitration procedures. The unit member may be represented by the Association at such Board of Trustees hearing. The request for such a hearing must be in writing, and it must be filed with the District Superintendent within fifteen (15) days after service on the unit member for the pre-disciplinary hearing decision of the Superintendent or his/her designee as described in Section 22.5 above. The alternative hearing shall be conducted in accordance with Board Policy 4219.3.
- 22.8 **Emergency Situations:** The District and the Association recognize that emergency situations involving the health and welfare of students and unit members can occur. If a unit member's presence on District facilities creates or has the potential of creating a danger or threat to the District's property or to the safety or health of students or unit members, including the unit member at issue, the District may immediately suspend without pay the unit member for a period not to exceed five (5) full days ("day" is defined in Article 14), pending an investigation of the situation. After investigation, the unit members' conduct in creating an emergency situation may be used as the basis, in whole or in part, for disciplinary action as provided in this Article.
- 22.9 **Discipline of Probationary Unit members:** Probationary unit members are those unit members who have been continuously employed by the District for less than nine (9) months. To the extent provided by law, the District shall have the right to impose disciplinary action on probationary unit members for any reason whatsoever, and such unit members shall not have a right to the remedies provided in this article, including notice, a predisciplinary hearing, a post-disciplinary hearing, or a decision in writing, and shall not have recourse to the grievance and arbitration procedures of Article 14 for such disciplinary action.

ARTICLE 23 Release Time for Job Stewards To Attend Disciplinary Meetings

- 23.0 **Purpose:** The District recognizes the need and affirms the right of CSEA to designate Job Stewards from among employees in the unit. It is agreed that CSEA in appointing stewards does so for the purpose of promoting an effective relationship between the District and employees by helping to settle problems at the most immediate level of management supervision.
- 23.1 **Selection of Job Stewards:** CSEA reserves the right to designate the number and method of selection of Job Stewards. CSEA shall annually notify the District in writing of the names of the Job Stewards. If a change is made, the District shall be advised of such changes.
- 23.2 **Release Time:** Job Stewards shall receive reasonable release time to represent unit members at disciplinary meetings scheduled by the site administrator or designated supervisor.
 - 23.2.1 Authorization for Release Time: The Job Steward will provide reasonable advance notice to his/her site administrator or designated supervisor and obtain consent to be absent from normal duties prior to release from said duties. "Same day" and "last minute" notification will not be considered reasonable. The site administrator may grant last minute or same day requests if reasonable notice was not practicable or could not be given through no fault of the Association.
 - 23.2.1 **Granting Release Time:** Requests for reasonable release time shall be granted if reasonable advance notice is provided and such release would not interfere with, or interrupt the normal operation of the District (e.g., a Job Steward's job duties cannot be interrupted or an adequate level of service cannot be maintained in the absence of the Job Steward at the time of notification or requested release). Release time shall not be unreasonably withheld.
 - 23.2.2 Release Time Not Granted: A site administrator who does not grant the requested release time shall contact the site administrator who is holding the meeting to inform the parties that the employee cannot be released, and attempt to reschedule the meeting to another time when the parties are available. Where such delay is impracticable, another Job Steward selected by the chapter president may request release in his/her stead, subject to the same restrictions and considerations set forth in this Article.
 - 23.2.3 **Notice of Leaving Job Site:** On the day of release time, the Job Steward will notify his/her supervisor or designee prior to departure.
 - 23.2.4 **Notice of Arriving at Job Site:** Job Steward or any CSEA official shall advise the supervisor of the member and/or site administrator of his/her presence prior to the meeting with the member or other employees.

- 23.2.5 Role of Job Steward/CSEA Staff Representative: The purpose of the meeting is to hear the employee's own account of the matter under investigation. The Job Steward, or other CSEA staff representative, is present to represent the interests of the unit member, including assisting the employee and attempting to clarify the facts or suggest other employees who may have knowledge of them. The employer, however, is free to insist that he or she is only interested, at that time, in hearing the employee's own account of the matter under investigation. The Job Steward, or representative, will be allowed to consult with the employee during the meeting and to make any additions, suggestions, or clarifications after the employer has completed his or her interview of the employee.
- 23.2.6 **Notice Upon Return to Job Site:** The Job Steward shall report to his/her immediate supervisor or designee upon return to duty.
- 23.2.7 Representation by Single Job Steward: Subject to the restrictions and conditions established in this Article, a member is entitled to representation by a single Job Steward (exclusive of CSEA staff). If the unit member requests more than one Job Steward be present at a meeting, the meeting shall be scheduled on off-duty time.
- 23.3 **Right to Representation:** It is not the intent of this Article to deny unit members the right to representation that a member is otherwise legally entitled to under the Educational Employment Relations Act.

ARTICLE 24 DURATION

24.0 This agreement shall be effective from July 1, 2020, and shall remain in full force and effect up to and including June 30, 2023.

Antelope Valley Union	California School Employees
High School District:	Association, Chapter 612:
Brett Neal	Karen White
Assistant-Superintendent	CSEA Union President
De Har	17 len
Brian Hawkins	Timothy Checkwood
Assistant Superintendent	Negotiating Team Member
	My Leagen
Daniel Ramos	Amanda Newton
Director or Human Resources	Negotiating Team Member
Kurmolan	Lack Beylety
Kristina Ramos	Kathy Beylotte
Director of Personnel	Negotiating, Team Member
With the	- full fr
Matt Anderson	Kyle Frazier
Director of Attendance/Enrollment	Negotiating Team Member
)-	

Zach Mercier

Negotiating Team Member

APPENDIX A

Salary Schedules

70 70 71 72 73 74 75 77 78 80	59 665 666 67	55 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	36 34 44 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	Range 18 19 20 20 21 22 23 23 24 24 25 26 27 28 29 30 31
4630 04 4676 34 4773 08 4770 33 4818 02 4866 20 4914 86 4946 49 5013 64 5063 77 5114 41 5165 56	4201,94 4234,32 4277,07 4321,10 4361,28 4405,32 4449,37 4493,87 4538,80 4584,47	3771.90 3786.15 3818.54 3818.54 3800.12 3900.12 3903.46 3966.20 4016.72 4041.32 4089.68 4126.81	3257 68 3292 64 3396 69 3372 95 3404 04 3449 39 3485 66 3527 09 3554 30 3654 30 3634 81 3633 32 3673 46 3700 68	2860,55 2680,04 2689,04 2717,52 2758,99 2804,33 2832,83 2832,83 2837,78 2923,06 2944,22 2944,22 2944,22 2944,23 2944,23 2944,23 3148,96 31748,96 31748,96 31748,96 31748,96
4839 68 4886 07 4936 96 4986 31 5036 17 5086 55 5137 41 5188 80 5240 68 5293 10 5346 02 5399 50	4380 70 4427 32 4470.09 4514.11 4559.42 4604.79 4650.84 4697 34 4744 33 4794 75	3933-46 3966-20 4016-72 4041-32 4089-26 4126-81 4160-51 4201-94 4234-32 4274-47 4317-22 4350-92	3449 39 3485 66 3527 09 3524 30 3604 81 3633 32 3673 46 3700 68 3700 68 3700 68 3700 68 3700 615 3700 615 3700 615 3700 615	2 2832.83 2867,78 2920.89 2944.22 2986.86 3056.17 3062.07 3104.86 3174.79 3222.70 3257.86 3336.69 3372.64
5042.54 5092.94 5143.89 5195.33 5247.29 5299.76 5352.75 5406.28 5460.34 5514.95 5570.11 5625.81	4585 33 4608 66 4656 60 4701 92 4748 56 4797 77 4845 75 4894 22 4943 16 4992 54	4160.51 4160.51 4201.94 4234.32 4274.47 4317.22 4350.92 4350.92 4350.92 4350.92 4350.92 4350.92 4350.92 4350.92 4350.92 4350.92 4350.92	3633 32 3673 46 3700 68 3700 68 3784 11 3786 15 3818 54 3865 16 3900 12 3923 46 3966 20 4041 32 4041 32	3 3036,17 3062,07 3103,53 3148,86 3174,79 3227,70 3257,68 3257,68 3257,68 3257,69 3257,69 3257,69 3257,69 3257,69 3257,69 3257,69 3257,69 3257,69
5260 32 5312 94 5366 06 5419 73 5473 92 5528 66 5583 95 5639 78 5696 18 5753 14 5810 66 5868 77	4764.09 4810.73 4858.67 4907.89 4957.08 5005.03 5055.09 5105.63 5156.63 5156.63	4350 92 4350 92 4380 70 4427 32 4458 41 4493 39 4540 03 4540 03 4540 66 4648 82 4690 27	3818.54 3865.16 3900.12 3923.46 3966.20 4016.72 4041.32 4089.26 4126.81 4126.81 4126.81 4126.81 4126.81 4126.81 4126.81	4 3227.70 3227.64 3292.64 3336.69 3372.95 3409.04 3409.04 3409.09 3409.09 3409.09 3409.09 3409.09 3409.09 3409.09 3409.09 3409.09 3409.09 3409.09
5523.10 5578.33 5634.11 5690.46 5747.35 5747.35 5847.86 5961.22 6018.74 6076.85 6135.56	5001.14 5050.37 5100.87 5150.11 5203.19 5255.03 5307.58 5360.65 5414.27 5462.40	4533.54 4569.81 4602.18 4648.82 4690.27 4718.75 4764.09 4810.53 4840.53 4840.53 4879.38 4920.85	4008 95 4008 95 4091 85 4121 63 4121 63 4163 07 4216 19 4239 52 4293 90 4332 80 4362 90 4410 51 4448 06	5 3384,59 345,68 3464,57 3501,20 35361,50 3572,44 3626,83 3626
55624.33 5680.58 5737.39 5794.77 5852.72 5911.25 5970.36 6030.06 6090.36 6151.27 6212.80	5043.02 5092.02 5142.97 5192.63 5246.36 5298.39 5351.38 5404.91 5458.96		4042.61 4089.46 4126.18 4126.56 4198.03 4251.59 4275.35 4275.35 4329.52 4369.24 4405.95 4447.17 4484.53	
5674.30 5670.45 5727.15 5784.41 5842.25 5900.66 5959.68 6019.26 6079.26 6140.25 6201.64 6263.67	5084 91 5133 69 5185 06 5235 15 5289 55 5289 57 5341 79 5395 21 5449 18 5503 68 5554 70	4609 08 4609 08 4646 22 4679 03 4725 67 4767 11 4797 77 4843 53 4890 59 4921 26 4961 41 5004 16	4076.30 4123.37 4160.51 4160.52 4233.02 4286.99 4311.18 4365.14 4405.73 4440.73 4440.73 4440.88 4521.01 4559.87	7 340 29 3473 98 3513.72 3569 89 3565 86 3632 02 3685 56 3761 96 3761 96 3779 52 3848 31 3848 31 3849 79 38949 79
5716.48 5773.65 5831.36 5889.68 5948.59 6008.09 6068.16 6128.84 6190.16 6252.06	5126 79 5175 35 5227 14 5227 67 5332 71 5385 19 5439 04 5439 43 5548 36 5603 85	4646.89 4684.43 4717.47 4764.09 4805.55 4837.27 4833.27 4883.27 4961.61 5002.42 5045.83	4109 98 4157 25 4194 80 4224 61 4268 00 4322 37 4347 02 4400 77 4442 20 4478 48 4520 58 4557 49	8 3468.15 3563.26 3588.27 3624.87 3624.87 3624.87 3621.17 3721.63 3751.17 3792.63 3751.17 3792.63 3830.20 3870.49 3910.49 3910.49 3910.49
5/0.549 576.256 5820.16 5878.38 5937.15 5996.52 6056.49 6117.06 6178.23 6240.00 6302.41 6365.43	5168.66 5217.00 5269.26 5320.21 5375.91 5428.57 5482.87 5482.87 5537.68 5537.68	488467 472264 4755.88 4802.51 4843.96 4876.79 4922.97 4922.97 4922.97 4922.97 492.01.99 5001.99 5003.44 5087.47	4143.65 4191.13 4259.13 4259.13 4268.93 4302.97 4357.79 4382.85 4436.37 4478.90 4567.29 4593.97	9 3496 00 352 27 3572 85 3618 61 3664 68 3691 60 3744 26 3738 29 3802 85 390 48 390 48 390 48 390 48 390 48 390 48 390 48
5/51.11 5808.60 5866.70 5925.37 5984.61 6044.48 6104.91 6165.96 6227.62 6289.90 6352.80 6416.32	5210 52 5258 68 5311 34 5362 73 5419 07 5471 97 5526 69 5681 95 5697 80 5693 780	4760 84 4760 84 4794 31 4840 94 4882 37 4916 29 4962 71 5010 42 5042 36 51084 46 5106 71		
56/96.70 58/96.70 5913.23 5972.37 6032.07 6092.38 6153.31 6271.00 6339.77 6043.16 6467.20	5252,43 5300,35 5353,45 5405,28 5462,25 5515,36 5570,52 5626,23 5682,49 5738,23	4760,23 4799,09 4832,76 4879,38 4920,85 4955,81 5002,42 5050,37 5082,73 5170,83 5208,36	4211,01 4258,93 4297,79 4327,97 4372,92 4428,62 4454,52 4454,52 4507,62 4551,67 4530,69 4666,94 4708,39	11 3551,0 359,0 359,0 3632,0 3677,33 3773,6 3751,17 3803,0 3803,0 3843,16 3844,61 3922,16 3892,2 4060,19 4173,44
5913 26 5972 40 6032 11 6092 43 6153 34 6153 34 6214 87 6277 03 6339 81 6403 19 6467 23 6531 91	5305.02 5353.45 5407.34 5459.93 5516.93 5570.56 5626.26 5682.52 5739.34 5739.34	4808.14 4847.00 4880.94 4928.58 4970.31 5005.78 5052.43 5100.36 5173.27 5173.27 5173.27 5173.27 5173.27 5173.27	4252 47 4301 96 4340 27 4371 11 4416 44 4472 66 4499 09 4553 48 4597 51 4633 80 4676 33 80 4755 80	12 3587,43 3688,29 3714,39 3754,39 3751,43 3714,39 3751,22 3788,74 3788,74 3788,72 3788,72 3788,72 3788,72 3788,72 3788,72 3788,72 4012,30 4012,30 4045,30 40 40 40 40 40 40 40 40 40 40 40 40 40
5913.26 5972.40 6032.11 6092.43 6153.34 6214.87 6277.03 6339.81 6403.98 6407.23 6531.91	5357 61 5406 56 5461 23 5514 58 5571 61 5625 75 5682 52 5739 34 5796 73 5854 72	4856.08 4894.92 4929.12 4927.82 5019.80 5055.78 5102.44 5150.34 5153.78 5228.07 5273.41	4293 90 4344 92 4382 78 441 4 63 4459 93 4516 70 4543 64 4599 33 4643 38 4679 64 4722 92 4760 75	13 3623 20 3663 10 3704,55 3751,42 3751,42 3789,67 3879,67 3879,67 3879,67 3879,67 3879,67 3879,67 4051,95 406
5970.70 6030.70 6090.71 6151.62 6213.14 6275.26 6338.01 6465.42 6530.07 6596.38 6661.31	5410.17 5459.67 5515.09 5569.27 5626.26 5680.92 5737.73 5795.10 5873.07 5911.58	4904.00 4942.85 4977.30 5027.05 5069.26 5105.78 5152.44 5200.36 5234.28 5279.38 5279.38	4335,37 4387,95 4425,24 4425,24 4453,15 4503,16 4560,74 4588,22 4645,18 4689,23 4725,47 4725,02 4807,61 4850,63	14 356,869 3699 36 3740,81 3788 47 3827,047 3827,07 383,87 3918,01 3918,01 3957,41 4001,96 4037,96 4037,96 4037,96 4037,96 4047,96 4057,96 4170,60 4170,60 4170,60 4170,60 4170,60 4170,60
6028.69 6088.97 6149.86 6211.34 6273.48 6336.20 6399.56 6483.57 6528.18 6593.48 6659.42	5462,77 5512,77 5569,01 5623,92 5680,92 5736,09 5793,45 5851,38 5909,90 5908,99	4951.39 4951.39 4990.78 5025.47 5076.26 5118.74 5155.79 5202.42 5250.37 5284.81 5375.99	4376.82 4430.94 4467.74 4507.69 4547.00 4604.79 4632.75 4691.03 4771.35 4871.35 4884.51	15 3694,64 3775,07 3825,53 3825,53 3825,53 3826,53 3864,554 3864,5
608668 6147.54 6209.02 6271.09 6333.82 6397.16 6461.15 6525.76 6591.02 6656.02 6656.02 6656.02	5515,36 5565,90 5622,89 5678,60 5735,57 5791,27 5791,27 5849,19 5849,19 5967,69 5966,76	4999.84 4999.87 5038.70 5073.65 5125.49 5168.24 5205.80 5262.43 5336.33 5336.33 5331.33 5381.93 5467.43	4418.25 4473.98 4510.21 4545.20 4590.53 4648.82 4677.31 4780.94 4817.21 4861.25 4901.40	16 3730,49 3771,90 3813,34 3862,66 3902,76 3903,01 3904,70 4013,54 4080,19 4115,16 4170,84 4204,08 420
			4462.81 4518.51 4556.33 4590.26 4636.39 4636.39 4724.22 4773.36 4724.22 4773.36 4828.34 4828.34 4828.34 4828.34 4828.34 4828.34 4828.34 4828.34	17 3767.47 3809.47 3809.47 3850.40 3900.90 3940.07 3978.63 4034.07 3978.63 4034.07 4071.12 4127.11 4157.11 4157.11 4157.11 4157.11 4157.11 4157.11 4157.11 4157.11 4157.41 4157.41 4157.41 4157.41 4157.41 4157.41 4157.41
6210 82 6272 95 6335 66 6339 03 6463 03 6527 64 6592 91 6722 69 6860 64 6929 24	5625.75 5679.34 5735.81 5793.59 5851.61 5909.40 5968.50 6028.17 6088.45 6149.35	5099 72 5138 17 5175 75 5228 07 5270 81 5309 44 5357 61 5406 56 5442 58 5489 20 5576 77	4507.37 4563.06 4602.43 4682.23 4682.23 4773.11 4771.11 4830.15 4875.74 4914.09 4958.65 4998.81 5044.92	18 3804.54 3847.51 3897.51 3939.27 3979.41 4018.27 4073.44 4114.89 4162.05 4162.05 4162.05 4162.05 4162.05 4163.05 4163.05 4288.46 4336.54 4336.54 4336.54 4436.54 4436.54
6272 94 6335.65 6339 02 6463 00 6527 63 6592 90 6658 85 6725.45 6792.68 6860 62 6998 52	5680.92 5736.09 5792.30 5851.11 5909.64 5968.48 6028.16 6088.44 6149.34 6210.81	5149 05 5187 93 5226 78 5279 38 5279 38 5322 12 5361 22 5410 17 5459 67 5496 21 5542 83 5589 72 5631 43		19 384 1 60 384 4 1 7 382 4 8 9 7 7 5 8 4 6 1 7 7 6 8 4 6 1 7 7 6 8 4 6 1 7 7 6 6 1 7 6 6 1 7 6 6 1 7
	5736.09 5792.82 5848.77 5908.61 5967.69 6027.54 6087.80 6148.67 6210.17 6270.17			20 3878.63 3982.16 3961.53 4056.93 4057.94 4152.20 4152.20 4152.20 4152.20 4152.20 4243.90 424
6397,09 6461,06 6525,68 6526,84 6723,40 6790,64 6858,54 6927,12 6996,38 7066,35	5791 27 5849 56 5905 25 5966 13 6025 72 6086 62 6147 49 6208 94 6271 03 633 76	5248 46 5287 40 5328 58 5381 96 5424 69 5464 85 5515 36 5565 90 5603 44 5600 00 5698 02	4641 05 4696 73 4740.80 4770.60 4819 80 4811 76 4911 76 4970 05 5017 96 5059 43 5104 75 5144 90 5194 14	21 3915.69 3985.74 3986.58 4094.28 4094.28 4197.76 4191.57 423.89 422.89 423.99 423.99 443.99
				22 3854,8 3969,36 4039,25 4094,94 4135,36 4177,86 4177,86 4177,86 4177,86 4177,86 4279,41 4279
		5353.74 5353.09 5434.00 5489.20 5532.98 5574.72 5625.75 5679.34 5714.85 5714.85 5714.85 5714.85 5714.85		
6585.74 6561.61 6718.14 6785.31 6853.17 6921.69 6990.92 7060.84 7131.44 7202.76 7274.78 7347.53	5964.57 6020.55 6080.12 6141.00 6202.92 6266.13 6328.77 6392.05 6456.00 6520.55	5406.61 5446.61 5446.61 5542.83 5587.13 5629.62 5680.92 5736.09 5770.56 5819.50 5868.99	4781.71 4838.96 4883.01 4983.01 4983.58 5029.11 5057.87 5120.83 5168.76 5211.76 5229.58 5348.79	24 4037.62 4087.62 4120.60 4176.29 4217.6 4259.18 4259.18 4349.83 43419.83 43419.83 43419.83 4361.74 4410.74 4560.62 4560.60 4628.62 4628.62 4628.62

74 75 77 78 79	73 7 7 7	69	66	200	63 2	60	59	57	56 55	54	52	5 5	49	47	46	3 4	42	41	39	37	35 36	34	3 22	34 36	29	27	26	24	22	21 20	Range 18
6987 78 7057 67 7128 24 7199 54 7271 53 7344 23 7417 70	6715 13 6782 29 6850 11 6918 62	6582.80 6648.65	6453 10	6325.97	6199 29 6261 96	6077.52 6138.41	6022.37	5925 98	5826 23 5875 95	5792.82	5684 53	5596 45 5641 27	5539 19	5458 89	5400.34	5312.03	5219.02	5106 56 5171 07	5077.28	4960 20	4886 38 4930 41	4828.61	4736,36	4644.92 4673.69	4590.53	4497.02	4400 84	4362.57	4258.15 4299.86	4161.25 4216.97	
7053 89 7124 43 7195 68 7267 63 7340 32 7413 72 7487 84	6778.64 6846.43 6914.91 6984.05	6645.10 6711.53	6514.15	6385 79	6257.58 6321.04	6134.52 6196.68	6080 12	5982 97	5881 93 5932 45	5849.56	5739.46 5791.27	5650 08 5695 43	5591 79	5511 49	5451.90	5363.82	5269.28	5155.28	5125.49	5007.61	4933 79 4977 82	4875.50	4782.23	4690.27 4718.75	4634.57	4540.03	4449 34	4405 32	4299.09 4340.56	4201_94 4257_64	26 4111 27 4157,90
7124 30 7195 56 7267 52 7340 19 7413 58 7487 73 7562 60	6846 33 6914 80 6983 95 7053 80	6711_43 6778_55	6579 18	6449 54	6321 04	6196 44 6258 87	6141.50	6043.07	5940 48 5992 56	5907.85	5796.71	5706 54 5752 91	5648 28	5566,66	5506.82	5416.91	5321 33	5206,57 5273,41	5177.05	5057.87	4982 48 5027 57	4923,69	4830,15	4736.36 4766.17	4680.94	4585,08	4541.83	4449,07	4342.88 4384.59	4243.64 4299.61	27 4152,20 4199,07
7194.67 7266.61 7339.30 7412.69 7486.81 7561.68 7637.31	6913.95 6983.06 7052.90 7123.45	6777.72 6845.48	6644,16	6513.26	6384.51 6448.50	6258 34 6321 04	6202 92	6103_17	5999 03 6052 64	5966_13	5853,94	5763 04	5704 73	5621.84	5561.74	5470.04	5373 39	5257.86 5325.47	5228 58	5108.13	5031 19 5077 28	4971 87	4878 09	4782.49 4813.58	4727.31	4630.17	4586 38	4492 86	4386 65 4428 62	4285.37 4341.57	28 4193.15 4240.26
7265.09 7337.73 7411.11 7485.21 7560.07 7635.68 7712.03	6981 62 7051 42 7121 94 7193 16	6844 05 6912 49	6709 19	6577 00	6447 98 6512 23	6320 27 6383 20	6264 30	6163.28	6057 57 6112 77	6024.43	5911 21	5819 50 5867 95	5761 22	5677,01	5564 34 5616.67	5523.14	5425 47	5309 16 5377 57	5280 16	5158.41	5079.89 5127.04	5020.03	4926 03	4828.61 4860.97	4773.69	4675.22	4630.95	4536 63	4430 42 4472 66	4327.04 4383.54	29 4234.04 4281.47
7335.48 7408.83 7482.92 7557.77 7633.34 7709.67 7786.77	7049.26 7119.75 7190.97 7262.85	6910.37	6774 20	6640.72 6707.12	6511.45 6575.95	6382 20 6445 39	6325.69	6223,37	6116 12 6172 86	6082.72	5968.48	5875 95 5925 45	5817.69	5732 20	5671.58	5576,24	5477 53	5360 46 5429 62	5331 69	5208.65	5128 59 5176 79	5068.21	4973 94	4874.72 4908.39	4/82/5	4720 31	4675.51	4580 43	4474 21 4516 70	4368.77 4425.50	30 4274 98 4322 68
7405 90 7479 95 7554 73 7630 28 7706 60 7783 65 7861 48	7116.91 7188.08 7259.96 7332.58	6976 68 7046 45	6839 20	6704 44 6771 48	6574 91 6639 68	6444 12 6507 57	6387 13	6283 49	6174 69 6232 97	6141.00	6025,72	5932,45 5982,97	5874.16	5787,38	5726.49	5629.37	5529.61	5411,74 5481,69	5383,24	5258.90	5177.32 5226.52	5116,41	5021,86	4920.85	4828.86	4765.40	4720.06	4624,21	5417.99 4560.74	4410.51 4467.48	31 4315.92 4363.86
7479 99 7554 79 7630 32 7706 64 7783 69 7861 54 7940 15	7188 12 7260 00 7332 62 7405 94	7046.51	6907 65	6771.54	6641.07 6705.99	6508 60 6572 58	6450 83	6346 19	6236 59 6295 14	6202 40	6085 82	5992 04 6042 82	5932.97	5845 13	5783.76	5685.57	5584.81	5465 87 5536 61	5437.13	5311.50	5229 10 5278 87	5167.72	5072.12	4969.78 5005.27	48//32	4813.05	4767 20	4670.57	4563.06 4606.33	4454.52 4512.30	32 4359 20 4407 63
755 762 776 778 786 793	72: 74: 74:	777	7 69 6	9 69	67	စ္တ တွ	65 4	2	නු නු	62 0	3 07	<u> </u>	59	50	58	57.0	5 5	555	540	536	53,52	52	5	5 5	49	4.	4 4	47	46	4 4	44
7554.12 7629.65 7705.95 7783.03 7860.84 7939.46 8018.85	7259 34 7331 95 7405 25 7479 32	16.32 87.49	76 10	38.64	06 52	73 11 37 61	14.55	08.86	98 50 57 30	22.74	6145 91	51 64 02 66	91 77	02.91	5786_10	5741.77	99.98	7 0	91 03	2 2	30 94 31 18	19 02	5122.38	18.75	4925 /4 4963 83	60.73	114 36	16.96	08.15 51.92	4498 58 4557 11	33 4402 45 4451 42
94.12 7628.22 99.65 7704.50 95.95 7781.55 93.03 7859.36 90.84 7937.96 90.46 8017.34 8.85 8097.49																							22 38 5172 65								
7628.22 7704.50 7781.55 7859.36 7937.96 8017.34 8097.49		7186.11 7257.98	76 10 7044.54 7112.98	6905.73	6772.32 6838 6838.64 6904	6637.61 6702.62	6578,29	6471,55	6360,40 6419,48	6325.18		6111.19	6050,60	5960.71	5843,08 5898,27	5798,01	5695,16	5646 45	5544.87	5416,66	5332.72 5383.51		5172.65		49/4.19 5012.52	4908.39	4810 / 3	4763.34			34 4445.76 4495.19
7628.22 7704.50 7781.55 7859.36 7937.96 8017.34 8097.49	7330.56 7401.78 7403.87 7475.82 7477.90 7550.59 7552.69 7626.09	7186.11 7255.95 7257.98 7328.51	7044.54	6905.73 6972.82	6772.32 6838.12 6838.64 6904.97	6637.61 6702.09 6702.62 6767.66	6578.29 6642.00	6471.55 6534.25	6360.40 6422.33 6419.48 6481.65	6325.18 6386.60	6206.02 6266.13	6111.19 6170.78 6162.50 6222.34	6050.60 6109.37	5960.71 6018.45	5843.08 5900.08 5898.27 5955.50	5798.01 5854.22	5695.16 5750.33	5574.17 5628.33 5646.45 5701.37	5544,87 5598,79	5416 66 5469 25	5332.72 5384.56 5383.51 5435.82	5270.29 5321.61	5172.65 5222.90	5067 71 5116 66 5104 23 5153 69	49/4.19 5022.63 5012.52 5061.23	4908.39	4861.51 4908.65	4763.34 4809.72	4653.21 4698.30 4697.53 4743.12	4542 60 4 4601 90 4	34 35 4445.76 4488.98 4495.19 4538.96
7628.22 7702.35 7776.44 7704.50 7779.39 7684.22 7781.55 7857.15 7932.74 7869.36 7935.74 8012.06 7937.96 8015.11 8092.20 8017.34 8095.25 8173.12 8097.49 8176.20 8254.86	7330.56 7401.78 7473.02 7403.87 7475.82 7547.76 7477.90 7550.59 7623.23 7552.69 7626.09 7699.45	7186.11 7255.95 7325.78 7257.98 7328.51 7399.02	7044.54 7112.98	6905.73 6972.82 7039.93	6772.32 6838.12 6903.91 6838.64 6904.97 6971.26	6637.61 6702.09 6702.62 6767.66	6578.29 6642.00 6705.76	6471.55 6534.25 6596.95	6360.40 6422.33 6419.48 6481.65	6325.18 6386.60 6447.98	6206.02 6266.13 6326.21	6111.19 6170.78 6230.36 6162.50 6222.34 6282.18	6050.60 6109.37 6168.21	5960.71 6018.45 6076.24	5843,08 5898,27	5798.01 5854.22 5910.44	5695 16 5750 33 5805 51	5574,17 5628,33 5682,48 5646,45 5701,37 5756,30	5544.87 5598.79 5652.68	5416.66 5469.25 5521.85	5332.72 5384.56 5436.37 5383.51 5435.82 5488.15	5270.29 5321.61 5372.90	5172.65 5222.90 5273.16	5067 71 5116 66 5104 23 5153 69	49/4.19 5022.63 50/1.08 5012.52 5061.23 5109.96	4908.39 4956.06 5003.74	4810.73 4857.36 4904.00	4763 34 4809 72 4856 08	4653.21 4698.30 4743.37 4697.53 4743.12 4788.73	4542 60 4586 64 4601 90 4646 75	34 35 36 4445.76 4488.98 4532.25 4495.19 4538.96 4582.77
7628.22 7702.35 7776.44 7864.31 7704.50 7779.39 7854.22 7932.85 7781.55 7857.15 7932.74 8012.16 7869.95 7935.74 8012.08 8092.30 7935.96 8015.11 8092.20 8173.22 8017.34 8095.25 8173.12 8254.95 8097.49 8176.20 8254.86 8337.52	7330.56 7401.78 7473.02 7547.86 7403.87 7475.82 7547.76 7623.32 7477.90 7550.59 7623.23 7699.54 7552.69 7626.09 7699.45 7776.52	7186.11 7255.95 7325.78 7399.12 7472 7257.98 7328.51 7399.02 7473.12 7447	7044,54 7112,98 7181,43	6905.73 6972.82 7039.93 7110.41	6772.32 6838.12 6903.91 6838.64 6904.97 6971.26	6637.61 6702.09 6766.62 6834.24 6702.62 6767.66 6832.68 6901.08	6578,29 6642,00 6705,76 6772,83	6471.55 6534.25 6596.95 6662.99	6360.40 6422.33 6484.25 6419.48 6481.65 6543.85	6325.18 6386.60 6447.98 6512.49	6206.02 6266.13 6326.21 6389.68 6363.73 6333.63 6304.64 6448.35	6111.19 6170.78 6230.36 6292.54 6162.50 6222.34 6282.18 6344.88	6050.60 6109.37 6168.21 6230.12	5960.71 6018.45 6076.24 6137.12	5843.08 5900.08 5957.08 5898.27 5955.50 6012.76	5798.01 5854.22 5910.44 5969.49	5695.16 5750.33 5805.51 5863.80	5574.17 5628.33 5682.48 5739.46 5646.45 5701.37 5756.30 5813.82	5544.87 5598.79 5652.68 5709.14	5416.66 5469.25 5521.85 5577.01	5332.72 5384.56 5436.37 5383.51 5435.82 5488.15	5270.29 5321.61 5372.90 5426.52	5172.65 5222.90 5273.16 5325.99	5067 71 5116 66 5165 63 5217 20 5104 23 5153 69 5203 19 5255 26	4974.19 5022.63 5071.08 5012.52 5061.23 5109.96	4908 39 4956 06 5003 74 5053 72	481073 485736 4904.00 4952.96 4861.51 4908.65 4955.81 5005.27	4763 34 4809 72 4856 08	4653.21 4698.30 4743.37 4790.78 4697.53 4743.12 4788.73 4836.37	4542 60 4586 64 4630 69 4601 90 4646 75 4691 56 4	34 35 36 37 4445.76 4488.98 4532.25 4577.31 4495.19 4538.96 4582.77 4628.62
7628.22 7702.35 7776.44 7864.31 7704.50 7779.39 78654.22 7932.85 7781.55 7857.15 7932.74 8012.16 7869.36 7935.74 8012.08 8092.30 7937.96 8015.11 8092.20 8173.22 8017.34 8095.25 8173.12 8254.95 8097.49 8176.20 8254.86 8337.52	730.56 7401.78 7473.02 7547.86 7622.63 7403.87 7475.82 7547.76 7623.32 7698.57 7477.90 7550.59 7623.23 7699.54 7775.86 7552.69 7626.09 7699.45 7776.52 7853.60	7186.11 7255.95 7325.78 7399.12 7472.44 7257.98 7328.51 7399.02 7473.12 7447.16	7044.54 7112.98 7181.43 7253.31	6905.73 6972.82 7039.93 7110.41 7180.85	6772.32 6838.12 6903.91 6972.82 6838.64 6904.97 6971.26 7040.96	6637.61 6702.09 6766.62 6834.24 6901.85 6702.62 6767.66 6832.68 6901.08 6969.47	6578.29 6642.00 6705.76 6772.83 6839.94	6471,55 6534,25 6596,95 6662,99 6729,06	6360,40 6422,33 6484,25 6549,00 6613,77 6419,48 6481,65 6543,85 6609,33 6674,91	6325.18 6386.60 6447.98 6512.49 6577.00	6206.02 6266.13 6326.21 6389.68 6453.15	6111.19 6170.78 6230.36 6292.54 6354.71 6162.50 6222.34 6282.18 6344.88 6407.57	6050,60 6109,37 6168,21 6230,12 6292,02	5960.71 6018.45 6076.24 6137.12 6198.00	5843.08 5900.08 5957.08 6016.64 6076.24 5898.27 5955.50 6012.76 6072.87 6132.96	5798.01 5854.22 5910.44 5969.49 6028.56	5695.16 5750.33 5805.51 5863.80 5922.09	5574.17 5628.33 5682.48 5739.46 5796.45 5646.45 5701.37 5756.30 5813.82 5871.30	544.87 5598.79 5652.68 5709.14 5765.60	5416.66 5469.25 5521.85 5577.01 5632.20	5332.72 5384.56 5436.37 5490.75 5545.16 5383.51 5435.82 5488.15 5543.10 5598.02	5270.29 5321.61 5372.90 5426.52 5480.13	5172.65 5222.90 5273.16 5325.99 5378.84	5067 71 5116 66 5165 63 5217 20 5268 76 5104 23 5153 69 5203 19 5255 26 5307 36	49/4 19 5022 63 50/1 08 5121 86 5012 52 5061 23 5109 96 5160 98	4908.39 4956.06 5003.74 5053.72 5103.71	481073 485736 490400 495296 500192 486151 490865 495581 500527 505475	4763 34 4809 72 4856 08 4904 77 4953 48	4653.21 4698.30 4743.37 4790.78 4838.21 4697.53 4743.12 4788.73 4836.37 4884.04 4	4542 60 4586 64 4630 69 4677 05 4723 43 4601 90 4646 75 4691 56 4738 47 4785 35	34 35 36 37 38 4445.76 4488.98 4532.25 4577.31 4622.39 4495.19 4538.96 4582.77 4628.62 4674.46
7628 22 7702.35 7776.44 7884.31 7932.15 7704.50 7779.39 7884.22 7932.85 8001.47 7781.55 7857.15 7932.74 8012.16 8091.59 7865.93 7935.74 8012.08 8092.30 8172.51 7937.96 8015.11 8092.20 8173.22 8254.22 8017.34 8098.25 8173.12 8254.95 8336.77 8097.49 8176.20 8254.86 8337.52 8420.13	7330.56 7401.78 7473.02 7547.88 7622.63 7697.44 7403.87 7475.82 7547.76 7623.32 7698.87 7774.24 7477.90 7550.59 7623.23 7699.54 7775.86 7852.14 7552.69 7626.09 7699.45 7776.52 7853.60 7930.66	7186.11 7255.95 7325.78 7399.12 7472.44 7545.76 7257.98 7328.51 7399.02 7473.12 7447.16 7621.22	7044.54 7112.98 7181.43 7253.51 7325.84 7308.45 7471.04 7114.08 7184.13 7253.55 7305.84 7308.45 7471.04	6905.73 6972.82 7039.93 7110.41 7180.85 7251.33	6772.32 6838.12 6903.91 6972.82 7041.74 6838.64 6904.97 6971.26 7040.96 7110.64	657.61 6702.09 6766.62 6834.24 6901.85 6969.47 6702.62 6767.66 6832.68 6901.08 6969.47 7037.86	6578.29 6642.00 6705.76 6772.83 6839.94 6907.03	6471.55 6534.25 6596.95 6662.99 6729.06 6795.13	6360,40 6422,33 6484,25 6549,00 6613,77 6678,53 6419,48 6481,65 6543,85 6609,33 6674,91 6740,45	6325.18 6386.60 6447.98 6512.49 6577.00 6641.51	6206.02 6266.13 6326.21 6389.68 6453.15 6516.65	6111.19 6170.78 6230.36 6292.54 6354.71 6416.89 6162.50 6222.34 6282.18 6344.88 6407.57 6470.26	6050,60 6109,37 6168,21 6230,12 6292,02 6353,94	5960.71 6018.45 6076.24 6137.12 6198.00 6258.87 6007.50 6065.88 6134.15 6195.20 6246.44 6207.56	5843.08 5900.08 5957.08 6016.64 6076.24 6135.81 5898.27 5955.50 6012.76 6072.87 6132.96 6193.07	5798.01 5854.22 5910.44 5969.49 6028.56 6087.64	5695,16 5750,33 580551 5863,80 5922,09 5980,36	5574,17 5628,33 5682,48 5739,46 5796,45 5853,42 5646,45 5701,37 5756,30 5813,82 5871,30 5928,81	5544.87 5598.79 5652.68 5709.14 5765.60 5822.10	5416.66 5469.25 5521.85 5577.01 5632.20 5687.37	5332,72 5384,56 5436,37 5490,75 5545,16 5599,57 5383,51 5435,82 5488,15 5543,10 5598,02 5652,93	5270.29 5321.61 5372.90 5426.52 5480.13 5533.74	5172.65 5222.90 5273.16 5325.99 5378.84 5431.69	5067 71 5116 66 5165 63 5217 20 5268 76 5320 29 5104 23 5153 69 5203 19 5255 26 5307 36 5359 43	4974.19 5022.63 5071.08 5121.86 5172.65 5223.41 5012.52 5061.23 5109.96 5160.98 5212.02 5263.06	4908 39 4956 06 5003 74 5053 72 5103 71 5153 69	4801.73 4857.36 4904.00 4952.96 5001.92 5050.89 4861.51 4908.65 4955.81 5005.27 5054.75 5104.23	4763 34 4809 72 4856 08 4904 77 4953 48 5002 17	4853.21 4698.30 4743.37 4790.78 4838.21 4885.61 4697.53 4743.12 4788.73 4836.37 4884.04 4931.71	4542.60 4586.64 4630.69 4677.05 4723.43 4769.81 4601.90 4646.75 4691.56 4738.47 4785.35 4832.23	34 35 36 37 38 39 4445.76 4488.98 4532.25 4577.31 4622.39 4667.46 4495.19 4538.96 4582.77 4628.62 4674.46 4720.31
7828 22 7702.35 7776.44 7854.21 7800.93 7704.50 7779.39 7864.22 7932.85 8011.47 8090.07 7781.55 7857.15 7932.74 8012.16 8091.59 8170.98 7865.93 7935.74 8012.06 8092.30 8172.51 8252.70 7837.96 8015.11 8092.20 8173.22 8254.22 8335.23 8017.34 8095.25 8173.12 8254.95 8336.77 8418.68 8097.49 8176.20 8254.86 6337.52 8420.13 8502.75	739.56 7401.78 7473.02 7547.86 7622.63 7697.44 7772.24 7403.87 7475.82 7547.76 7623.32 7698.87 7774.42 7849.95 7477.90 7550.59 7633.23 7699.54 7775.86 7682.14 7928.46 7552.69 7626.09 7699.45 7776.52 7853.60 7930.66 8007.74	7186.11 7256.95 7256.78 7399.12 7472.44 7545.76 7619.09 7257.98 7328.51 7399.02 7473.12 7447.16 7621.22 7695.28	7044.54 7112.98 7181.43 7253.91 7325.19 7397.08 748.96 7144.08 7484.12 7253.95 7395.84 7308.45 7471.04 7543.63	6905.73 6972.82 7039.93 7110.41 7180.85 7251.33 7321.78	6772.32 6838.12 6903.91 6972.82 7041.74 7110.64 7179.55 6838.64 6804.97 6971.26 7040.96 7110.64 7180.34 7250.04	6637.61 6702.09 6766.62 6834.24 6901.85 6969.47 7037.06 6702.62 6767.66 6832.68 6901.08 6969.47 7037.86 7106.24	6578.29 6642.00 6705.76 6772.83 6839.94 6907.03 6974.12	6471.55 6534.25 6596.95 6662.99 6729.06 6795.13 6861.20	6360,40 6422,33 6484,25 6549,00 6613,77 6678,53 6743,30 6419,48 6481,65 6543,85 6609,33 6674,91 6740,45 6805,98	6325.18 6386.60 6447.98 6512.49 6577.00 6641.51 6705.99	6206.02 6266.13 6326.21 6389.68 6453.15 6516.65 6580.09	6111.19 6170.78 6230.36 6292.54 6354.71 6416.89 6479.08 6162.50 6222.34 6282.18 6344.88 6407.57 6470.26 6532.97	6050.60 6109.37 6168.21 6230.12 6292.02 6353.94 6415.87	5950.71 6018.45 6076.24 6137.12 6198.00 6258.87 6319.75	5843.08 5900.08 5957.08 6016.64 6076.24 6135.81 6195.40 5898.27 5955.50 6012.76 6072.87 6132.96 6193.07 6253.18	5798.01 5854.22 5910.44 5969.49 6028.56 6087.64 6146.68	5695.16 5750.33 5805.51 5863.80 5922.09 5980.36 6038.68	5574,17 5628,33 5682,48 5739,46 5796,45 5853,42 5910,44 5646,45 5701,37 5756,30 5813,82 5871,30 5928,81 5986,31	544.87 5598.79 5652.68 5709.14 5765.60 5822.10 5878.57	5416.66 5469.25 5521.85 5577.01 5632.20 5687.37 5742.55	5332,72 5384,56 5436,37 5490,75 5545,16 5599,57 5653,98 5383,51 5435,82 5488,15 5543,10 5598,02 5652,93 5707,85	5270.29 5321.61 5372.90 5426.52 5480.13 5533.74 5587.40	5172.65 5222.90 5273.16 5325.99 5378.84 5431.69 5484.53	5067.71 5116.66 5165.63 5217.20 5268.76 5320.29 5371.86 5104.23 5153.69 5203.19 5255.26 5307.36 5359.43 5411.47	49/4.19 5022.63 50/1.08 5121.86 51/2.65 5223.41 52/4.20 5012.52 5061.23 5109.96 5160.98 5212.02 5263.06 5314.06	4908 39 4956 06 5003 74 5053 72 5103 71 5153 69 5203 72	481073 485735 4904.00 495295 5001.92 505089 5099.85 4861.51 4908.65 4955.81 5005.27 5054.75 5104.23 5153.69	4763.34 4809.72 4856.08 4904.77 4953.48 5002.17 5050.89	4653.21 4698.30 4743.37 4790.78 4838.21 4885.61 4933.00 4697.53 4743.12 4788.73 4836.37 4884.04 4931.71 4979.37	4542.60 4586.64 4630.69 4677.05 4723.43 4769.81 4816.19 4601.90 4646.75 4691.56 4738.47 4785.35 4832.23 4879.11	34 35 36 37 38 39 40 4445.76 4488.98 4532.25 4577.31 4622.39 4667.46 4712.52 4495.19 4538.96 4582.77 4628.62 4674.46 4720.31 4766.17

Board Approved: 02/28/19

36 37 38 38 38 38 38 38 38 38 38 38 38 38 38	Range 18 19 20 21 21 22 23 24 24 25 26 27 28 29 30 31 31 32 33
28,19 28,45 28,65 29,86 29,86 29,86 29,86 29,86 30,17 30,65 31,56 31,56 31,56 31,56 31,56 31,72 31,72 31,76 31,76 31,76 31,76 31,77 31,76 31,77	
28.47 28.79 28.79 28.79 28.79 29.57 29.57 30.40 30.40 30.55	26 23,72 23,99 24,56 24,56 24,81 25,04 25,67 25,67 25,67 26,19 26,19 26,19 26,19 26,73 27,22 27,26 27,26 27,26 27,26
28,74 29,01 29,149 29,049 30,70 30,70 30,70 30,70 30,70 30,70 31,72 32,17 33,17 33,17 33,17 33,17 33,17 33,17 34,17 36,1	27 23.96 24.23 24.28 24.81 25.05 25.93 25.93 25.93 25.93 26.20 26.20 27.01 27.
29,03 29,47 29,78 30,16 30,73 31,00 31,26 31,27 32,48 32,27 33,27 34,61	28 24,19 24,46 24,46 24,72 25,05 25,05 25,55 25,98 26,18 26,71 27,76 27,77 28,68
29,30 29,58 30,08 30,67 30,63 31,30 31,30 31,30 31,30 31,30 31,30 31,30 31,30 31,30 31,30 31,40 33,24 34,24	29 24,43 24,70 24,70 25,29 25,56 25,81 26,71 26,71 26,71 26,71 27,38 27,54 27,54 28,04 28,
29,59 29,59 30,38 30,76 30,38 30,76 30,38 30,77 30,08 31,88 32,77 33,97 33,97 33,97 33,97 33,97 33,97 33,97 33,97 33,97 33,97 33,97 33,97 33,97 33,97 33,97 33,97 33,97 34,44 35,17 40,67 41,48 41,48 41,98 36,17 41,48 41,48 41,98 36,17 41,48 41,48 41,98 36,17 41,48 41,48 41,98 36,17 41,48 41,48 41,48 41,48 41,48 41,48 41,48 41,48	30 24,66 24,94 25,53 25,82 26,66 24,43 26,69 27,23 27,
20.87 30.15 30.15 30.67 31.06 31.23 31.23 31.23 31.23 31.23 31.24 32.74 33.30 32.72 33.04 33.30 34.22 33.42 34.42	31 24,90 25,17 25,45 25,78 26,06 26,32 26,95 27,23 28,59 28,
30,46 30,46 30,98 31,37 31,55 32,22 32,50 32,50 32,50 32,50 33,72 33,72 33,72 33,72 33,72 33,72 33,72 34,67 34,67 34,67 34,67 35,74 35,74 35,74 36,82 37,72	32 25,15 25,43 25,70 26,03 26,33 26,57 26,57 26,57 27,21 27,76 27,76 27,76 27,76 27,76 27,76 27,76 28,88 28,88 29,56
30.47 30.75 30.75 31.28 31.28 32.28 32.28 32.28 33.13 33.31 34.31	33 25,40 25,68 25,90 26,30 26,58 26,30 27,77 27,29 27,77 27,77 27,77 28,04 28,
31,56 31,56 31,59 32,58 32,58 32,58 32,58 32,58 33,71 33,71 33,71 33,73 34,60 35,56 36,70 36,70 37,56 37,56 37,56 37,56 38,70	34 25,66 25,94 26,20 26,55 27,10 27,74 27,74 27,74 27,74 28,32 28,
31.07 31.37 31.50 32.90 32.90 32.90 33.47 33.77 33.77 33.77 33.77 33.70 33.80 34.80	35 25,90 26,18 26,46 26,81 27,10 27,70 27,74 28,02 28,32 28,32 28,32 28,32 28,32 28,32 28,32 28,32 28,32 30,73 30,73
31,37 31,86 32,86 32,86 32,86 33,78 34,78 36,78	36 26.15 26.44 26.77 27.07 27.37 27.63 28.29 29.29 29.20 20.20 20 20 20 20 20 20 20 20 20 20 20 20 2
31,68 32,52 32,52 32,52 33,54 33,54 33,54 33,54 33,54 33,54 34,77 34,77 34,77 35,69 36,69 37,78 38,77 38,77 38,77 38,77 38,77 38,77 38,77 38,77 38,77 41,62 38,77 41,62 38,77 41,62 38,77 41,62	37 26,41 26,70 26,98 27,94 27,64 27,91 28,29 28,58 29,15 29,15 29,55 29,15 29,55 29,77 30,31 30,31 30,72
31.99 32.25 32.25 32.25 32.25 32.25 33.35	38 26.67 27.61 27.92 27.92 27.92 28.18 28.58 28.68 28.68 29.16 20.16 20.
32.30 32.81 32.81 33.75 33.75 34.70 34.70 35.74 35.74 36.76 37.33 37.56 37.33 37.56 37.33 37.56 37.33 37.56 37.33 37.56 37.33 37.56	39 26.93 27.23 27.28 27.28 27.88 28.46 28.46 29.44 29.45 29.73 30.03 30.03 30.03 30.05 30.92 31.33 31.66
32 33 33 33 33 33 33 33 33 33 33 33 33 3	40 27,19 27,50 27,50 27,50 28,15 28,46 28,43 29,43 30,03 30,03 30,03 30,03 30,03 30,03 30,03 30,03 30,03 30,03 30,03 30,03 30,03 30,03 30,03 31,

ANTELOPE VALLEY UNION HIGH SCHOOL DISTRICT SUMMARY OF CLASSIFICATIONS

Classification Position

CAMPUS SUPERVISOR:

- 45 Campus Supervisor I
- 30 Campus Security Supervisor

Educational Salary Incentive Program: One salary classification level increase not to exceed 5 total shall be granted upon employment or at the beginning of the pay period following receipt by the Personnel Services Office of certification of completion of course work listed below (or in service training) approved for salary advancement. Present campus security supervisors who have completed the classes shall also be given credit for salary advancement purposes.

- 1. Completion of 3 units of approved College credit (2 units Safety Education/First Aid)
 - * Narcotics Control (AVCC)
 - *Juvenile Procedure (AVCC)
 - * Ethnic Relations (AVCC)
 - * Others as approved
- 2. Completion of 45 forty-five hours of training in the Adult Education program or in-service training

CUSTODIAN/MAINTENANCE PERSONNEL:

- 66 Heating, Ventilation, Air Conditioning Specialist
- 64 Maintenance 1 Coordinators
 - Electrical/Utility Specialist
- 62 Heating, Ventilation, Air Conditioning Mechanic I
- 56 Heating, Ventilation, Air Conditioning Mechanic
- 55 Carpenter/Utility
 - Painter/Utility
 - Maintenance I
 - Plumber
- 51 Maintenance II
- 50 Storekeeper I
- 43 Senior Custodian
- 40 Storekeeper II
- 35 Storekeeper III
- Groundskeeper I
- 30 Locker Room Attendant
 - Cafeteria Custodian
 - Custodian I
 - Office Custodian/Security
- 28 Groundskeeper II
- 27 Custodian II

FOOD SERVICES PERSONNEL:

24/18 Food Services Assistant ROP

The following unit members will be paid by the hour for hours worked. Cafeteria employees are not entitled to any free meals and shall be required to pay for any meals consumed, at the established rate.

- 100 Cafeteria Helper
- 101 Pastry Cook
- 102 Lead Cafeteria Helper
 - Cook

PARAPROFESSIONALS:

- 36 Early Childhood Development Specialist
- 30/39 Paraeducator Speech
- 30 Paraeducator Health Care
 - Paraeducator Translator
 - Paraeducator Interpreter
- 29 Paraeducator Behavior Management
- 27/21 Bilingual Instructional Aide (Higher Classification with Certificate or AA Degree or above)
- 26 Paraeducator- Severe
 - Special Education Instructional Aide
- 24/18 Instructional Aide (Higher Classification with Certificate or AA Degree or above)
- 18 Infant/Toddler Attendant

APPENDIX A-1 CONTINUED

CLERI	CAL/TECHNICAL PERSONNEL:
80	Data Services Specialist
	Media Theater Technician
72	Media Network Technician
	Mental Health Therapist
64	Software Support Specialist
60	Title V Program Specialist
	Buyer
58	Hardware Support Specialist
53	Payroll Account Technician
	PINCO Buyer
52	District Data Specialist
50	Personal Computer Repair Technician
45	District Data Technician
43	Site Data Technician
	Facilities Development Technician I
	Senior Accountant – confidential
	Senior Account Technician
	Site Accountant
	Categorical Account Technician
44	Community Attendance Worker
41	Registrar
39	Special Education Nurse Technician
38	Accounting Technician
	Community Outreach Coordinator
	Development Technician
	Facilities Development Technician
	Pupil Services Technician
	Senior Clerk/Work Experience
37	Bilingual Secretary I
	Bilingual Secretary II
35	Secretary I
	Secretary II
	Categorical Bookkeeper
	Library Media Technician
	Health Office Technician
	Professional Development Specialist
	ROP and Student Employment Specialist
	School to Careers Specialist
34	Senior Attendance Clerk
33	Accounts Payable Clerk
32	ROP Technician
31	Computer Lab Assistant
30	Independent Study Clerk
	Transition Specialist
	Job Developer
29	Career Center Technician
	Learning Center Technician
28	ASB Clerk Typist
-0	Attendance Technician
	Bilingual Intermediate Clerk
	Guidance Office Clerk
26	Intermediate Clerk
20	Recruiter
24	
	Coordinator of Volunteer Services
22	College Liaison Clerk Typist
	Intermediate Clerk Typist

APPENDIX B

Classified Employees Performance Report

ANTELOPE VALLEY UNION HIGH SCHOOL DISTRICT - CLASSIFIED EMPLOYEES PERFORMANCE REPORT

INTERIM | FOLLOW -UP |

PLEASE CHECK ONE: ANNUAL D 3 MONTH PROB D 5 MONTH PROB D

Name: Date: Site: Job Title: Supervisor To Supervisor: Circle the number which best describes the employee's performance. Supervisors may make comments in any area. However, comments and specific suggestions for areas of improvement are required for all areas marked "Needs Improvement". Definitions of standards: Needs Improvement: Performance is significantly below the standard that is expected in this area. Does not include lack of knowledge due to inexperience or lack of training. Meets Standards: Performance is consistently competent and dependable. Meets or surpasses the performance standard in this area. Exceeds Standards: Demonstrates extraordinary or superlative performance in this area. Needs Meets Exceeds Needs Meets Exceeds Area of Performance Area of Performance Improvement Improvement standards standards standards standards A. Adherence to time 1 2 n/a G. Attitude/Ability to take 1 2 3 Schedule/Clock in and out direction B. Job Appropriate Attire/ 2 H. Ability to work 3 1 n/a 1 Wears uniform, if applicable professionally with others C. Attendance 1 2 I. Contacts with parents n/a 2 3 and public 1 D. Knowledge of job duties 2 3 J. Initiative 3 E. Quality of work 1 2 3 OVERALL RATING (Total Points) 2 F. Quantity of work 1 3 (19 or above is considered satisfactory) COMMENDATIONS: SUPERVISOR COMMENTS/RECOMMENDATIONS: Supervisors may make comments in any area. However, comments and specific suggestions for areas of improvement are required for all areas marked "Needs Improvement". Attach (sign and date) additional sheets as needed: **LENGTH OF SUPERVISION**: □ More than 3 months □ Less than 3 months **EMPLOYEE COMMENTS:** Employee may attach a signed and dated written statement within 10 days. I have read this report. I have received a copy of this report, including any attachments. ☐ I agree with this report ☐ I do not agree with this report **EMPLOYEE SIGNATURE** Date This report has been discussed with the employee in person. SUPERVISOR SIGNATURE Date

Forward the original(s) to the Personnel Office, retain one copy, and give one copy to the employee.

Adoption Date: 07/16/20 - Replaces all prior versions. Do NOT use any other version of this form!

GRIEVANCE FORM Formal Level One

Submission of Grievance: This form r	must be completed, in full, and signed by the grievant.
Grievant' s Name	Work Location
Date alleged grievance occurred Date of conference/informal level	
I. Specifics: Cite the specific prov	vision(s) of the contract allegedly violated
*	
·	
*	
II. Statement of Grievance: Give	a concise statement of the problem
at a second of the second of t	
	
III. Remedy: Specify the action sou	ught to remedy the alleged problem
17	
-	
*	
Grievant's Signature:	Date Submitted:
Distribution:	Received by site administrator or designee
One (1) copy to immediate supervisor One (1) copy to be retained by grievant One (1) copy to site administrator or designed	ee DateTime

GRIEVANCE FORM Formal Level One

Site administrator's, or designee's response Grievant:	
•	
*	<u>-</u>
	
Site Administrator or Designee	Date
Distribution.	
Distribution: One (1) copy to grievant One (1) copy to immediate supervisor One (1) copy to the association One (1) copy to be retained by the site	Date grievance was received by site administrator or designee:
Administrator or designee	Date response was submitted grievant:

GRIEVANCE FORM Formal Level II

(Attach a copy of formal Level I grievance and response)

	Why is grievance being appealed to l	Formal Level	II?
	-		
	5		
	Remedy Sought::		
			
			
eva	ant's Signature	Date	
trib	ution:		
e (1 e (1	copy to Superintendent or Designee copy to Site Administrator copy to be retained by Grievant copy to Immediate Supervisor		Received by Superintendent or Designee DateTime

GRIEVANCE FORM LEVEL II

(Attach a copy of Formal Level I Grievance and Response)

Superintendent's or designee's response to:		
Grievant		
Signature of Superintendent or Designee	Date	
Distribution: One (1) copy to Grievant One (1) copy to Immediate Supervisor One (1) copy to be retained by Superintendent		Date grievance was received by Superintendent or Designee:
or Designee One (1) copy to be retained by Superintendent or Designee One (1) copy to Association One (1) copy to be retained by the Site Administrator or Designee		Date response was submitted to Grievant:

GRIEVANCE FORM Formal Level III

(Attach copies of formal Level I Grievance and Response, and Formal Level II Grievance and Response)

I.	Grieva	nt's request to association to proc	eed to formal Leve	el III:
	Grieva	nt's Signature	Dat	te
II.	Associ	ation notice to Superintendent or I	Designee to proce	ed to Formal Level III:
	Α.	Reason(s) grievance is appealed		
		-		
	B.	Remedy sought:		
Signatı	ure: As	sociation Representative	Date	
Distribu	tion:			
One (1)	copy to	Superintendent Grievant be retained by Association		Received by Superintendent or Designee
One (1)	copy to	Site Administrator or Designee		DateTime

GRIEVANCE FORM Formal Level III

Response by	arbitrator	regarding	grievance	filed	by:
-------------	------------	-----------	-----------	-------	-----

Grievant

Arbitrator's Signature	Date	
Provide the		

Distribution:

One (1) copy to Grievant
One (1) copy to Association
One (1) copy to Superintendent

One (1) copy to be retained by Arbitrator One (1) copy to Site Administrator or Designee

One (1) copy to Immediate Supervisor

Date grievance was received by Arbitrator

Date response was submitted by Arbitrator

APPENDIX C

APPENDIX D

- -Notice of Disciplinary Action
- -Demand for Hearing
- -Demand for Hearing Before the Board of Trustees
- -Request for Advisory Arbitration

NOTICE OF DISCIPLINARY ACTION

To:	
From:	
Date:	
intends to im	notice that the Antelope Valley Union High School District (the "District") pose charges and the specific causes for discipline as described in Article 2.2 of the Contract).
(If it is charg regulation).	ged that a rule or regulation of the District was violated, list the rule or
designates) Demand for within five (right to a hearing before the District Superintendent (or someone he regarding the above charges. To request a hearing you must file a Hearing is enclosed for your use. If you fail to file a Demand for Hearing 5) working days, you have waived your right to a hearing before the ent (or his designee) and your right to Advisory Arbitration as set forth in the Contract.
	 District Representative

DEMAND FOR PREDISCIPLINARY HEARING

TO;	Superintendent Antelope Valley Union 44811 North Sierra Hig Lancaster, CA 93534	-
•		iplinary Hearing in denial of all the charges against in the Notice of Disciplinary Action served on me
ten(10) d		held not less than five (5) and not more than the Notice of Disciplinary Action, as mutually
		Employee's Name
		Employee's Signature
		Date

DEMAND FOR HEARING BEFORE THE BOARD OF TRUSTEES

То:	Superintendent Antelope Valley Union High Scho 44811 N. Sierra Highway Lancaster, CA 93534	ol District
charg	•	Before the Board of Trustees in denial of all the fifthe charges in the Notice of Disciplinary Action
ten (eld no less than five (5) days and not more than I the Notice of Disciplinary Action, as mutually
		Employee's Name
		Employee's Signature
		Date

DEMAND FOR ADVISORY ARBITRATION

To:	Superintendent Antelope Valley Union High School District 44811 N. Sierra Highway Lancaster, CA 93534		
Actional and e	nereby file this Request for Advisory Arbitration, pursuant to Article 22 (ction) of the Collective Bargaining Agreement. I contend that the District express provision of Article 22 (Disciplinary Action) and that my rights diversely affected because of such violation.	has violat	ed
•	pecifically, I believe that the District has violated the following section(s) (bisciplinary Action):	of Article	22
0			
	understand that I must be represented by CSEA in the advisory arbit questing.	ration I a	am
	Employee's Name	<u> </u>	
	Employee's Signature		

Date

APPENDIX E

(Appendix available for future use. Formally MOU - Overtime M & O dated 11/23/83, language added to Article 4 section 4.7 BUA 2014/15)

APPENDIX F

Health & Welfare Benefits

CLASSIFIED/CLASSIFIED MGMT/CONFIDENTIAL RATES EFFECTIVE 10/1/20 - 9/30/21

		SISTANCE DEOGRAM (EAR)	VICION EMBI OVER ACC	RATES INCLUDE MEDICAL DENTAL VISION EMBLOYEE ASSISTANCE BROCKAM (EAR) and LIE
				Prescription \$10/\$30
\$0.00	\$83.81	\$132.70	\$174.60	Deductible \$0
8 Hours Per Day	7 Hours Per Day	6.5 Hours Per Day	6 Hours Per Day	Kaiser Option 2 (100%)
				Prescription \$5
				\$0 office co-pay
\$0.00	\$91.01	\$144.10	\$189.60	Deductible \$0
8 Hours Per Day	7 Hours Per Day	6.5 Hours Per Day	6 Hours Per Day	Kaiser HMO Option 1 (100%)
				Prescription \$3/\$15
				\$10 office co-pay
\$100.00	\$111.82	\$177.04	\$232.95	Deductible \$0
8 Hours Per Day	7 Hours Per Day	6.5 Hours Per Day	6 Hours Per Day	California Care HMO (100%)
				Prescription \$5/\$20
				\$20 office co-pay
				Co-insurance \$1,000/\$3,000
\$50.00	\$108.22	\$171.34	\$225.45	Deductible \$200/\$500
8 Hours Per Day	7 Hours Per Day	6.5 Hours Per Day	6 Hours Per Day	Blue Cross PPO Opt 3 (90/10%)
				Prescription \$5/\$20
				\$0 office co-pay
\$136.00	\$122.62	\$194.14	\$255.45	Deductible 100/300
8 Hours Per Day	7 Hours Per Day	6.5 Hours Per Day	6 Hours Per Day	Blue Cross PPO Opt 2 (100%)
				Prescription \$5/\$20
				\$10 office co-pay
\$100.00	\$120.46	\$190.72	\$250.95	Deductible 100/300
8 Hours Per Day	7 Hours Per Day	6.5 Hours Per Day	6 Hours Per Day	Blue Cross PPO Opt 1 (100%)

Antelope Valley High - Classifled 2020 Plan Comparison & Summary

	BC OPT 2	nparison & Su BC OPT 1	BC OPT 3	CA CARE	KAISER I	KAISER 2
2020-2021	Anthem PPO	Anthem PPO	Anthem PPO	Anthem-HMD	Kalser HMO	Kaiser HMO
	100-B \$0	100-B \$10	90-C \$20	Premier 10	Trad HMO \$0	Trad HMO \$30
MEDICAL - CALENDAR YEAR Deductibles & Maximums	Member Pays	Member Pays				
Individual/Family Deductibles	\$100/\$300	\$100/\$300	\$200/\$500	\$0/\$0	\$0	\$0
Individual/Family Out-of-Pocket (OOP) Max						
(includes medical deductibles, co-insurance and co-pays)	\$1,000/\$3,000	\$1,000/\$3,000	\$1,000/\$3,000	\$1,000/\$2,000	\$1,500/\$3,000	\$1.500/\$3,000
PROFESSIONAL SERVICES						1
Office Visit (OV) co-pay						
(\$0 Copay for first 3 calendar year Primary Care office visits on						
Non-HSA PPO plans)	\$0	\$10	\$20	\$10	\$0	\$30
Urgent Care co-pay	\$0	\$10	\$20	\$10	\$0	\$30
Specialists/Consultants co-pay	\$0	\$10	\$20	\$10	so	\$30
Prenatal, postnatal office visit co-pay	\$0	\$10	\$20	\$10	\$0	\$0
Scans: CT, CAT, MRI, PET etc.	0%	0%	10%	\$100/test	\$0	\$0
Diagnostic X-ray & Laboratory Procedures	0%	0%	10%	\$100/test	\$0	
Infertility	078	0/4	1076	- 	\$0	\$0
(diagnosis/treatment of causes of infertility subject to plan						
benefits)	Net and	N=8				
General	Not covered	Not covered	Not covered	50%	Co-pay applies	Co-pay applies
Described Control of the Control of	0%	0%	0%			
Preventive Care (includes physical exams & screenings)	Ded Waived	Ded Waived	Ded Waived	\$0	\$0	\$0
HOSPITAL & SKILLED NURSING FACILITY SERVICES						
	0%	0%	0%			
Emergency Room visit	\$100 co-pay	\$100 co-pay	\$100 co-pay	\$100	\$100	\$100
Inpatient Hospital (preauthorization required)-limits may apply	0%	0%	10%	\$0	\$0	\$0
Outpatient Hospital	0%	0%	10%	\$0	\$0	\$30
Surgery, Outpatient (performed in Surgery Center)	0%	0%	10%	\$0	\$0	\$30
Surgery, Outpatient (performed In a Hospital)-limits may apply	0%	0%	10%	50	\$0	
MENTAL HEALTH & SUBSTANCE ABUSE TREATMENT	070	0/4	10/6	1 30	\$0	\$30
INPATIENT: Facility Based Care (preauth required)	00/	984	100			
	0%	0%	10%	\$0	\$0	\$0
OUTPATIENT: Facility Based Care (preauth required)	0%	0%	10%	\$0	\$0	\$30
OTHER SERVICES						
				\$10/30 visits	\$10/30 visits	\$10/30 visits
				combined	combined	combined
Acupuncture - Limits apply	0%	0%	10%	w/chiro	w/chiro	w/chiro
	0%	0%	0%			
Ambulance (Ground or Air)	\$100 co-pay	\$100 co-pay	\$100 co-pay	\$100	\$50	\$50
		7000 00 107	7100 00	\$10/30 visits	\$10/30 visits	\$10/30 visits
Chiropractic - Limits apply	0%	204	400/	combined	combined	combined
Durable Medical Equipment (DME)		0%	10%	w/acu	w/acu	w/acu
	0%	0%	10%	\$0	no charge	no charge
Physical and Occupational Therapy - Limits apply	0%	0%	10%	\$10	\$0	\$30
	Amount in	Amount in	10% and	F00/		
			Amount in	50%	amount in	amount in
Hearing Aids	excess of \$700	excess of \$700	excess of \$700	Coinsurance	excess of \$500	7505
	allowance/24	allowance/24	allowance/24	1 device per	allowance every	allowance even
	months	months	months	ear/36 months	36 months	36 months
			montas			
					T - 111140	
PHARMACY BENEFITS	Ar 420	4-4-4	4- 4	2012	Trad HMO	Trad HMO
	\$5-\$20	\$5-\$20	\$5-\$20	\$3-\$15	\$5	\$10-30
Pharmacy Benefit Manager	Navitus	Navitus	Navitus	Navitus	Kaiser	Kaiser
ndividual/Family Brand & Specialty Rx Deductibles	none	none	none	none	none	none
ndividual/Family Rx Out-of-Pocket (OOP) Max	\$1 500/62 500	\$1 E00/\$2 FOO	C1 F00 /60 F0F	64 FRO 162	Included w/	Included w/
ncludes Rx deductibles and co-pays)	\$1,500/\$2,500	\$1,500/\$2,500	\$1,500/\$2,500	\$1,500/\$2,500	Med OOP Max	Med OOP Max
	\$0 at Costco	\$0 at Costco	\$0 at Costco	\$0 at Costco		
ieneric co-pay/30 days supply	\$5 at Other	\$5 at Other	\$5 at Other	\$3 at Other	\$5 up to 100	\$10 up to 100
, ,,	Network	Network			day supply	day supply
	HOLFFORK	HELWOIK	Network	Network	Ar	400
	\$20	\$20	\$20	\$15	\$5 up to 100	\$30 up to 100
rand co-pay/30 days supply					day supply	day supply
rand co-pay/30 days supply	400.11		\$20 Must Use	\$15 Must Use	\$5 up to 30 day	\$30 up to 30
	\$20 Must Use	\$20 Must Use	250 MIG31 035			
rand co-pay/30 days supply pecialty co-pay/up to 30 days supply	\$20 Must Use Navitus Mail	\$20 Must Use Navitus Mail	Navitus Mail	Navitus Mail	supply	day supply
pecialty co-pay/up to 30 days supply				Navitus Mail		
			Navitus Mail		\$5-\$5/up to 100	\$10-\$30/up to
pecialty co-pay/up to 30 days supply fail Order (Generic-Brand co-pay/90 days supply)	Navitus Mail \$0-\$50	Navitus Mail \$0-\$50	Navitus Mail \$0-\$50	\$0-\$35	\$5-\$5/up to 100 day supply	\$10-\$30/up to 100 day supply
pecialty co-pay/up to 30 days supply lail Order (Generic-Brand co-pay/90 days supply)	\$0-\$50 Costco Mail	\$0-\$50 Costco Mail	\$0-\$50 Costco Mail	\$0-\$35 Costco Mail	\$5-\$5/up to 100 day supply Kaiser Mail	\$10-\$30/up to 100 day supply Kaiser Mail
pecialty co-pay/up to 30 days supply	\$0-\$50 Costco Mail Order	\$0-\$50 Costco Mail Order	\$0-\$50 Costco Mail Order	\$0-\$35 Costco Mail Order	\$5-\$5/up to 100 day supply Kaiser Mail Order	\$10-\$30/up to 100 day supply Kaiser Mail Order

Dental Plans

(Brief Overview)

Delta Premier-AKA Incentive: Pays a yearly in-network maximum of \$1700 per family member per calendar year. If you go out of network they will pay \$1500 per calendar year. Benefits start paying at 70% and increase yearly by 10% as long as you see a dentist each year. If you change your plan at any time and return to this plan, you automatically start back at 70%. This plan does <u>not</u> have any Orthodontic benefits.

DPO-Aka PPO: Pays 100% as long as you see an in-network dentist. They will pay 50% if you go outside of the network. The maximum yearly amount paid per person is \$2000. This plan includes a \$3000 lifetime Orthodontic benefit for adults and children.

PMI-Aka Delta Care USA: This plan does not have a yearly maximum, and it does have a small Orthodontic benefit. There are a limited network of dentists who accept this plan. You must chose an in-network (PMI) dentist, or PMI will assign you a dentist. You must be seen by the dentist you are assigned or PMI will not pay. This is a very basic dental plan.

Please note: Always check with your dentist prior to your appointment for any co-pays, etc. Remember, even if your dentist accepts Delta Dental, it does not mean that you will not have a balance after your benefits pay.

For additional information regarding Delta Dental, please visit their website at www.deltadentalins.com





Plan A / \$0 Co-Pay

Using your MESVision® benefits is easy!

- 1. Select a provider. Select a participating vision care provider by using the MESVision® provider search feature on our website at mesvision.com. Obtaining services from a Participating Provider will maximize your benefits.
- 2. Make an appointment. Make an appointment with the Participating Provider of your choice and inform them of your vision coverage.
- 3. You're done! Your participating vision care provider will take care of the rest. The Participating Provider will contact MESVision® to verify your eligible benefits and submit a claim for services covered by your plan.

MESVision® Provides Real Choice

With MESVision® your vision care Network includes Real Choices in providers:

- Independent Ophthalmologists (MD)
- Independent Optometrists (OD)
- Independent Opticians (OPT)
- Optical Chain Locations Including...

LensCrafters	 Costco 	■ Wal-Mart
Sam's Club	 Sears Optical 	 Target Optical
 For Eyes Optical 	 Fred Meyers 	 Site for Sore Eyes
 America's Best 	 VisionWorks 	 EveMart

And many more...

EveMart

Pearle Vision Sterling Optical

With MESVision® you can utilize one provider for both your examination and eyewear materials or you can receive your examination from one provider and your materials from another provider. The Choice is yours!

With MESVision® your benefit may be used with any frame! Your plan will pay up to the plan allowance. You Choose!

With MESVision® you may choose contact lenses in lieu of spectacle lenses and frames according to your plan's benefit schedule. It's up to You!

This is a brief outline of the plan and is not to be accepted or construed as a substitute for the provisions of the contract. The policy may contain certain Limitations and Exclusions not stated here. Please refer to your Policy if you require additional information.



Summary of Vision Benefits

Co-pay: \$0

Comprehensive Exam: One every calendar year

Lenses: 1 One pair every other calendar year Frame: One frame every other calendar year Contact Lenses:1 One pair every other calendar year

¹ Lenses are available at 12 months if there is the following prescription change: a change in prescription of 0.50 diopter or more in one or both eyes; or a shift is axis of astigmatism of 15 degrees; or a difference in vertical prism greater than 1 prism diopter.

	In Network Allowance	Out of Network Allowance
Ophthalmologic Exam	Covered	Up to \$40
Optometric Exam	Covered	Up to \$40
Single Vision Lenses	Covered	Up to \$30
Bifocal Lenses	Covered	Up to \$50
Trifocal Lenses	Covered	Up to \$65
Progressive Lenses	Up to \$89.50	Up to \$65
Polycarbonate Lenses ⁴	Up to \$85	Not covered
Aphakic Monofocal	Covered	Up to \$125
Aphakic Multifocal	Covered	Up to \$125
Frame ²	Up to \$150	Up to \$40
Contact Lenses ³		
One pair Medically Necessary	Covered	Up to \$250
Cosmetic or Convenience	Up to \$150	Up to \$100

² Participating Providers allow a selection of frames that retail up to \$150.00 with lenses that fit an eyesize less than 61 millimeters. If a more expensive frame is selected, you are responsible for the additional cost above \$150.00. Please refer to your Policy if you require additional information.

Additional Savings

20% Discount

Available for cosmetic extras, such as tints, coatings and other add-on charges to standard lenses, after Covered Services are rendered. Discount is not applied twice when

coordinating benefits.

20% Discount

Also applies to additional pairs of glasses and/or pairs of standard contact lenses. This discount is not available at Warehouse or Wholesale locations.

Lasik Discount

Discounts opportunities available through LasikPlus® & QualSight® LASIK.

To determine whether a provider offers the 20% discount, an insured individual can review their Participating Provider Directory, call MESVision or visit MESvision.com

> If you have any questions about your vision benefits, please contact Medical Eye Services at: PO Box 25209; Santa Ana, CA 92799 800/877-6372 or MESVision.com



³ This benefit is in addition to the comprehensive vision exam, but in lieu of lenses and frame. If contact lenses are for cosmetic or convenience purposes, the Policy will pay up to \$150.00 toward the contact lens evaluation, fitting costs and materials. Any balance is your responsibility, if contact lenses are medically necessary, one pair is a fully covered benefit. Approval from MESVision is required. Please refer to your Policy if you require additional information.

⁴For Dependent Children through age 18



GREAT REASONS

to choose Kaiser Permanente for your glasses & contacts



Kaiser Permanente doctors are on the same, connected team. Potential health issues uncovered during the eye exam are seamlessly routed to a Kaiser Permanente doctor who can continue your care.



Complete eyewear starts at \$69¹ - When you apply your benefit, you may have no out-of-pocket cost. Up to 1,200 frames to choose from including Gucci, Ray-Ban, and Nike.



kp2020.org - Book an eye exam, check benefits, order contacts, and check order status online.





GREAT **HEALTH.** GREAT **EYEWEAR.**

You won't have to pay a lot for great eyewear.

SAMPLE OUT-OF-POCKET COSTS FOR EYEGLASSES

\$0 standard, plastic lenses included (single vision, bifocal or no-line progressives)

\$0 anti-reflective lens treatment

\$0 frame up to \$150 included (over 400 frames at \$150 or less)

\$0 out-of-pocket cost



Selection is representative of brands we typically carry in our Optical Centers.²

SERVICE	BENEFIT AMOUNT	FREQUENCY
Eye examination	Covered by your Kaiser Permanente Health Plan benefit. Book an eye exam on kp2020.org . No charge for preventive screening.	No limit
Frames for prescription eyeglasses	\$150 allowance toward the purchase price of a frame for prescription glasses. To use the optical benefit, at least one of the two lenses requires a prescription.	24 months
Lenses	One pair of regular eyeglass lenses will be covered at no charge - standard, plastic single vision, bifocals or no-line progressives . Anti-reflective treatment for your lenses will be covered at no charge.	12 months
OR Contact lenses instead of eyeglasses	\$150 allowance toward the purchase price of contact lenses, fitting, and dispensing.	12 months

You can only use your optical benefit at a Kaiser Permanente Optical Center.

Kaiser Permanente members typically have coverage for medically necessary eye examinations, and some members, including those members with the pediatric vision benefit under their Affordable Care Act plan, may be able to apply a supplemental benefit to their purchases. Otherwise, the services and products described here are provided on a fee-for-service basis, separate from and not covered under your health plan benefits, and you are financially responsible to pay for them. For specific information about your covered health plan benefits, please see your Evidence of Coverage. Photo of model, not actual patient.

12/2019 J

OPT 318

¹ For \$69 eyeglasses, choose from over 20 frames at \$20, and get standard, plastic single vision lenses at \$49 (\$49 for the lenses, plus a \$20 frame equals \$69).

² Regular prices for these brands are typically \$110 - \$215.

³ Standard clear plastic lenses.



Live your best life!

Take advantage of EAP's free resources and support.



Life can surprise you with its many ups and downs. That's why the Employee Assistance Program (EAP) is here for you -24/7, 365 days a year. Whether you're struggling to find **child care**, plan for **retirement** or cope with **addiction**, we can help. EAP offers:



One-on-one counseling by phone, in-person and



Web-based tools and resources:

- Articles, checklists, quizzes and other educational materials
- Webinars, podcasts and eLearning modules about everything from parenting and identity theft to disaster preparedness
- Legal forms, including wills, living trusts and rental agreements
- LiveCONNECT instant messaging with a work-life specialist

Whatever life throws at you, remember that you're not alone. When you contact EAP, you'll reach a real person dedicated to your immediate needs.



Legal and financial consultations.



Support on the go:

- The online and mobile myStrength program serves as a "health club for the mind," connecting you to emotional health resources for managing depression, anxiety, stress, substance use and sleep issues.
- LiveHealth Online for virtual visits with a licensed therapist
- @AnthemEAP on Twitter. Enjoy daily well-being information and tips.
- The WellPost blog at anthemEAP.com. Read about a wide range of work-life topics, written by experts in their fields.

Ready to get started?

Just call 800-999-7222 or visit anthemEAP.com and enter SISC. EAP services are available to you and members of your household for free. Everything you share is confidential and stays between you and EAP.*

'In accordance with federal and state law, and professional ethical standards

Language Access Services - (TTY/100: 71) Spanish - New et dececha de obtener est a información y apuda en se utional en ferna grahata. Llame al nómero de Servicios que a Membrus que figura en su tarjeta de Mentificación para ubtener ayuda Ontese: - 生,有能使用多它的重要,使用有效性,可能够。 精神打造的 10 卡上的成员系统缺氧的水업粉。 We comply with applicable Federal civil rights bass and do mot discriminate on the basis of race, color, national origin, age, disability or sex

Anthem Bluc Cross is the trade name of Blue Cross of California. Anthem Blue Cross and Anthem Blue Cross Life and Health Insurance Company are independent licensees of the Blue Cross Association Anthem is a registered trademark of Anthem Insurance Companies, Inc



This valuable benefit provided through Self-Insured Schools of California.

Eligible Classified and Certificated employees of Antelope Valley Union High

Group ID: SISC64246

Safeguard the most important people in your life.

Think about what your loved ones may face after you're gone. Term life insurance can help them in so many ways, like covering everyday expenses, paying off debt, and protecting savings. AD&D provides even more coverage if you die or suffer a covered loss in an accident.

AT A GLANCE:

- \$50,000 cash benefit in the event of your death, plus a matching cash benefit if you die in an accident. Please see your administrator for further details.
- A cash benefit to you if you suffer a covered loss in an accident, such as losing a limb or your eyesight
- LifeKeys® services, which provide access to counseling, financial, and legal support
- TravelConnectSM services, which give you and your family access to emergency medical assistance when you're on a trip 100+ miles from home

ADDITIONAL DETAILS

Conversion: You can convert your group term life coverage to an individual life insurance policy without providing evidence of insurability if you lose coverage due to leaving your job or for another reason outlined in the plan contract. AD&D benefits cannot be converted.

Benefit Reduction: Coverage amounts will be reduced as follows:

- At age 70, benefits will reduce by 50% of the original amount:
- At age 75, benefits will reduce an additional 25% of the original amount;
- At age 80, benefits will reduce an additional 12.5% of the original amount.

Benefits terminate at retirement. See the plan certificate for details.

For complete benefit descriptions, limitations, and exclusions, refer to the certificate of coverage.

This is not intended as a complete description of the insurance coverage offered. Controlling provisions are provided in the policy, and this summary does not modify those provisions or the insurance in any way. This is not a binding contract. A certificate of coverage will be made available to you that describes the benefits in greater detail. Refer to your certificate for your maximum benefit amounts. Should there be a difference between this summary and the contract, the contract will govern.

LifeKeys® services are provided by ComPsych® Corporation, Chicago, IL. ComPsych®, EstateGuidance® and GuidanceResources® are registered trademarks of ComPsych® Corporation. TravelConnect® services are provided by On Call International, Salem, NH. ComPsych® and On Call International are not Lincoln Financial Group® companies. Coverage is subject to actual contract language. Each independent company is solely responsible for its own obligations.

Insurance products (policy series GL1101) are Issued by The Lincoln National Life Insurance Company (Fort Wayne, IN), which does not solicit business in New York, nor is it licensed to do so. Product availability and/or features may vary by state. Limitations and exclusions apply. Lincoln Financial Group is the marketing name for Lincoln National Corporation and its affiliates. Affiliates are separately responsible for their own financial and contractual obligations. Limitations and exclusions apply.

Benefits Overview | The Lincoln National Life Insurance Company

APPENDIX G

Classified Calendar/ Holidays

2020-21 Classified, Classified Management & Classified Confidential Holidays

Holidays per Education Code Section	Date	Weekday
Independence Day	July 3, 2020	Friday
Labor Day	September 7, 2020	Monday
Veteran's Day	November 11, 2020	Wednesday
Local Holiday	November 25, 2020	Wednesday
Thanksgiving	November 26, 2020	Thursday
Local Holiday	November 27, 2020	Friday
Local Holiday	December 21, 2020	Monday
Local Holiday	December 22, 2020	Tuesday
Local Holiday	December 23, 2020	Wednesday
Local Holiday	December 24, 2020	Thursday
Christmas	December 25, 2020	Friday
New Year's	January 1, 2021	Friday
Martin Luther King Jr. Day	January 18, 2021	Monday
Local Holiday (Lincoln Day)	February 12, 2021	Friday
President's Day	February 15, 2021	Monday
Local Holiday	March 25, 2021	Thursday
Local Holiday	March 26, 2021	Friday
Memorial Day	May 31, 2021	Monday

- (a) Whenever any of the approved holidays fall on a Sunday, the following Monday shall be deemed to be the holiday.
- (b) Whenever any of the approved holidays fall on a Saturday, the proceeding Friday shall be deemed to be the holiday.
- (c) *Admission Day (Education Code 45206.5) will be observed on Thursday, March 25, 2021

Board Approved: 12/12/19