MURRIETA VALLEY UNIFIEDSCHOOL DISTRICT

41870 McAlby Court, Murrieta, CA 92562 (951) 696-1600 www.murrieta.k12.ca.us

LABOR AGREEMENT WITH

CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION AND ITS MURRIETA VALLEY CHAPTER #223

July 1, 2018 through June 30, 2021

Board Approved November 14, 2019

TABLE OF CONTENTS

<u>Arti</u>	<u>icle</u> <u>I</u>	Page
1	Recognition	1
2	District Rights	2
3	Grievances	2
4	Employee Rights	4
5	Organizational Security	5
6	Salaries	6
7	Employee Fringe Benefits	12
8	Basic Work Day, Week, and Year	14
9	Reduction of Work Force	16
10	Leaves	16
11	Vacations	19
12	Assignment, Transfer, Filling Vacancies	21
13	Probationary Periods and Evaluations	23
14	Organizational Rights	25
15	Medical Examinations	28
16	Holidays	28
17	Discipline Procedure	29
18	Transportation Department	31
19	Safety	35
20	Savings Provision	36
21	Concerted Activities	36
22	Support of Agreement	36
23	Effect of Agreement	36
24	Completion of Meet and Negotiation	36
25	Term of Agreement	37
	APPENDICES	
Appendix A	APPENDICES Job Classification Schedule	
Appendix R Appendix B Appendix C Appendix D Appendix E Appendix F Appendix G Appendix H-1 Appendix H-2 Appendix I Appendix J Appendix K Appendix L	Salary Schedules Professional Growth Award Program Professional Growth Application Form Classified Grievance Form Student Calendar Performance Evaluation Form Reclassification Procedure & Form (Revised) Reclassification Appeal Process & Form (Revised) Extra-duty, Overtime, Off-track Substitute, & Civic Center V Stipend Schedule Scribe's Waiver Signed Memorandums of Understanding	Vork Request Form

This is an Agreement made and entered into this 8th day of November 2018, between the Murrieta Valley Unified School District (hereinafter referred to as "District") and California School Employees Association (CSEA) and its Murrieta Chapter 223 (hereinafter referred to as "Association")

ARTICLE 1 - RECOGNITION

1.1 The District recognizes that the California School Employees Association, Murrieta Valley Chapter 223, (CSEA) is the exclusive bargaining representative for purposes of the Rodda Act (Government Code Sections 3540, et seq., Title 1, Division 4, Chapter 10.7) for all classifications and work performed by the classifications described in Appendix A, attached hereto and incorporated by reference as a part of this Agreement.

The Murrieta Chapter 223 of the California School Employees Association agrees that the unit is appropriate and that it will not seek a clarification of the unit, either as to the specific exclusions or the enumerated inclusions.

Nothing herein may be construed to limit the right of the District or Association to consult on any matter outside the scope of representation. Any agreement arrived at through consultation that is reduced to writing and embodied in this Agreement or any addendum to this Agreement shall be binding on all parties.

The designation of management, supervisory, confidential, certificated, and other classifications of employees shall be made by the District.

This recognition excludes short-term and substitute employees and includes only regular part-time and full-time classified employees, excluding employees designated management, supervisory, or confidential.

Upon written request, the District agrees to meet with the Association and attempt to resolve any dispute over the designation of a new position as confidential. If agreement cannot be reached within a reasonable time, the disputed case will be submitted to the Public Employees Relation Board for resolution.

1.1.1 SUBSTITUTE EMPLOYEE (Non-bargaining unit)

A substitute employee is defined as a person employed to replace a regular classified bargaining unit member temporarily absent from duty. Such employees may also be used to fill vacant positions for a period not to exceed sixty (60) calendar days after a bargaining unit position has been vacated and a regular replacement has not been recruited.

An employee employed as a substitute for more than one hundred ninety-five (195) working days in a school year shall be reassigned to a bargaining unit position on the first working day following the completion of the 195th day of service and such employee shall be immediately subject to the organizational security provisions of this agreement.

1.1.2 SHORT-TERM EMPLOYEE (Non-bargaining unit)

A Short-term employee is defined as a person employed to perform a service for the district, upon completion of which the service required, or similar services, will not be extended or needed on a continuing basis.

- a. The District shall notify the President or his/her designee in writing of any proposed hiring of short-term employee and shall indicate the project for which hired and the probable duration of employment.
- 1.2 If the District creates any new positions or changes any existing position, the Association and the District agree to negotiate the range for those positions. If there is a dispute as to the appropriate rate of pay to be assigned the position, the dispute may be sent to the Reclassification Panel.

- 1.3 All newly created positions or current positions that are vacated, unless specifically exempted by law, shall be assigned to the bargaining unit if the job descriptions' described duties are performed by employees in the bargaining unit or which by the nature of the duties should reasonably be assigned to the bargaining unit.
 - **1.3.1** For any current confidential positions that are vacated, the District agrees to meet with the Association to discuss the return of the position to the bargaining unit.
 - **1.3.2** It is understood that all current confidential employees so designated confidential in their current positions will remain confidential. These positions are so listed in the June 22, 1995, staffing plan board agenda item that was approved by the Board of Trustees on that date
- 1.4 Contracting Out. During the term of this Agreement, the District agrees that it will not contract out work which has been normally, customarily, and routinely performed by bargaining unit members, which will result in layoff or the reduction of regular hours, wages, or transfer or reassignment of bargaining unit work.

ARTICLE 2 - DISTRICT RIGHTS

All matters not within the scope of representation so set forth in the Government Code section 3543.2, or not limited by the express terms of this Agreement are reserved by the District. Except as limited by the express terms of this agreement, it is agreed that such reserved rights include, but are not limited to the exclusive right and power to discontinue, in whole or in part, temporarily or permanently, without further bargaining as to the decision of the effects thereof, any of the following: the Board's right to manage and direct the work of its employees; to determine the method, means, and services provided; to determine the staffing patterns and the number and kinds of personnel required; to determine the assignment, goals, objectives, and performance standards; to decide on the building, location, or modification of a facility; to determine the budget and methods of raising revenue; to sub-contract work or operations except where expressly forbidden by law; to maintain order and efficiency; to hire, to assign, to evaluate, promote, discipline, discharge for just cause, layoff for lack of work or lack of funds; and transfer employees. The foregoing rights of management are not intended to be an all-inclusive list, but do indicate the type of matters which are inherent to management.

The District retains its right to suspend or modify any provision set forth in this Agreement in cases of emergency. An emergency is a sudden, generally unexpected occurrence or occasion requiring immediate action, such as an emergency due to an act of God or due to interference by a third party beyond the control of the District. In the event of any such action, the District agrees to negotiate with regard to such suspension or modification or successor provisions as soon as reasonable after demand by the Association.

The failure of the District to insist upon compliance or performance of any of the terms and conditions of the Agreement is not deemed a waiver of any right or remedy the District may have for any subsequent breach or default of such terms and conditions.

The Superintendent or designee has the right to prepare, issue, and enforce rules and regulations necessary for the safe, orderly, and efficient operation of the District, which are not in conflict with the Agreement. The Association will be notified of any proposed rules and regulations, which are not in violation of state Education Code.

ARTICLE 3 - GRIEVANCES

3.1 **DEFINITIONS**

3.1.1 A "**Grievance**" is a formal written allegation by grievant that he has been adversely affected by a violation of the specific provisions of this Agreement. Actions to challenge or change the policies of the District as set forth in the rules and regulations or administrative

regulations and procedures must be undertaken under separate legal processes. Other matters for which a specific method of review is provided by law, by the policy rules and regulations of the Board of Trustees, or by the Administrative procedures of the School District are not within the scope of this procedure.

- **3.1.2** A "**Grievant**" may be any bargaining unit member or the Association who alleges there has been a violation of the Agreement.
- **3.1.3** A "**Day**" is any duty day in which the central administrative office of the Murrieta Valley Unified School District is open for business.

3.2 PROCEDURE

3.2.1 STEP ONE - INFORMAL. A grievant or his/her association representative shall present his/her grievance to his immediate supervisor within thirty (30) days from the time he/she knew or should have known a grievance occurred or in which the Association is notified the grievance occurred. The grievance shall be presented verbally. If the grievance is not satisfactorily adjusted informally, the grievance may proceed to Step Two.

The district shall notify the Association when a grievance is presented to the District independent of the Association.

Within ten (10) days of the receipt of the grievance at Step One, the Supervisor or designee shall deliver to the grievant an initial verbal response to the grievance.

3.2.2 STEP TWO - SUPERINTENDENT or DESIGNEE. If the grievance is not satisfactorily adjusted at Step One, the grievant or the association representative may submit the 'grievance in writing to the Superintendent or designee within fifteen (15) days of the receipt of response at Step One. At this Step Two level, the grievance must be put in writing using the form in Appendix "E".

Within fifteen (15) days of the receipt of the grievance at Step Two, the Superintendent or designee will meet with the grievant in an attempt to resolve the grievance. Within fifteen (15) days after this meeting, the Superintendent or designee shall deliver to the grievant a response to the grievance.

- **3.2.3 STEP THREE MEDIATION.** In the event that the grievance is not satisfactorily adjusted at Step Two, mediation may be requested. In order to proceed to mediation, the grievant or his association representative must submit a request in writing within fifteen (15) days of receipt of the decision in Step Two. Within ten (10) days of the receipt of request for mediation the parties shall request that the State of California Mediation and Conciliation Services assign a mediator with experience in public education to mediate the grievance.
- **3.2.4** The conduct of the mediation shall be governed by the voluntary labor mediation rules of the State of California Mediation and Conciliation Service.
- 3.2.5 STEP FOUR ARBITRATION. In the event that the grievance is not satisfactorily adjusted at Step Three, arbitration may be requested. In order to proceed to arbitration, the Association representative must submit a request in writing within fifteen (15) days of receipt of the decision in Step Three. Within ten (10) days of the receipt of the request for arbitration the parties shall immediately attempt to select a mutually acceptable arbitrator from a list of seven (7) names, with experience in public education, requested from the State of California Mediation and Conciliation Services. If the parties are unable to agree upon an arbitrator within ten (10) days of receiving the list of arbitrators, the parties will alternately strike names until one name is left. The conduct of the arbitration shall be governed by the voluntary labor arbitration rules of the State of California Mediation and Conciliation Service. Both parties agree that, subject to the provisions of the Code of Civil Procedures of the State of California, the arbitration award resulting from this procedure shall be final and binding on all parties.

- 3.2.6 The District shall make available for testimony in connection with the grievance procedure any bargaining unit members whose appearance is requested by the Association. Any unit member witnesses required to appear in connection with this Article shall suffer no loss of pay.
- **3.2.7** The grievant shall be entitled to a reasonable length of time to process (but not prepare for) a grievance during normal working hours with no loss of pay or benefits.
- **3.2.8** All materials concerning a unit member's grievance shall be kept separate from the unit member's personnel file, which shall be available for inspection only by the unit member, the Association representative, and those management, supervisory and confidential bargaining unit members directly involved in this grievance procedure.
- **3.2.9** The fees and expenses of the arbitrator and the hearing shall be borne equally by the District and Association.
- **TIMELINES.** Failure to file and appeal the grievance in a timely manner shall be deemed a waiver of the grievance and bar further prosecution thereof.

ARTICLE 4 - EMPLOYEE RIGHTS

- 4.1 The District and the Association recognize the right of employees to form, join, and participate in lawful activities of employee organizations and the equal alternative right of employees to refuse to form, join, and participate in employee organization activities.
- **4.2** Neither the District nor the Association shall interfere with, intimidate, restrain, coerce, or discriminate against an employee because of the exercise of rights to engage or not to engage in lawful association activity.
- 4.3 The personnel file of each employee shall be maintained at the District's central administrative office. No adverse action of any kind shall be taken against any employee based upon materials, which are not in the personnel file. The Association recognizes the need for supervisors to have notes or other written materials between evaluation periods, but at the point the contents of such a supervisory file is considered by the supervisor to be grounds for an adverse action, the employee shall be provided with a copy and an opportunity to respond.
- **4.4** Employees shall be provided with copies of any written material ten (10) working days before it is placed in the bargaining unit member's District Support Center personnel file. The employee 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 material. The written response shall be attached to the material.
- 4.5 An employee shall have the right at any reasonable time to examine and/or obtain copies of any material from the bargaining 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 bargaining unit member involved.
- All personnel files shall be kept in confidence and shall be available for inspection only to the other employees of the District when actually necessary in the proper administration of the District's affairs or the supervision of the employee. The District shall keep a log indicating the persons who have examined a personnel file, as well as the date such examinations were made. Such log and the bargaining unit member's personnel file shall be available for examination by the unit member and the Association representative if authorized by the bargaining unit member. The log shall be maintained in the unit member's personnel file.
- **4.7** The District agrees to provide, maintain, and replace all tools, uniforms, safety equipment, and supplies as required by the District to bargaining unit members for the performance of employment duties.

- a. Routine laundering of uniforms will be performed by the employee. However, this does not include major stain removal, any required dry cleaning, or replacement which will be determined and performed by the District.
- 4.8 The primary intent of security cameras is for safety purposes. Security cameras shall not be used for employee supervision, surveillance, or as the primary basis for discipline. The district may use security camera video/audio surveillance to investigate a specific complaint against an employee. If employee discipline is based in whole or in part on such video evidence, the employee and the Association President may request to view video/audio footage. The employee will be provided with all rights set forth in the Agreement and District rules and regulations.
- 4.9 PROFESSIONAL DEVELOPMENT: CSEA and the District agree to convene a joint sub-committee to explore and create a professional development vision for bargaining unit members. The sub-committee shall consist of at least three District members and at least three CSEA classified members who have been appointed by the Chapter President. The sub-committee will convene annually, prior to CBEDS,
- 4.10 CPR/AED/First Aid training All CPR/AED and first aid recertification will be made available by MVUSD multiple times per year for all permanent employees in a position in which CPR/AED, and/or first aid certification is required. Employees will be responsible for the cost of the recertification card and for providing a copy of the recertification card to Human Resources.
- 4.11 SAFETY TRAINING The District will offer safety training on an annual basis, during the bargaining unit member's workday. Training days and training topics will be collaboratively planned by the Professional Development Committee, including, but not limited to, active shooter, disaster preparedness, lockdown and safety training.

ARTICLE 5 - ORGANIZATIONAL SECURITY

5.1 DUES DEDUCTION

- **5.1.1** Consistent with Education Code section 45168, subdivision (a)(7), the Association has certified to the District that the Association has and will maintain individual employee authorizations for payroll deductions for Association membership dues.
- 5.1.2 All current employees who are members of the Association shall continue to have Association dues deducted by the District through payroll deduction unless the District is notified in writing by the Association.
- 5.1.3 The Association shall provide the District with written notification of all new employees for whom Association dues are to be withheld via payroll deduction.
- The District shall deduct dues in accordance with the Dues and Service Fee Schedule. The Association shall immediately notify the District if any member cancels or changes a dues authorization.
- Association member requests to cancel or change authorizations for payroll deductions for employee organizations shall be directed to the Association rather than to the District. The Association shall be responsible for processing these requests. The District shall rely on the information provided by the Labor Relations Representative to cancel or change authorizations, and the Association shall indemnify the District for any claims made by the employee for deductions made in reliance on its notification.
- 5.1.6 In the event of an increase in dues, the Association shall provide the District with sufficient advance notification before the effective date of the increase to allow the District to make the necessary changes, and with a copy of the notification of the increases that has been sent to all concerned employees.

5.1.7 The Association shall provide any information needed by the District to fulfill the provisions of this Article.

5.2 INDEMNIFICATION AND HOLD HARMLESS

The Association agrees to pay and reimburse the District for all legal fees and costs incurred, including attorneys' fees, after notice to the Association in initiating action or defending against any court or administrative action challenging the legality of the organizational security provision of this agreement, the implementation thereof and claims regarding deductions made by the District in reliance upon information provided by the Association. The employer shall be required to promptly notify CSEA of any claims made by employees relating to dues authorization.

5.2.1 CSEA shall have the exclusive right to decide and determine whether any such action shall be compromised, resisted, defended, tried, or appealed.

ARTICLE 6 - SALARIES

Bargaining unit members covered by this Agreement will be paid salaries as provided in the Murrieta Valley Unified School District Classified Salary Schedule as provided in the attached Appendix B (revised and effective 7/1/15; and as augmented by Professional Growth Award Policy in the attached Appendix C. Employees hired prior to January 1, 2013 who are in PERS shall receive a 7.15% on schedule salary increase effective July 1, 2015 to offset contributions required by PEPRA. Employees hired on or after January 1, 2013 who are in PERS shall receive a 6.15% on schedule salary effective July 1, 2015. to offset contributions required by PEPRA.

Non-PERS qualified employees shall be placed on the Non-PERS salary schedule. The Non-PERS salary schedule will reflect a 5% increase in lieu of the 5% Non-Qualifying PERS Differential.

- **6.1.1 EXTRA-DUTY STIPENDS.** Bargaining unit members are eligible to receive extra-duty stipends, as listed in the Appendix I of this contract, providing they meet the minimum qualifications of the position. Such stipends are not to be used as additional compensation for the bargaining unit member's regularly assigned job duties.
- **6.1.2 LONGEVITY STIPENDS.** An annual longevity stipend will be paid to bargaining unit members using the following guidelines. At the completion of: (effective 7/1/03)
 - 10, 11, 12, 13, & 14 years of service said unit member receives \$300.
 - 15, 16, 17, 18, & 19 years of service said unit member receives \$600.
 - 20 + years of service said unit member receives \$900.
- **6.1.3 SUBSTITUTING.** Bargaining unit members substituting in a position outside of their regular work assignment shall be paid at the District's established Step 1 of the position range in which the substitute work takes place.
- 6.1.4 SPECIAL EDUCATION AIDE STIPENDS. Effective January 1, 2007, a five percent (5%) pay differential may be applied to special education aide positions as determined by the District. The District and CSEA will meet to initially develop the criteria to be utilized when determining which positions will receive the differential pay. The District shall utilize the criteria developed to assign the differential pay to the positions identified. The pay differential shall be added to or dropped from a position based upon student need as determined by the District. Appeals may be made to a committee composed of the Director of Human Resources or designee, the Director of Special Education or designee and Association President or designee. Decisions shall be final and not subject to grievance or reclassification processes.

6.1.5 BILINGUAL STIPEND

6.1.5.1 Effective 7/1/08, a bilingual stipend of \$500 per year shall be paid to bargaining unit member(s) selected to regularly perform oral interpreting as required by his/her site. Each stipend position shall be filled pursuant to Article 12.4.d except the selection shall be limited to current site employees. Available stipend positions are as follows and may be expanded due to site and department needs as determined by the District:

Elementary Schools – 1 per site Alternative Education – 1 District Support Center – 1 Family Services – 1 Transportation – 1 Middle Schools – 2 per site High Schools – 2 per site

Due to a specific need for interpreting services, the site may occasionally request that the designated employee work additional hours. These hours will be paid in accordance with the current extra-duty contract language provisions.

- **6.1.5.2** Bargaining unit member must pass an oral examination to be eligible for selection. He/she will remain eligible for five years.
- **6.1.5.3** The stipend is an annual stipend. The District may renew the assignment year to year based on site needs, previous job performance and personnel needs of the District.
- **TEMPORARY ASSIGNMENT.** A bargaining unit member may be temporarily assigned the duties and responsibilities of a higher or lower classification.
 - **6.2.1** If the bargaining unit member is temporarily assigned to work in a higher classification, he/she shall be compensated for the hours worked in that position (range appropriate) for the job assignment and at the same salary step the bargaining unit member is receiving at the time of the duties performed.
 - 6.2.2 If a bargaining unit member is temporarily assigned to work in a lower classification, he/she shall be compensated for that time at their regular range and step for the job assignment. The District will notify the Association President or designee when a unit member is affected three (3) or more days within a calendar week.
- 6.3 INITIAL PLACEMENT. Bargaining unit members hired on or before December 31, 1992 or after January 1, 1997, may be granted full credit for a maximum of up to three (3) years' experience in a comparable position. Bargaining unit members hired on or after July 1, 2019 may be granted full credit for a maximum of up to four (4) years' experience in a comparable position. For these bargaining unit members, the District must receive official documentation of previous employment within ninety (90) calendar days of the bargaining unit member's date of employment, effective date of this agreement, or change in status. The District shall render a decision within thirty (30) calendar days after receipt of the unit member's documentation.
 - a. Murrieta Valley Unified School District substitute experience shall be accepted when equal to at least 75% of the classification work year calendar. Substitute experience from outside districts will be accepted or denied on a case-by-case basis.
- **JOB ASSIGNMENT**. All bargaining unit members will be paid at the range that reflects their job assignment. If a bargaining unit member works in two or more classifications, the bargaining unit member will be paid at the appropriate range for each of the assignments.
- **6.5 ANNIVERSARY DATE.** Bargaining unit member's advance on the salary schedule on the first day of the twelfth month if their anniversary date occurs on the first through the fifteenth of the month.

Bargaining unit members whose anniversary date occurs on the sixteenth to the final day of the month will advance to the next step on the first of the month after the twelfth month of service.

- **PROMOTION.** A bargaining unit member who receives a promotion under the provisions of this Agreement shall be moved to the appropriate range and step of the new class to ensure a minimum salary increase of seven percent (7%) as a result of the promotion, except that the bargaining unit member may be placed on the last step of the appropriate range if that is the maximum allowable for that class.
- **6.7 HOLIDAY WORK/PAY.** All hours worked on holidays designated by this Agreement shall be compensated at two-and-one-half (2-1/2) times the regular rate of pay.
- **SHIFT DIFFERENTIAL**. A member in the bargaining unit whose assigned work shift continues past 7:00 p.m. and/or whose assigned work shift begins before 5:00 a.m. shall be paid a shift differential of five percent (5%) above the regular rate of pay for all hours worked. Any member in the bargaining unit whose assigned work shift continues past 12:01 a.m. and before 5:00 a.m. shall be paid a shift differential of seven and one-half percent (7-1/2%) above the regular rate of pay for all hours worked.
 - **6.8.1** Employees whose regular workweek is non-traditional (other than Monday through Friday) shall be paid a differential of two percent (2%) above the regular rate of pay for all hours worked.
- **CALL-IN PAY**. When the District calls in a bargaining unit member on a day when the bargaining unit member is not scheduled to work, the bargaining unit member shall be paid a minimum of two (2) hours for this call-in time.
- **6.10 CALL-BACK PAY.** When the District calls a bargaining unit member back to work after completion of his/her regular assignment, and after the bargaining unit member has left the assigned work area, that bargaining unit member shall be compensated for a minimum of two (2) hours irrespective of the actual time worked.
- **6.11 RETROACTIVE PAY**. The District shall make a lump sum payment of an agreed-upon retroactive wage increase resulting from this Agreement or any amendments thereto within sixty (60) days of ratification of this Agreement between the District and the Association.
- **6.12 ERROR ON PAY WARRANT**. Whenever it is determined that an error has been made in the calculation or reporting in any classified employee payroll or in the payment of any classified employee's salary, the appointing authority shall, within five (5) work-days following such determination, provide the employee with a statement of the correction and a supplemental payment drawn against any available funds.
- **6.13 LOST PAY WARRANT**. A pay warrant for a bargaining unit member which is lost after receipt or which is not received within five (5) working days, if mailed, shall be replaced no later than three (3) working days following the unit member's demand of the payroll department for replacement of the check except when precluded by circumstances beyond the controls of the District. The bargaining unit member must sign for receipt of the replaced warrant.

6.14 INTERSESSION SCHOOL

6.14.1 Openings for intersession positions will be posted. The intersession assignment shall be made first on the basis of qualifications and then on bargaining unit seniority in each classification of service which is required. No bargaining unit member shall be required to accept such assignment. If bargaining unit members within a classification do not apply for the assignment, it shall be offered to bargaining unit intersession applicants who are qualified to perform the work, and then to District approved substitutes.

- **6.14.2** A bargaining unit member who accepts an intersession assignment in accordance with the provisions of this section shall be considered "hours in paid status" for the purposes of this Agreement.
- **6.14.3** If a bargaining unit member is assigned to his/her classification, he/she will be paid at his/her range and step. A bargaining unit member serving in a position outside his/her classification shall be paid at the appropriate range and step one (1) for the work performed.
- **ASSIGNMENT OF EXTRA-DUTY, OVERTIME, & SUBSTITUTE WORK.** Extra-duty, overtime, and substitute work assignments including **Civic Center** shall initially, and at the beginning of each school year, be offered in order of classification seniority. Thereafter, such offers shall be made on a rotational basis in such a manner as to distribute extra duty, overtime, and substitute work assignments as equitably as practicable.
 - a. Extra-duty, overtime, and substitute work will be offered first to the bargaining unit member at the site where the work is, by the appropriate supervisor, or second, to the district bargaining unit members within the classification through the sub-caller.
 - b. If the assignment is not filled by 'a', it will be offered to regular bargaining unit members whose regular assignments are not within the classification needed for extra-duty, overtime, and substitute work assignments and who have met the following:
 - 1. Taken and passed the appropriate test or tests.
 - a. If a bargaining unit member has prior district experience in the same classification, six- (6) month's minimum, he/she meets the testing requirement.
 - 2. Completed the proper application form (Appendix 'l').
 - c. Candidates fulfilling numbers one (1) and two (2) above shall be assigned on a rotating basis and shall be assigned through the sub-caller.
 - d. Positions not filled through 'a', 'b', and 'c' will be filled by substitutes through the sub-caller.
 - e. Some extra-duty, overtime, and substitute work may require training prior to assignment. The bargaining unit member must attend the appropriate district-provided in-service to qualify for these special duties, i.e.: MVHS Performing Arts Center, MVHS gymnasium, MVHS stadium, etc.
 - 1. If a bargaining unit member has prior district experience in the same classification, six- (6) months minimum, he/she meets the training requirement.
 - 2. District will provide a minimum of two- (2) training sessions each year for those duties that require training prior to assignment.
- **6.16 COMPENSATION FOR EXTRA-DUTY, OVERTIME, & SUBSTITUTE WORK.** Overtime or work beyond assigned hours shall be compensated only when the bargaining unit member has obtained approval from his/her supervisor or designee before the overtime is worked, except in emergency situations.
 - **6.16.1** Except as otherwise provided herein, all overtime hours as defined in this section shall be compensated at a rate of pay equal to time and one-half (1-1/2) the regular rate of pay of the bargaining unit member for all work suffered or permitted. Overtime is defined to include any time worked in excess of eight (8) hours in any one day or on any one shift or in excess of forty (40) hours in any calendar week, whether such hours are worked prior to the commencement of a regularly assigned starting time or subsequent to the assigned quitting time.

- **6.16.2** All hours worked beyond the workweek of five (5) consecutive days shall be compensated at the overtime rate commencing on the sixth consecutive day of work.
- **6.16.3** A bargaining unit member having an average workday of four (4) and less than eight (8) hours during a workweek shall, for any work required to be performed on the sixth and seventh days following the commencement of this workweek, be compensated for at a rate equal to one and one-half (1-1/2) times the regular rate of pay of the bargaining unit member designated and authorized to perform the work.
- **6.16.4** If a bargaining unit member is assigned to work site activities by his/her supervisor, and by mutual agreement works during his/her normal lunch break, such bargaining unit member shall be compensated accordingly.
- **6.17 COMPENSATORY TIME.** Compensatory leave hours may be earned instead of paid overtime. These hours are earned in the same manner as overtime is paid. Any hour worked over eight per day will be credited at a rate of one and one-half times the regular hourly rate. (80 overtime hours worked equals 120 hours compensatory time)
 - **6.17.1** Compensatory time shall be limited to one hundred twenty (120) hours during any fiscal year.
 - **6.17.2** Compensatory time off shall be taken at a time mutually acceptable to the bargaining unit member and his/her supervisor.
 - **6.17.3** The bargaining unit member will attempt to use, with supervisor's authorization, all compensatory time within three (3) months of earning such.
 - **6.17.4** All compensatory time must be used within the fiscal year earned. If the compensatory time off has not been scheduled by the end of the fiscal year in which it was earned, the District shall pay the bargaining unit member for all such time at the appropriate overtime rate based on the bargaining unit member's current rate of pay.
- 6.18 RECLASSIFICATION REQUEST PROCESS. It is the intent of this section to adjust the pay range to accurately reflect the duties of the classification where there has been clear evidence of a significant change, required by the District, in the duties being performed by incumbents in such positions, where such changes are not temporary in nature, and where changes require a skill level or a responsibility level significantly different than that usually required of the existing position's classification. Changes to a position can occur naturally over a period of time or as the result of organizational changes. However, all reclassification requests will be subject to the negotiations process. District and CSEA's Reclassification Committee will meet annually to process all requests. Those permanent, non- probationary bargaining unit members requesting reclassification shall submit their request on the Reclassification Request Form in Appendix H-1. The deadline to turn in the reclassification request form is October 1st of each year.

6.18.1 DEFINITIONS

- a. "Classification" means that each position in the classified service shall have a designated title, a regular minimum number of assigned hours per day, days per week, and months per year, a specific statement of the duties required to be performed by the employees in each such position, and the regular monthly salary ranges for each such position.
- **b.** "Reclassification" means the upgrading of a position to a higher classification as a result of the gradual increase of the duties being performed by the incumbent in such position.

- **c.** "Reclassification Committee" shall consist of (3) three bargaining unit representatives and (3) three management representatives to be identified by September 1st.
- 6.18.2 The bargaining unit reclassification committee representatives shall be appointed by the Association. The Superintendent or designee will determine management reclassification committee representatives. The committee shall be constituted on or before November 1st of each year. The Association and District will each select up to five (5) for a total of ten (10) reclassification requests to be considered by the committee. Each member of the committee shall be objective and act judiciously in reviewing and selecting reclassification requests.
- **6.18.3** Either the District, the Association's Executive Board or a permanent, non-probationary classified bargaining unit member may initiate a reclassification request. The deadline to turn in the reclassification request form is October 1st of each year. All request forms must be completed thoroughly and correctly and must be submitted to the District Support Center, attention: *Reclassification*. The request will be date and time stamped at the District Support Center. After October 8th, the CSEA President may review a list of the applicants. Human Resources will forward a copy to the employee's supervisor who will complete the Supervisor's Reclassification Comments form. Human Resources will prepare copies of the Request for Reclassification form and any supporting documents.
 - a. The reclassification committee shall receive a copy of all application materials, including pertinent information included therein, at the first scheduled meeting, to be held on or prior to November 1st. The reclassification committee shall be responsible for conducting all investigations and comparisons into the reclassification request. Committee members shall not conduct individual investigations without the approval of the committee.
 - b. The reclassification committee will schedule a meeting with the applicants no later than December 1st. Upon mutual agreement by the District and Association up to ten (10) positions annually may be selected for reclassification. The District agrees to set aside \$75,000 on an annual basis to be used for reclassification. Any unused portion of the \$75,000 shall be rolled over to the next year, not to exceed \$150,000 starting with requests received during the 19/20 school year. The reclassification committee shall build consensus and submit a final recommendation to the superintendent and board of education prior to March 1st. Notification shall include a form agreed upon by both parties as to the reason for denial. Employees may re-apply for the following fiscal year.
 - c. Prior to a recommendation being reported to the Superintendent or designee, the committee will establish the appropriate classification, duties, and range as defined in Article 6.18.1.a. The reclassification committee's original recommendation shall be brought to labor management. CSEA may include one reclassification representative from the reclassification committee and one negotiation representative at this labor management meeting to discuss the reclassification implementation and to negotiate the impacts and effects prior to being reported to the Superintendent or designee and the Board of Education. The Labor Management Meeting will not change the recommendation of the Reclassification Committee.
 - **d.** Reclassification requests must be approved by the Board of Education prior to the change taking place.
 - **e.** If the reclassification is approved by the Board of Education, bargaining unit members will be compensated retroactively to October 1st.
 - f. Nothing in this article limits the District's right to propose or implement reclassification at other times during the school year. It is the intent of the District to follow all legal

- requirements in reference to the bargaining process and the effects of any decisions that are made.
- **g.** It is understood that there is no requirement to reclassify any particular position(s) in a given year. The reclassification committee's decisions are not subject to the grievance procedures of the Collective Bargaining Agreement. An employee shall have the right to grieve an alleged violation of the reclassification procedures.
- **6.18.4 RECLASSIFICATION REQUEST PROCESS.** If a reclassification request meets the specified criteria but no current position exists, the parties may negotiate an appropriate new classification, as defined in Article 6.18.1.a.
- **6.18.5 RECLASSIFICATION TIMELINES.** Reclassification timelines may be waived by mutual agreement between the association and the district.
- **6.19 SALARY STUDY.** Before opening all successor agreements, a total compensation salary study will be completed by the Superintendent or designee or through a contract with a private organization with experience in the total compensation salary study process.

ARTICLE 7 - BARGAINING UNIT MEMBER FRINGE BENEFITS

The District's annual maximum cap/contribution is \$9,675 (nine thousand six hundred seventy-five dollars) on behalf of full-time unit members and their eligible dependents for employee fringe benefits starting July 1, 2019.

The District-paid composite insurance program shall include:

- **7.1.1** Health and major medical insurance
- 7.1.2 Dental Insurance
- 7.1.3 Vision Insurance
- **7.1.4** Life Insurance (employee only)
- **7.1.5** Accidental Death and Dismemberment
- 7.1.6 Orthodontia
- **7.1.7** Chiropractic Care
- **7.2 EFFECTIVE DATE**. Insurance benefits shall be granted on the first day of the month following the bargaining unit member's date of hire.
- 7.3 The District may change carriers, insurers, administrators, plans, or self-insure provided the same or similar level of coverage and benefits are maintained and, provided further, the Association is given the opportunity to meet and consult prior to implementation of such a change.
- 7.4 PRORATED HEALTH BENEFITS. The District shall contribute a prorata share on behalf of part-time bargaining unit members toward group health insurance benefits. The prorata share shall be determined by the number of hours assigned to the affected bargaining unit member as the numerator, divided by the number of hours in a full-time assignment. (For example, the District would contribute up to 50% of the cap for a half-time bargaining unit) The bargaining unit member through monthly payroll deductions shall pay the difference.
 - 7.4.1 A bargaining unit member working 20 hours or more per week shall have the option of paying a prorata share in relation to their average weekly assigned hours for full coverage or waiving all benefits. The District will contribute a prorata share so that the monthly contribution to all insurance payments covers all costs. Any employees hired as of June 30, 2004 and working less than 20 hours per week and enrolled in Murrieta Valley Unified School District's health and benefits program as of October 1, 2004, will be grandfathered to continue receiving benefits under the terms of 7.4.1 as they existed in 2003/04.

7.5 GRANDFATHERING FOR HEALTH BENEFITS. A bargaining unit member in the bargaining unit who received full benefits as listed in Article 7.1 of the Association contract, and who was employed in good standing for the fiscal year 1988-89, will be grandfathered for these benefits and not required to pay a prorata share of the benefit package.

7.6 RETIREE HEALTH AND WELFARE BENEFITS

- 7.6.1 The District will pay the equivalent of the lowest HMO medical premium (employee only) towards the health and welfare package (health, dental, and vision) as it exists in the year of retirement for full-time bargaining unit members. Bargaining unit members must elect benefits within the required election period, as defined by the insurance carriers.
 - 7.6.1.a Bargaining Unit Members hired before 7/1/09, who are at least fifty-five (55) years of age and have ten (10) years of service in the District.
 - 7.6.1.b Bargaining Unit Members hired on or after 7/1/09, who are at least fifty-five (55) years of age and have fifteen (15) years of service in the District.
- **7.6.2** Full-time bargaining unit members who are at least fifty-five (55) years of age and have at least five (5) years of service in the District may purchase a health and welfare package (medical, dental and vision) at the retiree rates. Bargaining unit members must elect benefits within the required election period, as defined by the insurance carriers.
- **7.6.3** Beginning July 1, 2005, less than full-time bargaining unit members who are at least fifty-five (55) years of age with at least five (5) years of services in the District and who have participated in the District's health and welfare plan continuously for the immediate 24 months preceding retirement, may purchase a health and welfare package (health, dental and vision) at the retiree rates. Bargaining unit members must elect benefits within the required election period, as defined by the insurance carriers.

For part-time bargaining unit members who are at least fifty-five (55) years of age with at least fifteen (15) years of service in the District and who have participated in the District's health and welfare plan continuously for the immediate 24 months preceding retirement, the District shall contribute a prorata share toward a group health package (medical, dental, and vision). The prorata share shall be determined by the number of hours assigned to the affected bargaining unit member at the time of retirement as the numerator, divided by the number of hours in a full-time assignment. (For example, the District would contribute up to 50% of the contribution defined in Article 7.6.1 for a 4-hour bargaining unit member towards the health and welfare package (health, dental and vision). Bargaining unit members must elect benefits within the required election period, as defined by the insurance carriers.

- **7.6.4** This benefit will be provided for a period of no more than five (5) years or until the unit member attains Medicare age eligibility; whichever comes first. Those bargaining unit members who wish to extend medical coverage beyond the five (5) years above may purchase a health and welfare package (medical, dental and vision) at the retiree rates until Medicare age eligibility.
- **7.6.5** Bargaining unit members may include eligible dependents in the plan; however, the cost difference greater than employee-only coverage must be paid by the bargaining unit member.
- 7.6.6 In the event of the death of the bargaining unit member, during the retirement benefit coverage, the surviving eligible dependents may continue to participate in the health and welfare package with the cost being incurred by the surviving eligible dependents.

ARTICLE 8 - BASIC WORK DAY, WEEK, AND YEAR

- **8.1 INITIAL EMPLOYMENT.** Upon initial employment, each bargaining unit member shall receive a copy of the applicable job description, a specification of the monthly and hourly rates applicable to his/her position. Within ten (10) days of employment the supervisor will meet with the new bargaining unit member and inform the bargaining unit member of specific duties of the position, work schedule, and evaluation procedures.
- 8.2 The workweek shall consist of five (5) consecutive days of eight (8) hours per day and forty (40) hours per week. This Article shall not restrict the extension of the regular workday or workweek on an overtime basis when such is necessary to carry on the business of the District, except as provided for in Article 6.14.2.
- **8.3** The length of the workday shall be designated by the District for each classified assignment in accordance with the provisions set forth in this Agreement. Each bargaining unit member shall be assigned a fixed, regular, and ascertainable minimum number of hours.
 - **8.3.1** All bargaining unit members working six (6) or more hours a day are entitled to and are required to take a minimum of thirty (30) minutes for a non-paid lunch break within one (1) hour of the mid-point of the workday. With mutual consent of the bargaining unit member and his/her supervisor a maximum of one (1) hour may be taken for a lunch break. All lunch time shall be in addition to the assigned work hours.
 - **8.3.2** All bargaining unit members working seven (7) or more hours daily shall be granted two (2) separate paid ten (10) minute rest breaks. Rest breaks will be scheduled so that they are not at the start or end of the bargaining unit member's workday or lunch period.
 - **8.3.3** All bargaining unit members working six (6) hours daily, but less than seven (7) hours daily are entitled to and required to take one paid ten (10) minute rest break. Rest breaks will be scheduled so that they are not at the start or end of the bargaining unit member's workday or lunch period.
 - **8.3.4** All bargaining unit members working four (4) hours or more but less than six (6) hours daily are entitled to and required to take one ten (10) minute paid rest break as close to midpoint in their assigned shift as possible. Rest breaks will be scheduled so that they are not at the start or end of the bargaining unit member's workday or lunch period.
- 8.4 Members in the bargaining unit who work an average of thirty (30) minutes or more per day in excess of his regular part-time assignment, but not in a substitute role, for a period of twenty (20) consecutive working days or more shall have his regular assignment adjusted upward to reflect the longer hours, effective with the next pay period.
- 8.5 The District and Association shall negotiate items on the school and standardized work year calendar which fall within the scope of representational bargaining.
- 8.6 STANDARDIZED WORK YEAR CALENDARS. All bargaining unit members working in a less than 12-month position shall work the Standardized Work Year Calendar established for that position. For 12 month employees, the District will develop a 12 month calendar. 12 month employees are to work 245 work days. The bargaining unit member and his/her supervisor must mutually agree upon a duty day calendar to address days above the 245 days.
 - **8.6.1** An individual bargaining unit member and his/her supervisor must mutually agree upon any change to the standardized work year calendar in writing.
- 8.7 Increase in hours. When additional time is assigned to a part-time position on a regular basis, the assignment shall be based on the following conditions:
 - a. Qualifications. The first criteria examined will be the qualifications of the candidates.
 - **b. Past Performance.** The second criteria examined will be the past performances of the candidates. Both the District and the Association agree to review and revise the evaluation

- criteria so that clear delineation can be made on the past performances of bargaining unit members.
- **c. Seniority.** In the rare cases where qualifications and past performances do not differentiate candidates, seniority will be the criteria used to differentiate candidates.
- 8.8 All non-emergency work on Sundays or Holidays will be for a minimum of four (4) hours and compensated in accordance with Article 6.
- **8.9** The District shall make available at each work site, where permissible by space, adequate lunchroom facilities for classified bargaining unit member use.

ARTICLE 9 - REDUCTION OF WORK FORCE

- 9.1 Classified bargaining unit members shall be subject to layoff for lack of work or lack of funds. Whenever a classified bargaining unit member is laid off, the order of layoff within the job classification shall be determined by date of hire. The bargaining unit member who has been employed the shortest time in the class plus time in a higher job classification shall be laid off or reduced in hours first. Bargaining unit members laid off are eligible for re-employment for a period of 39 months. Re-employment shall be in the reverse order of layoff. Permanent bargaining unit members laid off shall have the right to participate in District promotional examinations at the In-House level during the thirty-nine (39) month period.
- 9.2 Bargaining unit members who accept voluntary demotions or voluntary reductions in assigned time in lieu of layoff or remain in their present positions rather than be reclassified or reassigned shall be granted the same rights as persons who are laid off and shall retain eligibility for reemployment for an additional period of up to twenty-four (24) months. The bargaining unit member may return to any position within their former class with increased assigned time in order to regain the hours lost in the layoff action as vacancies become available, except that they shall be ranked in accordance with their seniority on any valid re-employment list.
- **9.3** For purposes of this Article, service commencing or continuing after July 1, 1976, "length of service" means all holiday, recess, or during any period that school is in session or closed, but does not include any hours compensated solely on an overtime basis.
- 9.4 Members of the bargaining unit shall hold re-employment rights for a period of thirty-nine (39) months from the date of layoff and shall be re-employed in accordance with their rank in their job classification on the re-employment list, and in preference to new applicants for a position in the same job classification.
- **9.5** The District will attempt to reassign a regular bargaining unit member who has been laid off according to their bargaining unit seniority, providing the bargaining unit member is qualified and is willing to accept such an assignment. Any adjustment in salary would be made in accordance with Article 6 of this Agreement.
- **9.6** Temporary bargaining unit members whose services have been discontinued because of a reduction in staff shall hold no re-employment rights as such.
- **9.7** Probationary bargaining unit members who are laid off because of staff reduction shall be returned to their former positions on the basis of seniority within their given job description and as the need for their services may develop.
- 9.8 If two (2) or more bargaining unit members subject to layoff have the same date of hire, the determination as to who shall be laid off will be made on the basis of greater bargaining unit seniority or, if that be equal, the greater length of service, and if that be equal, then the determination shall be made by lot.

9.9 Retirement in Lieu of Layoff

- **9.9.1** Any member in the bargaining unit may elect to accept a service retirement in lieu of layoff, voluntary demotion, or reduction in assigned time. Such bargaining unit member shall, within ten (10) workdays prior to the effective date of the proposed layoff, complete, and submit a form provided by the District for this purpose.
- **9.9.2** The bargaining unit member shall then be placed on a thirty-nine (39) month reemployment list; however, the bargaining unit member shall not be eligible for reemployment during such other period of time as may be specified by pertinent Government Code Sections.
- **9.9.3** The District agrees that when an offer of re-employment is made to an eligible person retired under this Article, and the District receives within ten (10) working days a written acceptance of the offer, the position shall not be filled by any other person, and the retired person shall be allowed sufficient time to terminate his retired status.
- **9.10** A bargaining unit member laid off from his present class may bump into the next lower class in which the bargaining unit member has greatest seniority considering his seniority in the lower class and any higher classes. The bargaining unit member may continue to bump into lower classes to avoid layoff.
- **9.11** A bargaining unit member shall notify the District of his/her intent to accept or refuse re-employment within five (5) working days following receipt of the re-employment notice.

ARTICLE 10 - LEAVES

- **10.1 BEREAVEMENT LEAVE.** Bargaining unit members shall be granted a leave with full pay in the event of the death of any member of the bargaining unit member's immediate family. The leave shall be for a period of five (5) days or seven (7) days leave of absence if out-of-state travel is required. The immediate family is defined as husband, wife, mother, father, sister, brother, son, daughter, mother-in-law, father-in-law, grandfather, grandmother, son-in-law, daughter-in-law, grandchild, foster parent, step parent, step son, step daughter, foster son, foster daughter, brother-in-law, sister-in-law, or any relative of either spouse living in the immediate household of the bargaining unit member. At his/her discretion, the Superintendent/designee may grant additional bereavement leave. The decision of the Superintendent/designee shall be final and not subject to appeal or grievance procedure.
- **JURY DUTY.** A bargaining unit member shall be entitled to leave without loss of pay for any time the bargaining unit member is required to perform jury duty. The District shall pay the bargaining unit member the difference, if any, between the amount received for jury duty and the bargaining unit member's regular rate of pay. Any meal, mileage, and/or parking allowance provided the bargaining unit member for jury duty shall not be considered in the amount received for jury duty.

10.3 SICK LEAVE

- **10.3.1** Leave of Absence for illness or injury: A bargaining unit member employed five (5) days a week by a school district shall be granted twelve (12) days leave of absence for illness or injury, exclusive of all days he/she is not required to render service to the District with full pay for a fiscal year of service.
- **10.3.2** A bargaining unit member employed five (5) days per week shall be entitled, for a fiscal year of service, to that proportion of twelve (12) days leave of absence for illness or injury as the number of months he/she is employed bears to twelve (12).
- 10.3.3 A bargaining unit member employed less than five (5) days per week shall be entitled, for a fiscal year of service, to that proportion of twelve (12) days leave of absence for illness or injury as the number of days he is employed per week bears to five (5). When such persons are employed for less than a full fiscal year of service, this and the preceding paragraph shall determine that proportion of leave of absence for illness or injury to which they are entitled.

- **10.3.4** Pay for any day of such absence shall be the same as the pay, which would have been received, had the bargaining unit member served during the day of illness.
- 10.3.5 At the beginning of each fiscal year, the full amount of sick leave granted under this section shall be credited to each bargaining 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 bargaining unit member of the District shall not be eligible to take more than six days until the first of the calendar month after completion of six months of active service with the District.
- **10.3.6** Pregnancy may be treated as an illness for the purposes of sick leave.
- **10.3.7** If a bargaining unit member does not take the full amount of leave allowed in any year under this section, the amount not taken shall be accumulated from year to year.
- 10.3.8 In addition to any other entitlement for leave of absence for illness or injury with pay, a classified employee hired on or after January 1, 2017, who is a military veteran with a military service-connected disability rated at thirty percent (30%) or more by the United States Department of Veterans Affairs shall be entitled to leave of absence for illness or injury with pay of up to twelve (12) days for the purpose of undergoing medical treatment, including mental health treatment, for his or her military services-connected disability.
 - a. Leave granted under this section is not cumulative from year to year. Leave may be used for a finite period of 12 months of employment as specified in Education Code section 44978.2.
 - b. The bargaining unit member must submit proof that a leave of absence for illness or injury used under this subdivision is for treatment of the military service-connected disability that qualifies under this section.
 - c. A bargaining unit member who qualifies for this leave and is employed less than five (5) days per week is entitled to a pro-rata number of days of leave that his/her number of days of employment bears to twelve (12).
- **10.4 INDUSTRIAL ACCIDENT AND ILLNESS LEAVE.** In addition to any other benefits that a bargaining unit member may be entitled to under the Workers' Compensation laws of this state, bargaining unit members shall be entitled to the following benefits:
 - 10.4.1 A bargaining unit member who has obtained permanency in the District and has suffered an injury or illness arising out of and in the course and scope of his employment shall be entitled to a leave of up to sixty (60) working days in any one fiscal year for the same accident or illness. This leave shall not be accumulated from year to year, and when any leave will overlap a fiscal year, the bargaining unit member shall be entitled to only that amount remaining at the end of the fiscal year in which the injury or illness occurred.
 - **10.4.2** Payment for wages lost on any day shall not, when added to an award granted the bargaining unit member under the Workers' Compensation laws of this state, exceed the normal wage for the day.
 - 10.4.3 The industrial accident or illness leave is to be used in lieu of normal sick leave benefits. When entitlement to industrial accident or illness leave under this section has been exhausted, entitlement to other sick leave, vacation or other paid leave may then be used. If, however, a bargaining unit member is still receiving temporary disability payments under the Workers' Compensation laws of this state at the time of the exhaustion of benefits under this section, he shall be entitled to use only so much of his accumulated and available normal sick leave and vacation leave, which, when added to the Workers' Compensation award, provides for a day's pay at the regular rate of pay.

- **10.4.4** Any time a bargaining unit member on Industrial Accident or Illness Leave is able to return to work within the first five months he/she shall be reinstated in his/her position without loss of pay or benefits. This does not mean that a bargaining unit member will be paid beyond exhaustion of all available paid leave.
- 10.5 PERSONAL NECESSITY LEAVE. The Superintendent or his designee must approve request for any Personal Necessity Leave and, if granted, the absence will be charged to the bargaining unit member's accumulated sick leave. A maximum of seven (7) days in any school year may be used for Personal Necessity Leave. Prior to the approval of any Personal Necessity Leave, the District may require a bargaining unit member to furnish a doctor's certificate, affidavit, or other documentation on forms prescribed by the District as verification of legitimacy of the leave request. Verification may be required when the District has reason to question the validity of any request for this leave. For purposes of this provision Personal Necessity shall be limited to:
 - **10.5.1** The death of a member of the bargaining unit member's immediate family when additional leave is required beyond that provided in Section 10.1 of this Article.
 - **10.5.2** As a result of an accident or illness involving a bargaining unit member's person or property or the person or property of his immediate family.
 - **10.5.3** When resulting from an appearance in any court or before any administrative tribunal as a litigant, party or witness.
 - **10.5.4** Such other reasons approved by the District.
- 10.6 PERSONAL LEAVE. A twelve-month classified bargaining unit member shall be entitled to charge six (6) days of unused sick leave per school year to be used for any purpose which such bargaining unit member deems sufficiently important to absent himself from his duties. Any bargaining unit member working less than twelve months shall be entitled to charge five (5) days of unused sick leave per school year to be used for any purpose which such bargaining unit member deems sufficiently important to absent himself from his duties. The bargaining unit member shall notify the supervisor at least twenty-four (24) hours in advance of taking such leave, unless an emergency makes such advance notification impossible.
 - **10.6.1** A "day" is defined as the bargaining unit member's regularly scheduled working hours (i.e., a ten (10) month, four (4) hour bargaining unit member will be granted five (5), four-hour days).
 - 10.6.2 Except in the event of extenuating circumstances, failure to return to work on the date specified in any leave agreement shall be considered an unauthorized absence. All days for which unit member does not return to duty after the expiration of an approved leave shall be considered absences without approved leave and shall be unpaid unless another authorized leave is submitted and approved. Failure to report to work, failure to contact the Human Resources Department, or failure to return to duty within five (5) working days after the expiration of approved leave, may be considered job abandonment and may result in discipline up to, and including dismissal.
- **10.7 PARENTAL LEAVE.** An unpaid leave of absence, up to one (1) year, may be granted to a permanent bargaining unit member for the purpose of raising his/her natural or adopted child.
 - 10.7.1 Bargaining unit members may elect to utilize up to 12 weeks of child bonding leave occasioned by the birth of the bargaining unit member's child, or the placement of a child, through either adoption or foster care, with the bargaining unit member as provided by the California Family Rights Act (CFRA)
 - 10.7.2 If a bargaining unit member exhausts his/her accumulated sick leave prior to expiration of the twelve (12) week child bonding leave, he/she shall be entitled to not less than 50% differential pay for the balance of the twelve (12) week period. Consistent with the CFRA,

- if both parents work for the District, only one twelve (12) week period is available under this subsection in a twelve (12) month period.
- **10.7.3** For the birthing parent, the twelve (12) week child bonding leave shall commence at the conclusion of any pregnancy disability leave.
- **10.7.4** For non-birthing parents, the twelve (12) week child bonding leave shall commence on the first day of such leave.
- **10.7.5** Such leave requests shall be in writing and submitted to Human Resources at least thirty (30) days in advance, except in the case of emergency, so that the District can make adequate staffing arrangements.
- **10.8 FAMILY MEDICAL LEAVES Definition of 12-Month Period**. Under the dual provisions of the FMLA and CFRA, bargaining unit employees are entitled to a maximum of twelve (12) workweeks of unpaid leave for a qualifying reason in any twelve (12) month period. The twelve-month period shall be defined as any 12-month period commencing on the first date that FMLA/CFRA leave is taken and counting backward from that date.
- 10.9 EXTENDED SICK LEAVE BENEFIT. Classified employees shall, once a year on July 1 be credited with 100 working days of paid sick leave, including any regular sick leave to which he or she is entitled under Article 10.3. Pay for the extended sick leave days shall be paid at 50% of the employee's regular salary. This paid sick leave shall be in addition to other paid leaves, holidays, vacation, or compensation time to which the employee may be entitled.
- 10.10 CHILDREN'S SCHOOL ACTIVITIES LEAVE. Bargaining unit members shall be granted up to forty (40) hours of unpaid leave time each school year (not to exceed eight (8) hours monthly) in order to participate in their children's school activities. Such leave is not cumulative from year to year. This leave will be pre-approved by the bargaining unit member's immediate supervisor or designee. School activities shall include, but not be limited to, events such as awards assemblies, student performances, or school plays. Events or activities requiring a short period of time not to exceed two (2) hours, need not be reported for payroll purposes but will be recorded at the site or department level. Activities requiring more time such as school field trips or school sports events will be reported and taken without pay.
- **10.11** Catastrophic Leave Catastrophic Leave may be requested in accordance with Board Policy.

ARTICLE 11 - VACATIONS

- **11.1** All members in the bargaining unit shall earn paid vacation time under this Article. Vacation benefits are earned on a fiscal year basis July 1 through June 30.
 - **11.1.1** For the purpose of this article, employees working less than twelve-months shall have earned vacation included within their total salary compensation according to their assigned duty day calendar.
- 11.2 Except as otherwise provided in this Article, paid vacation shall be granted no later than the fiscal year immediately following the fiscal year in which it is earned. When approved by the District, the paid vacation shall be granted in the fiscal year in which it is earned.
- **11.3** Vacation time shall be earned and accumulated on a monthly basis in accordance with the following schedules:
 - **11.3.1** From the first month through the fourth year of service, vacation time shall be earned and accumulated at the rate of one (1) day vacation for each month of service, not to exceed twelve (12) days per fiscal year.

- **11.3.2** Commencing with the fifth year through the eighth year of service, vacation time shall be earned and accumulated at the rate of 1.33 days vacation for each month of service, not to exceed sixteen (16) days per fiscal year.
- **11.3.3** Commencing with the ninth year, vacation shall be earned and accumulated at the rate of 1.75 days vacation for each month of service, not to exceed twenty-one (21) days per fiscal year.

TWELVE-MONTH BARGAINING UNIT MEMBERS

1 month to 4 years 5 through 8 years 12 days vacation 16 days vacation 21 days vacation

ELEVEN-MONTH BARGAINING UNIT MEMBERS

1 month to 4 years 11 days vacation 5 through 8 years 14.63 days vacation 9 years and above 19.25 days vacation

TEN-MONTH BARGAINING UNIT MEMBERS

1 month to 4 years 10 days vacation 5 through 8 years 13.3 days vacation 9 years and above 17.5 days vacation

- 11.4 Pay for vacation days for all bargaining unit members shall be the same as that which the bargaining unit member would have received had he/she been in a working status.
- 11.5 When a member of the bargaining unit is separated from employment for any reason, he/she shall be entitled to all vacation pay earned and accumulated up to and including the effective date of the separation.

11.6 VACATION POSTPONEMENT

- 11.6.1 If a twelve month bargaining unit member's vacation becomes due during a period when he/she is on leave due to illness or injury, he/she may request his vacation date be changed; and the District shall grant such request in accordance with the vacation schedule available at that time. The bargaining unit member may elect to have his/her vacation rescheduled in accordance with the vacation schedule available at that time, or may request to carry over his/her vacation to the following year.
- 11.7 Bargaining unit members are expected to use their annual vacation allotment. Any member in the bargaining unit who has been employed for more than one (1) year may carry over no more than five (5) days of vacation to the following fiscal year. Any vacation days not used will be paid off at the bargaining unit member's daily rate within thirty (30) days of the close of the fiscal year.
- **11.8** Vacations shall be scheduled at times requested by bargaining unit members so far as possible within the District's work requirements.
 - **11.8.1** Vacation calendars must be pre-approved by your supervisor.
 - Each twelve-month bargaining unit member will receive a site/department specific calendar containing the available dates for vacation by May 15th of each year.
 - Each site/department calendar will contain block-outs of time that are not available due to various site needs, i.e., beginning/ending of a school year, etc.
 - Bargaining unit members must return their vacation calendar request to their site/department administrator by June 15th of each year.

- A bargaining unit member who does not submit a vacation calendar by June 15th shall be subject to the provisions in 11.8.2.
- a. If two or more bargaining unit members from the same site/department request the same vacation schedule, the selection will alternate each year, beginning with the most senior bargaining unit member.
- **11.8.2** If the bargaining unit member does not submit a prior request for vacation, the following guidelines should be followed:
 - a. one (1) day of vacation requires a thirty (30) day advance notice
 - b. one (1) week of vacation requires a forty-five (45) day advance notice
 - c. two (2) weeks of vacation requires a ninety (90) day advance notice
- **11.8.3** The bargaining unit member may also choose not to utilize this procedure with the understanding that there is no guarantee your request will be honored.
- **11.8.4** Any twelve-month bargaining unit member who has not scheduled his vacation by March 15th of each year will meet with his supervisor immediately to schedule vacation time before the end of the school year, June 30th.

ARTICLE 12 - ASSIGNMENT, TRANSFER, AND FILLING OF VACANCIES

- **12.1 ASSIGNMENT.** The Superintendent or designee shall be responsible for the initial assignment of all district personnel, subject to approval of the Board of Education.
- 12.2 POSTING. The Superintendent or designee shall post classified vacancies for a minimum-of seven (7) calendar days once a position becomes vacant. Vacancies shall be posted as they occur. Exceptions include classifications at range nine (9) and below and Special Education Assistants and D.I.S. Aides which will be flown transfer/in-house/open & promotional concurrently and may be posted until filled. The District may contact potential Transfer applicants by phone or email to determine their interest in a Transfer opportunity in order to expedite the process and/or move to the In-House level more quickly. This will be determined on a case by case basis when there are 10 or less potential transfer applicants.
- **12.3 VACANCY APPLICATION PERIOD.** Any member of the bargaining unit may apply for a vacancy by submitting an application to the Human Resources Department within the application period as indicated on the posting notice.
- **12.4 FILLING OF VACANCIES.** Once a vacancy has been posted outside the District, the best-qualified candidate, whether bargaining unit member or outside applicant, shall be selected. The order for filling vacancies will be as follows:
 - a. 39-month re-hires (12.8)
 - b. transfers 12.5
 - c. involuntary transfer/reassignment (over-staffing) (12.7)
 - d. voluntary reassignment, in-house & promotional (12.9 & 12.10)
 - e. involuntary transfer/reassignment (special circumstances) (12.11)
 - f. probationary employees, open & promotional (12.12)
 - **12.4.1 First consideration.** Bargaining unit members who apply for a vacancy must meet minimum qualifications as outlined on the job description and pass the job specific preemployment assessments. Bargaining unit members who meet these minimum qualifications will be provided an interview to be considered for a promotion.
- **12.5 A TRANSFER** is a lateral movement from one position to another position that has the same classification and job description. A bargaining unit member who has permanent status in a classification may apply for a posted transfer. When two or more bargaining unit members apply

for a transfer and all possess relatively equal qualifications for the job, as determined by the District, the District shall select the applicant with the greatest length of service based on hire date.

- **12.5.1 Lateral transfer**. When a position becomes available, a permanent bargaining unit member serving in the same classification may apply for the position and shall be granted an interview.
- **12.5.2 Denial of transfer**. A request for transfer shall not be denied arbitrarily or capriciously.
- **12.5.3 Notification of status for transfer.** Upon written request, bargaining unit members shall be provided reasons in writing for not receiving the requested transfer.
- **12.5.4 Notification of permanent transfer.** A three (3) day notice shall be provided to classified members for involuntary/voluntary transfers. Exclusions to this timeline would be subject to individual student/program needs.
- **12.6 NOTIFICATION OF PERMANENT REASSIGNMENT.** A three (3) day notice shall be provided to classified members for involuntary/voluntary reassignments. Exclusions to this timeline would be subject to individual student/program needs.
- 12.7 INVOLUNTARY TRANSFER/REASSIGNMENT OVERSTAFFING. An involuntary transfer shall be made when there is a decrease/reduction in the number of students at a site, which requires the decrease in the number of bargaining unit members. Volunteers will be requested before any involuntary transfers occur. If there are no volunteers, the district will proceed with involuntary transfers. The bargaining unit member with the least seniority will then be transferred.
- 12.8 A 39-MONTH RE-HIREE is a permanent bargaining unit member of the classified service who has exhausted all entitlement to sick leave, vacation, compensatory overtime, or other available leave. If at the conclusion of all leaves of absence, paid or unpaid, the bargaining unit member is still unable to assume the duties of his/her position, the bargaining unit member shall be placed on a re-employment list for a period of 39 months. If at any time during the prescribed 39 months the bargaining unit member is able to assume the duties of his/her position, the bargaining unit member shall be re-employed in the first vacancy in the classification of his/her previous assignment.
- VOLUNTARY REASSIGNMENT. A bargaining unit member who has permanent status in a classification may request, in writing, a reassignment to a job classification with lower minimum qualifications, salary, number of hours, and/or benefits, subject to the approval of the Superintendent or designee and the Association President or designee. The Association will respond within five (5) days of notification. Such bargaining unit members shall possess the minimum qualifications for the job classification to which he/she desires to be reassigned. Placement on the new range of the salary schedule shall be as of the date of the reassignment. Salary shall be adjusted to the same step on the new range as held on the range prior to reassignment.
- **12.10 PROMOTION** is a change in the assignment of a bargaining unit member from a position in one classification to a vacant position or a newly created position in another classification with a higher maximum salary rate. Bargaining unit members who meet minimum qualifications shall be entitled to an interview. If two or more such bargaining unit members are equally qualified, as determined by the District, the senior bargaining unit member shall be given preference over the other equally qualified bargaining unit member(s). The final selection is within the sole discretion of the District.
- 12.11 INVOLUNTARY TRANSFER/REASSIGNMENT SPECIAL CIRCUMSTANCES. An involuntary transfer or reassignment is one not sought or requested, or not agreed to by the bargaining unit member transferred/reassigned. The District reserves the right to involuntarily transfer an employee when there are irreconcilable differences between bargaining unit members, provided the following criteria has been met:

- a. The District's current policy regarding the employee-to-employee complaint process has been initiated.
- b. A District appointed facilitator has been offered to meet with the bargaining unit members to attempt a conflict resolution. The recommendations of the facilitator shall be accepted and implemented by all parties involved.

A bargaining unit member, upon request, shall be given written reasons for transfer/reassignment and upon request will be given a conference with the Superintendent or designee. All involuntary transfers/reassignments shall meet the following criteria.

- **12.11.1** An involuntary transfer or reassignment shall not change the bargaining unit member's anniversary date, accumulated illness leave, and accumulated vacation credit, or in any manner reflect adversely upon his/her rights.
- **12.11.2** No involuntary transfer or reassignment shall be arbitrary or capricious.

12.12 OPEN & PROMOTIONAL SCREENING/SELECTION PROCESS.

- **12.12.1** All applications will be reviewed by the Assistant Superintendent of Human Resources or designee to determine if the applicants meet the minimum qualifications based on job specifications.
- **12.12.2 Interview Panel**. Applicants selected for an interview will be interviewed by a panel of not less than three (3) members. The Association president or designee shall be provided the opportunity to serve as one member of the Panel. At the conclusion of the interview panel process, all panel members shall be afforded the opportunity to provide input.
- **12.12.3 Final Selection.** At the conclusion of the selection process, the position will be offered to the most qualified candidate as determined by the District. If two or more bargaining unit members are equally qualified, as determined by the District, the senior bargaining unit member shall be given preference over other bargaining unit members.
- **12.12.4 Notification of status for promotion.** Upon written request, bargaining unit members shall be provided reasons in writing for not receiving the promotion.

ARTICLE 13 - PROBATIONARY PERIODS AND EVALUATIONS

- **PROBATIONARY EMPLOYEE.** Each person employed by the District to fill a regularly established full-time or part-time position (less than an eight [8] hour day) shall be classified as probationary during the first nine (9) working months of service. At the completion of a successful probationary period, a unit member is classified as a permanent bargaining unit member.
 - **13.1.1** A probationary employee may be terminated without cause and without the rights to a hearing under Article 17 of this Agreement.
 - **13.1.2** Bargaining unit members who are probationary to the district may only apply for vacant positions when a position is flown outside the district (Open & Promotional.)
 - **13.1.3** Probationary employees shall be evaluated a minimum of two (2) times during the probationary period. Such evaluations shall be at three (3) working months and seven (7) working months.
 - **13.1.4** All probationary employees will have their evaluation conference within two (2) weeks of the end of each evaluation period.

- **13.1.5** An employee's probationary period may be extended upon written mutual agreement of the District and Association but not to exceed a total of twelve (12) calendar months from the initial date of hire.
- **13.2 "PERMANENT EMPLOYEE"** is regular bargaining unit member who successfully completes an initial probationary period, which shall not exceed nine (9) working months of employment.
 - **13.2.1** Permanent employees shall be evaluated biennially prior to April 15 of the year. However, the District reserves the right to evaluate permanent bargaining unit members every year.
 - **13.2.2 PROMOTIONAL PROBATIONARY PERIOD**. A bargaining unit member who is promoted shall serve a probationary period of six- (6) working months in the new classification. If it is reasonably determined within such period that the bargaining unit member cannot perform the duties of the position, said bargaining unit member shall be returned to his/her former position.
 - **a.** Permanent employees who have been promoted shall be evaluated every ninety-days (90), twice, within the six-month (6) probationary period.
 - **13.2.3** Prior to an overall unsatisfactory evaluation, an evaluator who has valid concerns regarding a bargaining unit member's performance shall establish goals, objectives, and expectations in a timely manner with the bargaining unit member.
 - **13.2.4** In the event of an overall unsatisfactory evaluation, the bargaining unit member may request in writing that the evaluator's immediate manager or designee review the evaluation with the bargaining unit member's response attached. The manager or designee's decision shall be final.
 - **13.2.5** In the event of an overall unsatisfactory evaluation, the evaluator shall take positive action to assist the bargaining unit member in correcting any cited deficiencies. Assistance should include the following:
 - a. Specific written recommendations for improvement
 - b. Directed assistance to implement the recommendations
 - c. Provision of any additional resources to be utilized to assist with improvement, if applicable
 - d. Techniques and means of measuring improvement
 - e. Time schedule to monitor progress
- 13.3 The supervisor, principal, or other administrator responsible for their work will evaluate bargaining unit members.
- **13.4** All evaluations must be made on the District evaluation form. (Appendix "G")
- All marks, comments, suggestions, and dates must be made either in ink or by typewriter. Signatures of the evaluator and the evaluatee must be in ink. If changes are necessary the original mark or comment may be crossed out and the correction initialed by the bargaining unit member. No erasures are permitted.
 - **13.5.1** Performance evaluations shall be based upon objective information. Objective information may include, but is not limited to the following:
 - a. Direct observation by the immediate supervisor
 - b. District records or documents
 - c. Conferences and other direct communication between the immediate supervisor/evaluator and the person being evaluated
 - d. Written commendations and/or complaints
 - e. Written communications from the person being evaluated
 - f. Examples or samples of work actually performed by the person being evaluated

- g. Written communications from the immediate supervisor/evaluator
- 13.6 The evaluation form, with supporting documentation is to be reviewed with the bargaining unit member by the evaluator, dated, and signed by both the evaluatee and evaluator. Signing of the evaluation or supporting documents by the bargaining unit member does not necessarily mean agreement, but only indicates that the evaluation and any supporting documents have been reviewed by the bargaining unit member. A copy of the evaluation and any supporting documents must be given to the evaluatee upon conclusion of the evaluation conference.
- 13.7 No bargaining unit member, for purposes of evaluation, shall be held accountable for any aspect of the work program over which the bargaining unit member has no control.
- **13.8** The workload of bargaining unit members shall be annually reviewed and excessive workloads shall not be detrimental to a bargaining unit member's evaluation.
- **13.9** The bargaining unit member may submit written comments pertaining to the evaluation on a separate page to the evaluator or Human Resources.
- **13.10 PERSONNEL FILES.** Any person who places written material or drafts written material for placement in a bargaining unit member's file shall sign the material and signify the date on which such material was drafted. Any written materials placed in a bargaining unit member's personnel file shall indicate the date of such placement.
 - **13.10.1** Materials in personnel files of bargaining unit members that may serve as a basis for affecting the status of their employment are to be made available for the inspection of the person involved. Such material is not to include ratings, reports, or records that were obtained prior to the employment of the person involved.
 - **13.10.2** Every bargaining unit member shall have the right to inspect such materials upon request, provided that the request is made at a time when such person is not actually required to render services to the employing district.

ARTICLE 14 - ORGANIZATIONAL RIGHTS

- **14.1** The Association shall have the right to receive one (1) copy of the complete board agenda.
- 14.2 CONTRACT DISTRIBUTION. Within thirty (30) days after the execution of this contract, the District shall post a copy of this contract on the District's website for every member in the bargaining unit to utilize. Upon request to Human Resouces, any requesting classified employee will be provided with a copy of the current complete executed Agreement. In addition, the District will provide fifty (50) copies of a newly executed Agreement to the Association for distribution.
- **14.3 REASONABLE ACCESS.** The Association shall have the right to access at reasonable times to areas in which bargaining unit members work, for the purpose of representing bargaining unit members on grievances and matters related thereto.
- **14.4 CSEA COMMUNICATION.** The Association shall have the right to use without charge institutional bulletin boards, mailboxes, and the use of the school mail system, and other District means of communication for the introduction or transmission of information of notices concerning the Association. This right shall not intrude on bargaining unit members' right to privacy.
- **14.5 HIRE DATE ROSTER.** The Association shall have the right to be supplied with a complete "hire date" seniority roster of all bargaining unit members on the effective date of this Agreement, and thereafter notice of new hirees will suffice. This is a once a year provision only. All issues involving seniority shall use the "hire date" list.
- **14.6 ANNUAL CONFERENCE DELEGATE PAID RELEASE TIME.** The Association shall have the right to paid release time for Association chapter delegates to attend the Association annual conference. The actual number of delegates is based on the official C.S.E.A. guidelines as printed

by the state office of the California School Employees Association, not to exceed seven (7) delegates.

- **14.7 ORIENTATION BY ASSOCIATION.** The Association shall have the right to conduct a four-hour (4) orientation session (in the afternoon) on this Agreement for bargaining unit members during regular working hours on a District-designated in-service day.
- 14.8 PRESIDENTAL RELEASE TIME. In an effort to (a) broaden the base of active participation in the California School Employees Association (CSEA) Chapter #223, (b) conduct lawful Association business, and (c) provide for quality staff development for all classified employees, the CSEA President shall have half- time release from his/her regular work assignment if employed more than 4 hours per day or full time release from his/her regular work assignment from if employed 4 hours or less per day.

The parties recognize that it is to the advantage of the District, the Association, and the community for the President to take an active role to foster a positive work environment for employees and a positive and safe learning environment for students. The parties also understand the importance to build a positive, collaborative, and pro-active problem solving approach to issues.

- 14.8.1 As part of the released time assignment, the Association President may be required by the District to provide up to 50 hours of service of mutual interest and benefits to the parties as jointly determined by the President and the Superintendent and/or designee. Such services may include conducting information meetings concerning professional growth, developing ways to assist probationary unit members, attempting to resolve reported conflicts of employees at the earliest and most informal level, assisting with the recruitment of new employees, representing the District and Association at appropriate out of district functions, gathering data for use of both parties in the negotiation process, developing and presenting in-services to district employees on agreed upon topics. No additional compensation shall be provided for these services.
- 14.8.2 The Association will provide the CSEA President with work space and computer access as needed during the release time. To the extent as allowed by law, the District will support the CSEA President in providing pertinent information and data regarding the bargaining unit to assist with his/her communication and representation of unit members. The District will attempt to assist in providing work space and computer access as available within the district.
- **14.8.3** The chapter agrees to contribute any release time grants made available through the California School Employees Association (CSEA). Such release time grants will be applied for on an annual basis.
- **14.8.4** The CSEA President shall continue to receive his/her regular compensation, salary increases, benefits and earned seniority while in service during this release agreement.
- **14.8.5** The District shall determine the manner in which to fill the position vacated by the CSEA President during the release time. The CSEA President will train his/her replacement within the hours allowed as release time and shall also be available for questions.
- **14.8.6** Upon fulfillment of the CSEA President's term(s) of office, the District shall return him/her to his/her last classification, at the same number of hours he/she previously held if such a position exists.
 - a. If such a position does not exist at the time of the expiration of the leave, the District shall, to the extent practicable, place the bargaining unit member in any other available position within the unit member's job family for which the unit member meets the minimum qualifications, or the District shall place the unit member in any other position for which the unit member is qualified.

- b. A bargaining unit member not placed in a position of his/her former classification as a result of the above shall not suffer any loss of compensation, benefits, or seniority that he/she would have received in the former classification and shall have the opportunity to return to a position within the former classification upon a vacancy becoming available prior to any other bargaining unit member movement or outside hire.
- 14.8.7 The parties further agree to reopen this agreement upon written notice from one party to the other to negotiate effects not contemplated herein. The District and CSEA further agree to reopen this article section upon each CSEA Presidential change in order to negotiate the implementation and effects of this article section.
- **14.9 CONTRACT REVIEW MEETINGS**. Both the District and the Association agree to hold monthly contract maintenance review meetings. The purpose of these meetings is to work toward and maintain a cooperative and trusting relationship in solving mutual concerns.
- 14.10 INTERVIEW PANEL MEMBERS. The Association will identify, train, and designate bargaining unit members to serve as the CSEA representatives on all site/department interview panels for vacancies at that site/department. The Association will provide a list of at least one designated site/department interview panel representatives per site/department to the District. Updated lists will be provided to the District on an ongoing basis.
 - **14.10.1** The District agrees to provide the Association President/designee a 7 (seven) calendar day notification of the date of every interview.
 - **14.10.2** In the event the designated site/department interview panel designee cannot serve on the interview panel, the Association President/designee shall designate a replacement.
 - **14.10.3** In the event a bargaining unit member does not come forward to serve at any individual site/department, the Association President/designee shall assign a replacement.
 - **14.10.4** The Association will make every effort to utilize the designated site/department representative; however, the Association also reserves the right to designate an alternate panel member to the appointed interview panel and shall provide his/her name at least 48 hours prior to the scheduled interview.
 - **14.10.5** A designated interview panel representative from a site/department other than where the vacancy exists may be assigned by mutual consent of the Association and District. In the event that mutual consent is not reached, the District shall select the panel member from the list of names provided by the Association.
- **14.11 STATE-LEVEL OFFICER PAID RELEASE TIME**. The Association may use up to eighty (80) additional hours of paid release time per school year for attendance at state-level activities. This shall apply only to duly elected/appointed state-level officers who are members of the chapter.
 - **14.11.1** The Association will furnish the District with a list of the elected/appointed state-level officers who are members of this chapter within thirty (30) calendar days of the election or appointment.
 - **14.11.2** The Association President shall submit each notice of Association-related absence in writing to the administrator in charge of Human Resources at least ten (10) working days, when possible, prior to such release time is to occur.
 - **14.11.3** The state-level officer shall arrange for his/her own substitute, if needed, by utilizing the District's Substitute Caller System.
- **14.12 BARGAINING UNIT MEMBER RELEASE TIME.** The Association President shall be granted 40 hours of paid release time for Association training of bargaining unit members. These 40 hours may be taken in hourly increments. The Association President will be allowed to designate which

bargaining unit member(s) shall be released to use a portion of this leave. Unused Association training hours may not be carried over to subsequent school years.

- **14.12.1** The Association President shall submit a notice of Association training absence in writing to the Director of Human Resources no less than (10) working days prior to the date of release, when possible.
- **14.12.2** The Association President or the assigned employee shall arrange for his/her substitute, if needed, by utilizing the District's Substitute Caller System.

ARTICLE 15 - MEDICAL EXAMINATIONS

- **15.1** No person shall be employed by the District unless the person has submitted to an examination for tuberculosis within the past sixty (60) days and it has been determined that he/she is free of active tuberculosis.
- **15.2** All bargaining unit members of the District shall submit to an examination for tuberculosis every four (4) years, or as otherwise required by law.
- 15.3 The District may require a bargaining unit member to submit to a complete and appropriate medical examination, to be paid for by the District, by a physician selected by the District, where reasonable cause exists to believe that the health and welfare of the bargaining unit member is a detriment to the job performance or professional responsibilities. The District will arrange for the appointment and, if possible, have it scheduled during the bargaining unit member's normal workday.
- **15.4** The District and Association mutually agree to use federal guidelines regarding Department of Transportation requirements for driver testing.

ARTICLE 16 - HOLIDAYS

16.1 The District agrees to provide all members of the bargaining unit with the following paid holidays:

16.1.1	New Year's Day
16.1.2	Lincoln Day
16.1.3	Presidents' Day
16.1.4	Spring Vacation Day
16.1.5	Memorial Day
16.1.6	Independence Day (Effective July 1, 2006, this paid holiday is applicable only to
	bargaining unit members working in a paid status or on a paid leave for any portion
	of the day preceding or succeeding the holiday.)
16.1.7	Labor Day
16.1.8	Admission Day
16.1.9	Veteran's Day
16.1.10	Thanksgiving Day - the Thursday proclaimed by the President and the following
	Friday.
16.1.11	Christmas Eve
16.1.12	Christmas Day
16.1.13	New Year's Eve
16.1.14	Martin Luther King, Jr. Day

- **Additional Holidays.** Any day appointed by the President or the Governor for a public fast, thanksgiving, or holiday shall be a paid holiday for unit members. In addition, any special or limited holidays on which the Governor provides that schools shall close shall be a paid holiday for unit members. The purpose of this section is to incorporate the mandatory provisions in the Education Code, and not to otherwise add to or reduce the designation of holidays.
- When a holiday falls on a Saturday, the preceding workday not a holiday shall be deemed to be that holiday. When a holiday falls on Sunday, the following workday not a holiday shall be deemed to be that holiday. The operation of this section shall not cause any bargaining unit member to lose any of the holidays clearly indicated in this Article.
- **16.4** Except as otherwise provided in this Article, a bargaining unit member must be in paid status on the working day immediately preceding or succeeding the holiday to be paid for the holiday.
 - **16.4.1** Bargaining unit members in the bargaining unit who are not normally assigned to duty during the school holidays of December 24, December 25, December 31, January 1, or Spring Vacation Day, shall be paid for those holidays provided that they were in a paid status during any portion of the working day of their normal assignment immediately preceding or succeeding the holiday period.

ARTICLE 17 - DISCIPLINE PROCEDURE

17.1 DISMISSAL/SUSPENSION/DISCIPLINARY ACTION

- **17.1.1** Right to Discipline: The District may impose discipline on a permanent employee in accordance with the terms of this Article, consistent with and subject to provisions of the Education Code.
- **17.1.2** Exclusion of probationary employees: The provisions of this Article apply only to permanent employees. Probationary employees are subject to disciplinary action up to and including termination without appeal at the sole discretion of the District.

17.2 DISCIPLINE WITH RIGHT OF APPEAL TO GOVERNING BOARD

Summary Discipline: Summary discipline, which shall be defined for purposes of this Article as suspension without pay of three (3) days or less for the causes enumerated in the District's rules and regulations. Such suspension may be appealed within five (5) workdays to the Superintendent or his/her designee and thereafter, within five (5) workdays, if desired, to the Governing Board.

17.3 DISCIPLINE WITH RIGHT TO FORMAL HEARING

- **17.3.1** For the purposes of the procedures set forth herein, discipline is deemed to be:
 - a. Suspension without pay for more than three (3) days;
 - b. Reduction in compensation, a change within the range from the existing step to a lower step for a duration of one or more work weeks;
 - c. Involuntary reassignment, the direct change of an assignment to a position other than that occupied by the incumbent without his/her voluntary consent;
 - Involuntary demotion (except layoff), the directed placement in a lower classification;
 - e. Termination.
- **17.3.2 REMEDIATION EFFORT.** It is recognized that the District prior to terminating a permanent employee should have made an effort at remediation. Examples of such efforts include verbal and written warnings, suspension with or without pay, or any other appropriate effort to correct or remediate an employee's unsatisfactory fulfillment of his/her job responsibilities, unsatisfactory attendance, or unsatisfactory personal conduct.

- **17.3.3 IMMEDIATE DISCIPLINE.** It is also recognized and agreed that certain acts and/or omissions by an employee may, by their very nature and/or degree, be serious enough to warrant immediate discipline. In such situations the District may move to immediately discipline the employee without making any effort at remediation.
- **17.3.4 INFORMAL HEARING.** A permanent employee may request an informal hearing with his/her immediate supervisor prior to imposition of discipline by the District. Such a hearing will be held, if requested.
- 17.3.5 RIGHT TO SUSPEND. The District retains the right to suspend an employee, with or without pay, without warning when the health and/or welfare of the employee, students, the public, or other employees is endangered by the continued presence of the employee, and/or where the employee's presence is a danger to the property of the District or others, and/or in cases of aggravated insubordination. Suspension without pay shall be made only in accordance with applicable law. Suspensions shall be made by the Superintendent or his/her designee(s).
- 17.3.6 CAUSES. An employee designated as a permanent employee shall be subject to disciplinary action for just cause as prescribed by rule or regulation of the Governing Board. The Board's determination of the sufficiency of the cause for disciplinary action shall be conclusive.
- **17.3.7 NOTIFICATION.** With the notice of intent to discipline, the employee shall receive written notice of the effective date of the intended action, a written statement of the specific acts and/or omissions upon which the employee may respond in writing, and copies of documents and other materials which support the proposed action.
 - a. Following the employee's written response, if any, a determination will be made by the District as to the appropriate disciplinary action, if any.
 - b. If the District determines action should be taken, the employee shall receive in person, or be sent by certified mail, notice of this determination accompanied by written notice of the effective date of the action, a statement of the specific acts and/or omissions upon which the disciplinary action is based, copies of documents and other materials which support the action, and a statement advising the employee of his/her right to a formal hearing wherein the employee shall have the right to a formal hearing wherein the employee shall have the right either to self-representation or to representation by an Association representative, or legal counsel.
 - c. The employee shall have ten (10) workdays following the delivery or mailing of this written notice to request a formal hearing. If the employee desires a hearing, the employee must sign and return a written request for such within the ten (10) workdays following the delivery or mailing of the written notice. Failure to comply with these time limits shall result in the employee's waiver of his/her right to a formal hearing.
- 17.3.8 FORMAL HEARING. All formal disciplinary hearings shall be held before a hearing officer mutually selected and agreed to by the parties. The hearing shall be closed unless at the time the hearing is requested by the employee a written request for an open hearing is submitted to the District. The hearing officer shall set the time and place of the hearing. The costs of the compensation to the hearing officer and the reimbursement of the hearing officer's travel and subsistence expenses, as well as the cost of a hearing room, shall be equally shared by the employee and the District.
- **17.3.9** Upon completion of the hearing, the hearing officer shall prepare Findings of Fact and Conclusions of Law that constitute the results of the hearing, and form a basis for the decision of the Governing Board. The decision of the Governing Board shall be final.

ARTICLE 18 - TRANSPORTATION DEPARTMENT

18.1 **DEFINITIONS**

- **18.1.1 Regular Driver.** A regular driver is one that is a full-time or part-time bus driver regularly assigned to one or more routes.
- **18.1.2 Cover Driver.** A cover driver is assigned to a route when a regular driver is absent or assigned to other duties.
- **18.1.3 Permanent Route.** A permanent route is a route that is open to bid and awarded to a regular driver.
- **18.1.4 Work shift.** An "AM", "Midday", and/or "PM" as commonly practiced in the Transportation Department.
- **18.1.5** Extra Duty. (1) Any non field trip assignment generated from transportation department falling outside of route time and/or (2) A field trip assignment totaling one hour or less.
- **18.1.6 Field Trip.** Any additional driving assignment generated from a school site or special district request that is greater than one hour.
- **18.1.7 Emergency Trip.** Any field trip assignment generated from a site or district need that is received by the dispatcher in less than 24 hours.
- **18.1.8 Emergency List.** Driver sign up sheet used for field trip assignments that become available within 24 hours.
- **18.1.9 Off Track.** Off track is defined as field trips occurring during breaks in the school year (Thanksgiving, winter, spring, and summer breaks).

18.2 INITIAL / CONTINUED EMPLOYMENT

- **18.2.1** All drivers must possess documents required by state law, such as, a valid state-issued driver's license, bus driver's certificate, First Aid certificate, and medical card. All classroom training must be completed no later than sixty (60) days before renewal is due.
- **18.2.2** Driver Physical: Each driver must take and pass a physical examination as directed by state law. Such physical examination is provided through the District Physician and will be paid for by the District. The examination shall meet all state standards.
- 18.2.3 It is the responsibility of the driver to maintain his/her certificates for continued employment.
- **18.2.4 DRIVER RESPONSIBILITY:** All drivers are equally responsible for their assigned job duties, buses, paperwork, in-services, and credentials as required by Passenger Transportation Safety Handbook, HPH 82.7.
- 18.2.5 Drivers will obtain a California Highway Patrol (CHP) First Aid certificate as part of their certification process. Drivers may also possess First Aid certification by the American Red Cross. The District will provide mandatory Red Cross training on scheduled District inservice days. Scheduled hours only will be paid as per District practice. Drivers not taking this training must make their own arrangements for training without compensation by the District.
- **18.2.6** Bus Driver Interviews: The Association President or designee will be present at such interviews.
- **18.2.7** Drivers will be paid for actual hours worked. This includes regular route hours as well as extra hours.

18.2.8 Health benefits will be maintained at the six (6) hour level for all bus drivers, unless the driver's actual hours are more than six. An exception is route sharing, whereby two drivers elect to share a morning and afternoon route. In these instances, one benefit package will be offered and prorated according to their respective number of hours or as agreed upon by the drivers.

18.3 DRIVER TRAINING

- **18.3.1** During each school year all school bus drivers shall be provided with a minimum of five (5) hours of paid transportation-related in-service.
 - a. Staff meetings will be held for purposes of conducting in-service training, safety, policy developments, and such other matters as the Director or designee determines necessary.
 - b. Any district-approved meetings or classroom training whereby a driver attains hours for his/her renewal as required by the State of California shall be in a paid status up to the minimum number of such hours required annually.
- **18.3.2** Drivers will be trained and tested on the vehicle(s) in the district fleet in accordance with state law. Training on additional types of vehicles will be offered by the District throughout the year. Pre-bid training will be offered, but it is the responsibility of the individual employee to be trained.

18.4 ROUTES SUBJECT TO BID

- 18.4.1 The District shall open all routes to bid according to seniority. There will be two bids during the beginning of the school year. At first bid drivers that also bid on a mid-day route cannot create a combination of routes to exceed 7.5 hours. The first bid will take place a minimum of five (5) working days before the start of school. The second bid will occur prior to the last payroll period in September at which time drivers may bid on route(s) up to 8 hours.
- **18.4.2** Bus driver assignments for routes requiring a specific type of bus because of safety, passenger capacity, or functioning operational efficiency shall be made by the Director of Transportation or designee. Remaining buses will be pooled and drivers may bid on them in conjunction with bidding their respective routes.
- **18.4.3** Drivers shall apply for the positions of Cover Driver. A pay differential of five percent (5%) will be paid for any hour in excess of fifty-five (55) hours in a bi-monthly payroll period. Applicants will be interviewed pursuant to Article 12.
 - **18.4.3.1** Cover drivers should not routinely be assigned to field trips, unless the field trip falls on an off-duty or in-service day. In this instance cover drivers shall be added to the weekday equalization list and given the highest number of accrued field trip hours plus one (1) hour. Cover drivers can be included on holiday/weekend equalization list in accordance with 18.6.1. The pay for these hours will be at the school bus driver range. These hours will not be included in the 55 hour pay differential allowance.
- **18.5 ROUTE VACANCIES.** If during the school year a regular route of four (4) hours or more and any mid-day route becomes available, it will be offered to bid. All other vacancies will be filled by seniority and based on the driver's availability.

18.6 FIELD TRIP DRIVING ASSIGNMENTS

18.6.1 Field trip driving assignments shall, at the beginning of each school year, be offered in order of driver seniority. After one full rotation, field trips will be assigned using the field trip equalization list. Field trips will be assigned in descending field trip numerical order, using the date in which the site "entered" the field trip. Field trips shall be assigned in

accordance with article 18.6.4. Such offers shall be made on an hourly equalization basis in such a manner as to assign field trip opportunities as equally as practicable. If all available qualified drivers decline the field trip, the District may direct that a driver accept the assignment. If an emergency trip becomes available, it will be assigned using the emergency list, and offered using the seniority list in accordance with Article 18.6.8. Drivers must be qualified for such field trip driving assignments in accordance with the governing safety laws published in the Passenger Transportation Safety Handbook, HPH 82.7.

- a. Drivers who do not wish to be considered for field trips may have the option to request, in writing, to be taken off the hourly equalization rotation list. At any time said driver may request, in writing, to be added back on the list. At that time the driver will be given the highest number of accrued field trip hours plus one (1) hour.
- b. A new driver or driver returning from an extended absence of 30 days or more will be given the highest number of accrued field trip hours plus one (1) hour.
- **18.6.2** Drivers to be considered for field trips must demonstrate the ability and possess the training and skills necessary to perform the assignment at the discretion of the Director or designee.
- 18.6.3 There are three categories of field trips weekend/holiday, weekday, and off track. A separate hourly equalization list will be maintained for each category except for off track field trips. Off track field trips shall be offered off a special availability list. Prior to the off track days an availability list will be posted and drivers interested in field trips during off track will initial the list and trips will be assigned in straight rotation in order of seniority of drivers who have indicated their availability. Off track field trips will not affect the hourly equalization list. Field trips occurring on designated District Paid Holidays will be assigned from the weekend hourly equalization list. Field trips occurring during off duty and inservice days will be assigned from the weekday hourly equalization list. The availability seniority rotation for off tract fieldtrips shall remain in effect throughout the school year.
- **18.6.4** Field Trip Assignment Process Field trips will be released/offered for assignment approximately every two months. Field trips will be assigned 15 calendar days prior to the assignment period. Assignment periods will be 1) August; 2) September and October; 3) November and December; 4) January and February; 6) March and April and 6) May and June.
 - a. Field trips must be accepted or rejected by the close of business following the day of assignment. If a driver rejects said field trip within the designated time frame, he/she will not be charged the projected hours. Drivers not responding within the timeframe will be charged the projected number of trip hours and the trip will be automatically reassigned using the weekday/weekend equalization list.
 - b. If a driver accepts a field trip and later rejects the field trip, he/she will be charged the projected number of hours for that field trip, unless an emergency situation occurs involving serious illness or death of an immediate family member, accident of person or property of the employee or immediate family member as defined in Article 10.1, appearance in court or such other reason as approved by the District.
 - c. Completed driver field trip sheets must be turned into the dispatch office by the close of business on the first working day following the field trip. Failure to do so will result in doubling the number of hours accrued on the hourly equalization list by the driver for that particular field trip even though it might have been an assignment from the emergency list which normally would not affect accrued hours. This is to ensure the paperwork is returned in a timely manner so that future assignments and billing can be completed on schedule.
- **18.6.5** A driver reporting to the District for a weekend/holiday or off track field trip which is canceled less than one hour before the scheduled sign-on time, shall receive pay a minimum of two

- (2) hours. These field trip hours will not be accrued and will not affect the hourly equalization list.
- **18.6.6** Drivers on field trips shall be paid for all standby hours at the appropriate rate of pay. Up to fifteen (15) minutes shall be assigned at the end of such trip for the purpose of cleaning the bus and completing appropriate paperwork. Additional time will be approved as needed under unusual circumstances.
- 18.6.7 In accordance with EC 44032, if a route/trip requires an overnight stay, the District shall be relieved of the obligation of payment for the hours between the time the driver is relieved of duties for the evening and the time the driver resumes his/her regular duties the following morning. Such drivers shall be reimbursed for expenses in accordance with applicable District policies.
- **18.6.8** Estimating Field Trip Hours Field trip hours will be calculated using the projected hours listed on the field trip estimate sheet. Transportation Department will make every effort to ensure the projected estimate of field trip hours is as accurate as possible.
- **18.6.9** Emergency List Drivers who do not sign and indicate when they are available will not be considered for an emergency field trip. These field trip hours will not be accrued and will not affect the hourly equalization list.

The field trip emergency list will be made available to all drivers as follows:

- a. On the first day of each month the emergency sign up list will be posted for the driver to indicate their daily availability. The list will be deemed closed the last working day of the month.
- b. On the first day of the following month this list will become a working document to be used by the dispatcher to make emergency field trip assignments.
- c. Once the list is deemed closed a driver may not be added to their availability. A driver may remove her/himself from the list with 48 hours advance notice prior their scheduled trip date.
- d. Drivers will be assigned these trips by seniority. Such offers shall be made on a rotational basis in such a manner as to distribute assignments as equitably as practicable. Field trips will be assigned in descending field trip numerical order, using the date in which the site "entered" the field trip. Any exceptions will be notated.
- e. A driver who has declared his/her availability and then turns down an assigned trip will be skipped on the next seniority rotation unless an emergency situation occurs involving serious illness or death of immediate family member, as defined in Article 10.1, accident of person or property of the employee or immediate family member, appearance in court or such other reason as approved by the District.
- **18.6.10** Wheelchair Routes and Wheelchair Field Trips In the absence of existing aide support, regularly assigned routes and field trips, with 3 or more wheelchairs at any given time, shall have a wheelchair proficient aide assigned. A field trip with three (3) or more wheelchairs shall not be accrued on the Hourly Equalization List.
- 18.7 Extra duty other than field trips is assigned as equally as practicable based on seniority of available drivers, as is provided in article 6.15. It is the driver's responsibility to sign up daily on the extra duty list. Any driver needing additional work to fulfill their contracted bid hours will be chosen first.

18.8 BUS DRIVER ASSIGNMENTS

18.8.1 Bus drivers must report thirty (30) minutes prior to the "AM" route, five (5) minutes prior to the "Mid-day" route, and five (5) minutes prior to the "PM" route scheduled.

- **18.8.2** Flexibility of Routes. Due the unique nature of the Transportation Department, throughout the school year a route may be subject to change for operational efficiency of the District. This may affect a driver's bus assignment, school assignment, and/or pupil assignment. If sign on/ sign off times are affected the District will attempt to give the Driver as much advance notice as possible. Conflicts will be addressed on a case by case basis between the Driver and Director of Transportation or designee.
- **18.8.3** If a District bus is available when the district contracts out buses for athletic events, music events, graduation night, or other student activities and the contract is funded by district funds, the driver(s) who would have been normally assigned to such trip will be paid for the hours of work they missed. This does not include events sponsored with Associate Student Body type of funds.
- **18.8.4** For those drivers who are qualified to provide "Behind the Wheel" training and are so directed by their supervisor a five percent (5%) differential will be paid for those hours in which they perform this training.
- **18.9 BUS DETAILING.** Each driver is responsible for one (1) hour of inside detail work and one (1) hour of outside detail work per week. Such work is part of the driver's assigned time. District must supply all cleaning supplies and maintain an adequate inventory. All supplies must be stored at a location readily available to all drivers.
- **18.10 VEHICLE MAINTENANCE**. Each driver must complete a Driver's Daily Vehicle Condition Report. The Director or designee will coordinate the processing of these reports between the drivers and the mechanics, ensuring that the drivers receive a copy of the completed report.
- **18.11 RECOGNITION SYSTEM.** The District Superintendent, Assistant Superintendent of Business Services, and the Director of Transportation or their successors must approve Awards.

Types of awards:

Bi-annual Physical Condition of Bus Fiscal Year Attendance Records Safety Certificate Miles Accident Free

Each Occurrence Above and Beyond the Call of Duty and Service

ARTICLE 19 - SAFETY

- 19.1 Safe Work Environment. Unit members shall notify their immediate supervisor in writing concerning an unsafe or unsanitary condition in the District directly affecting their physical welfare or the physical welfare of others. The immediate supervisor shall acknowledge receipt of the written report by initialing and dating the original notification. Such initials acknowledge receipt only. The immediate supervisor shall investigate said reported unsafe or unsanitary condition and advise the unit member in writing of any findings and/or suggested corrective action within ten (10) working days of the receipt of the written notification.
 - **19.1.1** No bargaining unit member shall be in any way discriminated against for reporting unsafe or unsanitary working conditions.
- **19.2 Annual Safety Shoe Allowance**: Safety shoes are defined as a shoe with a steel or composite toe and non-skid soles. Before purchasing shoes, the bargaining unit member will consult with their supervisor as to what shoes are recommended for the job. The District will provide a safety shoe allowance per fiscal year as follows:
 - **19.2.1 Grounds and Plumbers.** The District will allocate two hundred fifty dollars (\$250) maximum expenditure. The bargaining unit member will present an original receipt for reimbursement by June 30th of that year.

- **19.2.2 Maintenance, Mechanics and Infrastructure Specialists.** The District will allocate one hundred twenty-five dollars (\$125) maximum for the purchase of safety shoes. The bargaining unit member will present an original receipt for reimbursement by June 30th of that year.
- **19.2.3 Operations/Business Services** (Custodians, Delivery Drivers, and Warehouse Technicians). The District will allocate one hundred twenty-five dollars (\$125) maximum for the purchase of safety shoes. The bargaining unit member will present an original receipt for reimbursement by June 30th of that year.

ARTICLE 20 - SAVINGS PROVISION

20.1 If any provisions of this Agreement are held to be contrary to law by a court of competent jurisdiction, such provisions will not be deemed valid and subsisting except to the extent permitted by law, but all other provisions will continue in full force and effect.

ARTICLE 21 - CONCERTED ACTIVITIES

- 21.1 It is agreed and understood that there will be no strike, work stoppage, slowdown, or refusal or failure to fully and faithfully perform job functions and responsibilities, or other interference with the operations of the District by the Association or by its officers, agents, or members during the term of this Agreement, including compliance with the request of other labor organizations to engage in such activity.
- 21.2 The Association recognizes the duty and obligation of its representatives to comply with the provisions of this Agreement and to make every effort toward inducing all bargaining unit members to do so. In the event of a strike, work stoppage, slowdown, or other interference with the operations of the District by bargaining unit members who are represented by the Association, the Association agrees in good faith to take all necessary steps to cause those bargaining unit members to cease such action.
- 21.3 It is agreed and understood that any bargaining unit member violating this Article may be subject to discipline up to and including termination by the District.

ARTICLE 22 - SUPPORT OF AGREEMENT

22.1 The District and the Association agree that it is to their mutual benefit to encourage the resolution of differences through the meet and negotiation process. Therefore, it is agreed that the Association and the District will support this Agreement for its term and will not appear before any public bodies to seek change or improvement in any matter subject to the meet and negotiation process except by mutual agreement of the District and the Association.

ARTICLE 23 - EFFECT OF AGREEMENT

23.1 It is understood and agreed that the specific provisions contained in this Agreement shall prevail over District procedures and over State laws to the extent permitted by State law and that in the absence of specific provisions in this Agreement such procedures are discretionary.

ARTICLE 24 - COMPLETION OF MEET AND NEGOTIATION

24.1 During the term of this Agreement, the Association expressly waives and relinquishes the right to meet and negotiate and agrees that the District shall not be obligated to meet and negotiate with respect to any subject or matter whether referred to or covered in this Agreement or not, even though each subject or matters may not have been within the knowledge or contemplation of either or both

the District or the Association at the time they met and negotiated on and executed this Agreement, and even though such subjects or matters were proposed and later withdrawn.

ARTICLE 25 - TERM OF AGREEMENT

25.1 This Agreement shall remain in full force and effect up to and including June 30, 2021. Each party will notify the other in writing no later than March 15th of each year of its request to modify, amend, or terminate the Agreement.

For the 2019/20 school year, each party may open up to two (2) articles for negotiations in addition to Article 6, Salaries and Article 7, Bargaining Unit Member Fringe Benefits, for a total of six (6) articles.

For the 2020/21 school year, each party may open up to two (2) articles for negotiations in addition to Article 6, Salaries and Article 7, Bargaining Unit Member Fringe Benefits, for a total of six (6) articles.

DATED 8th DAY OF NOVEMBER 2018

FOR: California School Employees Assoc	iation	FOR: Murrieta Valley Unified School District
Anna Leos Acting President, Murrieta Valley, Chapter	223	Darren Daniel Assistant Superintendent, Human Resources
Dale Lyn Cabrera Murrieta Valley, Chapter 223		Stacy Coleman Assistant Superintendent, Business Services
Cindy Green Murrieta Valley, Chapter 223		Leigh Lockwood Director, Human Resources
Ruth Griffith Murrieta Valley, Chapter 223		Bill Olien Assistant Superintendent, Facilities
Freddie Musquiz Murrieta Valley, Chapter 223		Rob Lurkins Principal, Murrieta Elementary School
Cindy Vinson Murrieta Valley, Chapter 223		Tom Patane Principal, Dorothy McElhinney Middle School
Wendy Lamb CSEA, Labor Relations Representative		Susan Carlson Coordinator, Classified Personnel
		Jill Lancaster Director, Nutrition Services

and

CSEA and It's MURRIETA VALLEY CHAPTER #223

APPENDICES

to the 7/1/2018 - 6/30/2021 Labor Agreement

Work Year	Position Title	Range			
770111 1041	ACCOUNTING	110.1190			
12	Account Clerk II	26			
12	Account Technician	30			
12	Accounting Specialist	38			
210	Attendance Clerk (EL)	25			
200	Attendance Clerk (MS/HS)	25			
215	Bookkeeper I	25			
215	Bookkeeper II	27			
12	Bookkeeper III (HS)	30			
12	Instructional Materials Technician	32			
12	Nutrition Services Account Specialist	38			
12	Payroll Technician	36			
	CLERICAL SUPPORT	1			
12	Administrative Clerk	25			
210	Guidance Technician	29			
200/varied	Office Clerk I	17			
varied	Office Clerk II	20			
varied	Office Clerk III	23			
12	Personnel Clerk I	23			
12	Personnel Technician	31			
12	Purchasing Clerk	23			
12	Eligibility Technician	30			
12	Purchasing Technician	30			
12	Absence Management System Tech	31			
12	Receptionist (DSC)	20			
205	Receptionist (School)	20			
12	Risk Mgmt/Benefits Specialist	42			
212	School Secretary Elementary	30			
215	School Secretary Middle	31			
220	School Secretary High	32			
220	School Secretary Alternative Ed	32			
215	Secretary I	24			
220 or 12	Secretary II	30			
220 or 12	Secretary III	33			
12	Special Education Clerk II	30			
12	Special Education Technician	31			
12	Special Education Clerk III	32			
210	Student Support Liaison	36 40			
	12 Student Info Systems Technician12 Data System Analyst				
12	47				
	NUTRITION SERVICES				
182	Nutrition Worker I	7			
185	Nutrition Worker II	15			
185	Nutrition Worker III	23			
185	Nutrition Worker IV	25			
185	Receipts Processor	17			

Work Year	Position Title	Range			
INSTRUCTIONAL SUPPORT					
182	Bilingual Instructional Assistant	14			
182	Instructional Assistant I	11			
182	Instructional Assistant II	14			
182	Paraprofessional	24			
182	D.I.S. Aide I (Sp Ed Pool)	15			
182	D.I.S. Aide II (Sp Ed Pool)	17			
220	Lead Related Services Aide	28			
182	Special Education Assistant I	15			
182	Special Education Assistant II	17			
182	Special Education Job Developer	19			
200	Library/Media Technician I	20			
200	Library/Media Technician II	22			
200	·				
	FAMILY SERVICES				
182 or 245	Child Care Worker I	7			
182 or 245	Child Care Worker II	9			
182	Child Development Assistant	14			
185	SEED Worker I	8			
185	SEED Worker II	9			
185	185 SEED Worker III				

STUDENT SERVICES			
210	Athletic Trainer (7hr)	45	
182	Cafeteria/Playground Supervisor	7	
182	Campus Security (HS)	25	
182	Campus Supervisor (MS)	20	
185	Certified Occupational Therapist Asst (7hr)	43	
182	Crossing Guard	6	
200	Health Technician	28	
12	Locker Room Attendant	21	
185	Speech-Language Pathology Asst. (7hr)	43	

T	TRANSPORTATION DEPARTMENT				
185	School Bus Driver	27			
185	Cover Driver	28			
12	Dispatcher	32			
12	12 Driver Instructor				
12	Mechanic I	36			
12	Mechanic II	39			
12	Lead Mechanic	47			

Murrieta Valley Unified School District Job Classification Title and Range Effective February 26, 2020

APPENDIX A Updated 02/26/2020 me

Work Year	Position Title	Range						
	GROUNDS & IRRIGATION DEPT							
12	12 Groundskeeper I 23							
12	Groundskeeper II	26						
12	Groundskeeper III	29						
12	Senior Groundskeeper	38						
12	Irrigation Worker I	26						
12	12 Irrigation Worker II							
12	41							
12	Integrated Pest Mgmt Worker	26						
12	Senior Integrated Pest Mgmt	38						
	MAINTENANCE DEPARTMENT							
12	12 Maintenance Worker I							

	MAINTENANCE DEPARTMENT			
12	Maintenance Worker I	26		
12	Maintenance Worker III	32		
12	Skilled Maintenance Worker I	35		
12	Skilled Maintenance Worker III	41		
12	Electrician	41		
12	HVAC/R Technician	41		
12	Locksmith	41		
12	Plumber	41		
12	Crew Leader, Maintenance	47		

OPERATIONS & WAREHOUSE							
12	12 Custodian						
12	Lead Custodian (EL/MS)	26					
12	12 Head Custodian (HS)						
12	Crew Leader, Custodial	41					
12 Warehouse Technician & Delivery							

TECHNOLOGY SUPPORT				
12	Building Plans & Records Specialist	47		
12	Computer Support Tech I	37		
12	Computer Support Tech II	40		
12	Crew Leader, Technology	47		
12	Infrastructure Analyst	44		
12	Infrastructure Specialist	43		
12	Technology Support Technician	39		
12	Field Support Technician	37		
12	Application Support Specialist	34		
205	Theater Operations Technician	30		

	OTHER SERVICES	
12	District Security Patrol	25

Work Year	Position Title	Range			
	INACTIVE JOB TITLES				
12	Account Clerk I	23			
12	Benefits Specialist	33			
12	Budget Development Specialist	41			
12	Child Welfare & Attendence Tech	27			
12	Computer-Aided Drawing I	35			
12	Computer-Aided Drawing II	45			
12	Computer Support Tech III	42			
182	Categorically-Funded Aide I	11			
182	Categorically-Funded Aide II	14			
185 or 12	Child Development Teacher	27			
12	Custodian I	21			
12	Custodian II	23			
12	Custodian III	25			
12	Delivery Driver	20			
182	D.IS. Interpreter	42			
12	Facilities Planning & Dev. Spec.	38			
12	Groundskeeper III - Specialist	31			
12	Groundskeeper IV	33			
12	Irrigation Worker III	32			
220	Lead Transportation	30			
12 or 220	Lead Child Care Worker	32			
182	Licensed Vocational Nurse	42			
12	Maintenance Worker II	29			
12	Network Analyst	42			
185	Office Services Assistant	6			
12	Operations Technician	30			
182	Paraprofessional - Title I	16			
185	Parent Center Assistant	14			
12	Parent Education Specialist	32			
12	Personnel Clerk II	26			
12	Reprographics Technician	26			
220 or 215	Registrar	22			
12	Reprographics Clerk	20			
12	Risk Management Specialist	40			
12	School Readiness Developer	32			
12	Senior Irrigation Worker	38			
12	Senior Personnel Technician	38			
12	Senior Operations	38			
12	Senior Child Care Worker	38			
12					
12 Shipping/Receiving Clerk		26			
12	12 Skilled Maintenance Worker II				
220 or 12	12 Special Education Clerk I				
200	200 Technology Assistant I				
200	Technology Assistant II	30			
12	Transportation Specialist	32			
12	Utility Worker	6			
12	Warehouseperson	26			

CLASSIFIED HOURLY SALARY SCHEDULE EFFECTIVE July 1, 2019 PERS Classic Member 3.5% Increase

APPENDIX B-1

Board Appr 1/16/2020

C06

	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6*	STEP 7*	STEP 8*	STEP 9*	STEP
	1ST	2ND	3RD	4TH	5TH	8TH	12TH	16TH		10* 24th
Daw									20TH	
Row	YEAR	YEAR	YEAR	YEAR	YEAR	YEAR	YEAR	YEAR	YEAR	YEAR
1	12.380	12.999	13.649	14.331	15.048	15.800	16.590	17.419	18.290	19.205
2	12.594	13.224	13.885	14.579	15.308		16.877 17.174	17.721	18.607	19.537
3	12.815	13.456	14.129	14.835	15.577	16.356		18.033	18.934	19.881
<u>4</u> 5	13.039	13.691	14.375	15.094	15.849	16.641	17.473	18.347	19.264	20.228
6	13.270	13.933	14.630	15.361	16.129	16.936	17.783	18.672	19.605 19.945	20.586
7	13.500	14.174	14.883	15.627	16.409	17.229	18.091	18.995		20.942
	13.737	14.423	15.145	15.902	16.697	17.532	18.408	19.329	20.295	21.310
8	13.976	14.674	15.408	16.179	16.987	17.837	18.729	19.665	20.648	21.681
9	14.222	14.933	15.680	16.464	17.287	18.151	19.059	20.012	21.012	22.063
10	14.470	15.194	15.954	16.751	17.589	18.468	19.392	20.361	21.379	22.448
11	14.724	15.460	16.233	17.045	17.897	18.792	19.731	20.718	21.754	22.842
12	14.981	15.730	16.516	17.342	18.209	19.119	20.075	21.079	22.133	23.240
13	15.242	16.005	16.805	17.645	18.527	19.454	20.426	21.448		23.646
14	15.508	16.284	17.098	17.953	18.851	19.793	20.783	21.822	22.913	24.059
15	15.780	16.569	17.397	18.267	19.180	20.139	21.146	22.203	23.314	24.479
16	16.057	16.860	17.703	18.588	19.517	20.493	21.518	22.594	23.723	24.910
17	16.339	17.155	18.013	18.914	19.860	20.853	21.895	22.990	24.139	25.346
18	16.625	17.456	18.329	19.246	20.208	21.218	22.279	23.393	24.563	25.791
19	16.914	17.760	18.648	19.580	20.559	21.587	22.666	23.800	24.990	26.239
20	17.213	18.074	18.977	19.926	20.923	21.969	23.067	24.221	25.432	26.703
21	17.511	18.387	19.306	20.271	21.285	22.349	23.467	24.640	25.872	27.166
22	17.819	18.709	19.645	20.627	21.659	22.741	23.879	25.073	26.326	27.642
23	18.129	19.036	19.987	20.987	22.036	23.138	24.295	25.509	26.785	28.124
24	18.448	19.370	20.339	21.356	22.423	23.545	24.722	25.958	27.256	28.619
25	18.771	19.709	20.695	21.730	22.816	23.957	25.155	26.412	27.733	29.120
26	19.099	20.054	21.056	22.109	23.215	24.376	25.594	26.874	28.218	29.629
27	19.430	20.402	21.422	22.493	23.617	24.798	26.038	27.340	28.707 29.212	30.142
28	19.772	20.760	21.798	22.888	24.033	25.234	26.496	27.821		30.672
29	20.119	21.125	22.182	23.291	24.455	25.678	26.962	28.310	29.725	31.212
30 31	20.471	21.495	22.570	23.698	24.883	26.127	27.433	28.805	30.245	31.758
32	20.829	21.871 22.254	22.964	24.113	25.318	26.584	27.913 28.403	29.309	30.774	32.313
	21.195		23.367	24.536	25.762	27.050		29.823	31.314 31.865	32.880
33	21.567	22.646	23.778	24.967 25.402	26.215 26.672	27.526	28.902 29.406	30.347	32.420	33.458
	21.943	23.040	24.192			28.005		30.876		34.041
35		23.443		25.846	27.139			31.416		34.637
36 37	22.716 23.114	23.852	25.045 25.483	26.297	27.612 28.095	28.992	30.442	31.964	33.562	35.240
		24.269		26.757				32.523	34.149	35.857
38	23.521	24.697	25.932	27.229	28.590			33.097	34.752	36.489
39	23.931	25.128	26.384	27.703	29.089			33.674	35.357	37.125
40	24.349	25.567	26.845	28.187	29.597	31.077	32.631	34.262	35.975	37.774
41	24.776	26.015		28.681	30.115		33.202	34.862	36.605	38.435
42	25.211	26.471	27.795	29.184	30.644	32.176		35.474	37.247	39.110
43	25.654	26.936	28.283	29.697	31.182		34.378	36.097	37.902	39.797
44 45	26.102 26.558	27.407	28.777	30.216	31.727	33.313	34.979	36.728 37.370		40.492
		27.886	29.280	30.744	32.282	33.896			39.238	41.200
46	27.025	28.376		31.285	32.849		36.216	38.027	39.928	41.924
47	27.496	28.871	30.314	31.830	33.421	35.092	36.847	38.689	40.624	42.655

^{*}Initial Placement: The District may grant up to four years experience for new hires for initial placement of Step 1 through 5

C06

CLASSIFIED MONTHLY SALARY SCHEDULE EFFECTIVE 7/1/19

APPENDIX B-2

PERS CLASSIC MEMBER 3.5 INCREASE Board Appr 1/16/2020
| STEP 1 | STEP 2 | STEP 3 | STEP 4 | STEP 5 | STEP 6* | STEP 7* | STEP 8* | STEP 9* | STEP 10* |

C05

	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5		STEP 7*			STEP 10*
_	1ST	2ND	3RD	4TH	5TH	8TH	12TH	16TH	20TH	24th
Row	YEAR									
1	2,145.67			2,483.88			,	3,019.17		,
2	2,183.22		2,407.00			2,786.40		3,072.01		
3	2,221.42		2,449.12			2,835.16				
4	2,260.28		2,491.96							
5	2,299.85		2,535.59							
				·	-	-	-	-	-	3,630.24
7		-	2,625.13		-					-
			2,671.03							
			2,717.80							
			2,765.31							
			2,813.74							
			2,862.99							
										4,099.00
										4,170.74
										4,243.73
	2,783.42									4,317.99
17	2,832.13		3,122.43							
18						-				4,470.46
19			3,232.66							
						3,807.68				
										4,709.28
										4,791.65
23			3,464.97		3,820.13		4,211.69			
24			3,525.60							
25			3,587.29							
			3,650.07							
27										5,225.94
28			3,778.96							
29										5,410.39
				-					-	5,505.09
31			3,980.84							
			4,050.51							
										5,799.18
		-	4,193.50		-					-
			4,266.89							
										6,109.05
37		4,207.17		4,638.40				5,638.01		
38			4,494.85			5,203.35		5,736.69		
39	4,148.33	4,355.75						5,837.12		
40	4,220.89			4,886.20		5,387.04		5,939.21	6,236.17	
41	4,294.75	4,509.49		4,971.71	5,220.30		5,755.38			
42	4,369.93		4,817.84	5,058.73	-				6,456.37	
43		4,668.71	4,902.15	5,147.25				6,256.52	-	-
44		4,750.41	4,987.93	5,237.33					6,684.31	
45		•		5,328.96		5,875.18				
			5,164.05	5,422.25				6,590.78		
47		5,004.19	5,254.40	5,517.12	5,792.98	6,082.62		6,706.09		7,393.47

^{*}Initial Placement: The District may grant up to four years experience for new hires for initial placement of Step 1 through 5

C05

CLASSIFIED HOURLY SALARY SCHEDULE EFFECTIVE July 1, 2019 PERS New Member 3.5% Increase

APPENDIX B-3

Board Appr 1/16/2020

	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6*	STEP 7*	STEP 8*	STEP 9*	STEP
	1ST	2ND		4TH						10* 24th
Dow			3RD		5TH	8TH	12TH	16TH	20TH	
Row	YEAR	YEAR	YEAR	YEAR	YEAR	YEAR	YEAR	YEAR	YEAR	YEAR
1	12.264	12.877	13.521	14.197	14.907	15.652	16.435	17.256	18.119	19.025
2	12.477	13.101	13.756	14.444	15.166		16.720	17.556	18.434	19.356
3	12.695	13.330	13.997	14.696	15.431		17.013	17.864	18.757	19.695
4	12.918	13.564	14.242	14.954	15.702	16.487	17.311	18.177	19.086	20.040
5	13.147	13.804	14.494	15.219	15.980		17.618	18.499	19.423	20.395
6 7	13.372	14.041	14.743	15.480	16.254		17.920	18.816	19.757	20.745
8	13.608	14.289	15.003	15.753	16.541	17.368	18.236	19.148	20.105	21.111
	13.844	14.536	15.263	16.026	16.828		18.552	19.480	20.454	21.477
9	14.089	14.794	15.534	16.310	17.126		18.881	19.825	20.817	21.857
10	14.336	15.053	15.805	16.595	17.425		19.211	20.172	21.180	22.240
11	14.586	15.316	16.081	16.885	17.730		19.547	20.524	21.551	22.628
12	14.842	15.584	16.363	17.181	18.040		19.890	20.884	21.928	23.025
13	15.100	15.855	16.647	17.480	18.354		20.235	21.247	22.309	23.424
14	15.365	16.133	16.939	17.786	18.676		20.590	21.619	22.700	23.835
15	15.633	16.414	17.235	18.097	19.002	19.952	20.949	21.997	23.097	24.251
16	15.907	16.702	17.537	18.414	19.335		21.317	22.383	23.502	24.677
17	16.186	16.996	17.845	18.738	19.675		21.691	22.776	23.915	25.110
18	16.470	17.293 17.593	18.158	19.066	20.019		22.071	23.175	24.334	25.550
19	16.756		18.473	19.397	20.367	21.385	22.454	23.577	24.756	25.993
20	17.052	17.904	18.799	19.739	20.726		22.851	23.993	25.193	26.453
21	17.349	18.216	19.127	20.083	21.087	22.142	23.249	24.411	25.632	26.913
22	17.652	18.535	19.461	20.434	21.456		23.655	24.838	26.080	27.384
23	17.958	18.856	19.799	20.789	21.828		24.066	25.269	26.533	27.859
24	18.275	19.189	20.148	21.156	22.213	23.324	24.490	25.715	27.000	28.351
25	18.597	19.527	20.503	21.528	22.605		24.922	26.168	27.476	28.850
26	18.920	19.866	20.859	21.902	22.997	24.147	25.354	26.622	27.953	29.351
27 28	19.249	20.211	21.222	22.283	23.397	24.567	25.795	27.085	28.439	29.861
	19.589	20.569	21.597	22.677	23.811	25.002	26.252	27.564	28.943	30.390
29	19.933	20.930	21.976	23.075	24.229	25.440	26.712	28.048	29.450	30.923
30 31	20.281	21.295	22.360	23.478 23.887	24.651	25.884	27.178	28.537	29.964	31.462
	20.635	21.667 22.047	22.750		25.082	26.336	27.653	29.035	30.487	32.011
32	20.997		23.149	24.307	25.522	26.798	28.138	29.545	31.022	32.573
33	21.366 21.738	22.434	23.555	24.733	25.970		28.632 29.131	30.063	31.567 32.117	33.145 33.723
34		22.825	23.966	25.165	26.423			30.588		
35								31.124		34.314
36	22.503	23.628						31.664	33.247	34.909
37	22.899	24.044	25.247	26.509				32.222	33.833	35.524
38	23.302	24.467	25.690					32.788		36.149
39	23.708	24.893	26.138					33.359		36.778
40	24.122	25.328	26.594		29.320			33.942	35.639	37.421
41	24.543	25.770			29.832			34.534	36.261	38.074
42	24.976	26.224	27.536		30.358			35.143		38.745
43		26.686			30.893		34.059	35.762		39.428
44	25.859		28.510					36.387	38.206	40.117
45		27.626						37.022		40.817
46 47		28.110			32.541					41.531
	27.240							38.330		42.258

^{*}Initial Placement: The District may grant up to four years experience for new hires for initial placement of Step 1 through 5

N06

N06

CLASSIFIED MONTHLY SALARY SCHEDULE EFFECTIVE 7/1/19

APPENDIX B-4

PERS NEW MEMBER 3.5% INCREASE Board Appr 1/16/2020
| STEP 1 | STEP 2 | STEP 3 | STEP 4 | STEP 5 | STEP 6* | STEP 7* | STEP 8* | STEP 9* | STEP 10* |

N05

N05

	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5		STEP 7*	STEP 8*		STEP 10*
	1ST	2ND	3RD	4TH	5TH	8TH	12TH	16TH	20TH	24th
Row	YEAR									
	2,125.63			2,460.68				2,990.98		
2			2,384.53			2,760.39				3,355.27
3			2,426.25				2,949.12			
4			2,468.72			2,857.85	-		-	3,473.74
5			2,511.91							3,534.51
6	-	-	2,555.88	-	-	-	-		-	3,596.37
7										3,659.35
										3,723.36
										3,788.52
										3,854.77
	2,528.33									
										3,990.91
										4,060.77
14										4,131.80
										4,204.15
	2,757.44					3,519.27				4,277.69
17	,		3,093.28							4,352.56
18										4,428.73
19										4,506.25
20										4,585.07
21										4,665.34
22										4,746.95
23			3,432.62							4,830.04
24										4,914.56
25										5,000.57
26										5,088.06
27										5,177.16
28										5,267.78
29	-	-	3,809.18	-	-	-	-		-	5,359.90
										5,453.71
31		-	-	-	-	-	-		-	5,549.17
		-	-	-				-	-	5,646.28
										5,745.07
										5,845.58
	3,834.09									
										6,052.03
37	3,969.44		4,376.31		4,824.88			5,585.40		
38			4,452.92	4,675.57				5,683.18		
39		4,315.09		4,757.39			5,507.27			
40	4,181.51	4,390.59		4,840.62					6,178.00	
41		4,467.40	-	4,925.31	-		5,701.66			
42		4,545.58	-	5,011.50	-				6,396.09	
43				5,099.22		-	-		-	-
44		4,706.07	4,941.38	5,188.45		5,720.26				
45			5,027.84	5,279.23					6,737.78	
46		4,872.23		5,371.63		5,922.22	6,218.33			
47	4,721.42	4,957.49	5,205.37	5,465.64	5,738.92	6,025.86	6,327.16	6,643.51	6,975.69	7,324.47

^{*}Initial Placement: The District may grant up to four years experience for new hires for initial placement of Step 1 through 5

CLASSIFIED HOURLY SALARY SCHEDULE EFFECTIVE 7/1/19

APPENDIX B-5

Non PERS / STRS 3.5% Increase Board Appr 1/16/2020

| STEP 1 | STEP 2 | STEP 3 | STEP 4 | STEP 5 | STEP 6* | STEP 7* | STEP 8* | STEP 9* | STEP |

106

	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6*		STEP 8*	STEP 9*	STEP
_	1ST	2ND	3RD	4TH	5TH	8TH YEAR	12TH	16TH	20TH	10* 24th
Row	YEAR	YEAR	YEAR	YEAR	YEAR		YEAR	YEAR	YEAR	YEAR
1 2	12.130 12.341	12.737 12.958	13.374 13.606	14.042 14.287	14.744 15.001		16.256 16.539	17.068 17.366	17.922 18.234	18.818 19.145
3	12.558	13.186	13.845	14.537	15.264		16.828	17.670	18.553	19.143
4	12.776	13.415	14.086	14.790	15.529		17.121	17.070	18.876	19.401
5				15.055						20.175
6	13.005 13.228	13.655	14.338	15.033	15.807 16.079		17.428 17.727	18.299	19.214	
7	13.460	13.890	14.584	15.582			18.038	18.614	19.544	20.521
8	13.400	14.133 14.380	14.840	15.854	16.361 16.647		18.353	18.940 19.270	19.887 20.234	20.881
9	13.937	14.634	15.099 15.366	16.134	16.941		18.677	19.270	20.234	21.246 21.621
10	14.180	14.888		16.134	17.235		19.002	19.952	20.950	21.021
11	14.180	15.150	15.633 15.908	16.703				20.303	21.318	22.384
12	14.429	15.130	16.186	16.703	17.538 17.845		19.336 19.675	20.658	21.691	22.776
13	14.935	15.410		17.289						
14	15.198	15.062	16.466 16.756	17.289	18.154 18.473		20.014	21.015 21.385	22.066 22.454	23.169 23.577
15	15.196	16.237	17.049	17.901	18.797		20.723	21.759	22.434	23.990
16		16.522	17.049	18.215	19.126		21.087	22.141	23.248	24.410
17	15.735 16.011		17.653	18.535				22.141		24.410
18	16.292	16.812 17.107			19.462	20.435	21.457 21.833	22.924	23.656	25.274
			17.962	18.860	19.803				24.488	
19	16.574	17.403	18.273	19.187	20.146		22.211	23.322		25.712
20	16.867	17.711	18.596	19.526			22.604	23.734	24.921	26.167
21	17.159	18.017	18.918	19.864	20.857		22.995	24.145	25.352	26.620
22	17.461	18.335	19.251	20.214	21.225		23.400	24.570	25.799	27.088
23	17.764	18.652	19.584	20.564	21.592		23.805	24.995	26.245	27.557
24	18.077	18.981	19.930	20.927	21.973		24.225	25.437	26.708	28.044
25	18.395	19.315	20.281	21.295	22.359		24.651	25.884	27.178	28.537
26 27	18.715	19.651	20.633	21.665	22.748		25.080	26.334	27.650	29.033
	19.041	19.993	20.993	22.042	23.144		25.517	26.792	28.132	29.539
28	19.377	20.346	21.363	22.432	23.553	24.731	25.967	27.266	28.629	30.061
29	19.717	20.703	21.738	22.825	23.966	25.164	26.422	27.743	29.131	30.587
30	20.059	21.062	22.115	23.221	24.382	25.601	26.881	28.225	29.637	31.119
31	20.410	21.431	22.502	23.627	24.809		27.352	28.719	30.155	31.663
32 33	20.770 21.135	21.809 22.191	22.899	24.044	25.247		27.834	29.226 29.739	30.687 31.226	32.222 32.787
34	21.133	22.191	23.301	24.466 24.893	25.689 26.137	26.974 27.444	28.323		31.770	33.358
35	21.879	22.973		25.328	26.594		28.816 29.320	30.257 30.786		
36	22.260			25.768	27.057			31.322		
37	22.650			26.220						
		23.782			27.531			31.871		
38 39	23.047	24.200 24.622	25.410 25.854	26.680	28.014		30.886 31.425	32.430		35.754
40	23.450			27.146 27.623	28.504			32.996 33.576		
	23.862 24.279	25.055 25.493			29.004			33.576		37.018 37.665
41 42	24.279			28.106	29.511		32.536	34.163 34.763		38.326
42	25.139	25.941	27.238 27.716	28.600 29.102	30.030		33.108	35.373		
		26.396			30.557		33.689			38.999
44 45	25.578	26.857	28.200	29.610	31.090		34.277	35.991 36.620	37.790 38.451	39.680 40.373
46	26.025 26.483	27.326		30.127 30.657	31.634			37.264	38.451	
-		27.807	29.197		32.190					41.083
47	26.944	28.291	29.706	31.191	32.751	34.388	36.108	37.913	39.809	41.799

^{*}Initial Placement: The District may grant up to four years experience for new hires for initial placement of Step 1 through 5

106

CLASSIFIED MONTHLY SALARY SCHEDULE EFFECTIVE 7/1/19

APPENDIX B-6

NON PERS/STRS 3.5% INCREASE Board Appr 1/16/2020

105

105

Row	STEP 1 1ST YEAR	STEP 2 2ND YEAR	STEP 3 3RD YEAR	STEP 4 4TH YEAR	STEP 5 5TH YEAR	STEP 6* 8TH YEAR	STEP 7* 12TH YEAR	STEP 8* 16TH YEAR	STEP 9* 20TH YEAR	STEP 10* 24th YEAR
1	2,102.60	2,207.73	2,318.12	2,434.03	2,555.73		2,817.69		3,106.50	
2	2,139.41	-	2,358.70	·	-	2,730.49				3,318.92
3	2,176.83	2,285.67		2,519.96	2,645.95			3,063.02		
4	2,214.94	2,325.69		2,564.07	2,692.28			3,116.64		
5			2,484.71	2,608.94				3,171.19		
6			2,528.19	-				3,226.69		
7			2,572.46					3,283.18		
8		-	2,617.46	·				3,340.62		
9	-	2,536.43		2,796.42		3,083.05		3,399.06		
10	2,457.91	2,580.80	2,709.84	·		3,136.98		3,458.52		
11	2,500.94	-	-	2,895.15	-	3,191.91	-	-	-	3,879.78
12	2,544.70	2,671.94	2,805.53	2,945.81	3,093.10	3,247.76	3,410.15	3,580.65	3,759.68	3,947.67
13	2,589.24	-	2,854.64	·	-	-	3,469.83	-	-	-
14	2,634.55	2,766.28	2,904.59	3,049.82	3,202.31	3,362.43	3,530.55	3,707.08	3,892.43	4,087.05
15	2,680.66	2,814.69	2,955.43	3,103.20	3,258.36	3,421.28	3,592.34	3,771.96	3,960.56	4,158.58
16	2,727.57	2,863.94	3,007.14	3,157.50	3,315.37	3,481.14	3,655.20	3,837.96	4,029.86	4,231.35
17	2,775.30	2,914.07	3,059.77	3,212.76	3,373.40	3,542.07	3,719.17	3,905.13	4,100.38	4,305.40
18	2,823.87	2,965.07	3,113.32	3,268.99	3,432.44	3,604.06	3,784.26	3,973.47	4,172.15	4,380.75
19	2,873.28	3,016.95	3,167.80	3,326.19	3,492.49	3,667.12	3,850.48	4,043.00	4,245.15	4,457.41
20	2,923.54	3,069.72	3,223.21	3,384.37	3,553.59	3,731.27	3,917.83	4,113.72	4,319.41	4,535.38
21	2,974.75	3,123.48	3,279.66	3,443.64	3,615.82	3,796.61	3,986.44	4,185.77	4,395.05	4,614.81
22	3,026.77	3,178.11	3,337.02	3,503.87	3,679.06	3,863.02	4,056.17	4,258.98	4,471.92	4,695.52
23	3,079.77	3,233.76	3,395.44	3,565.21	3,743.48	3,930.65	4,127.18	4,333.54	4,550.22	4,777.73
24	3,133.64	3,290.32	3,454.84	3,627.58	3,808.96	3,999.40	4,199.38	4,409.34	4,629.81	4,861.30
25	3,188.49	3,347.92	3,515.31	3,691.08	3,875.63	4,069.42	4,272.89	4,486.53	4,710.86	4,946.40
26	3,244.28	3,406.49	3,576.82	3,755.66	3,943.44	4,140.61	4,347.65	4,565.03	4,793.28	5,032.94
27	3,301.09	3,466.15	3,639.45	3,821.43	4,012.50	4,213.12	4,423.78	4,644.97	4,877.22	5,121.08
28	3,358.86	3,526.81	3,703.15	3,888.31	4,082.72	4,286.86	4,501.20	4,726.26	4,962.57	5,210.70
29	3,417.61	3,588.49	3,767.92	3,956.31	4,154.13	4,361.83	4,579.93	4,808.92	5,049.37	5,301.84
30	3,477.42	3,651.30	3,833.86	4,025.55	4,226.83	4,438.17	4,660.08	4,893.08	5,137.74	5,394.63
31			3,900.97			4,515.86	4,741.65	4,978.73	5,227.67	5,489.05
32			3,969.23							5,585.10
33			4,038.69	-			4,909.05			
34		3,913.67		4,314.82			4,994.94			
35	3,792.53		4,181.26				5,082.35			5,883.46
36				4,467.19		4,925.07				
37	3,926.43			4,545.33	4,772.60	-	-		-	-
38	3,995.18		4,404.69	4,624.92	4,856.17	5,098.98			5,902.70	
39	4,065.08		-	4,705.83	4,941.13	-		-	6,005.97	6,306.27
40		4,343.01	4,560.16	4,788.17	5,027.58					
41	4,208.58		4,639.96	4,871.96	5,115.55					
42	4,282.24	4,496.35		4,957.23	5,205.09		5,738.61		6,326.82	6,643.16
43	4,357.17	4,575.03		5,043.97	5,296.17	5,560.98			6,437.53	
44	4,433.42	4,655.09		5,132.24	5,388.85	5,658.30		6,238.27	6,550.18	
45	4,510.99			5,222.03	5,483.13	5,757.29	6,045.15	6,347.41	6,664.78	,
46	4,589.96	4,819.45	5,060.43	5,313.45	5,579.12	5,858.08			6,781.46	
47	4,670.26	4,903.77	5,148.96	5,406.41	5,676.73	5,960.57	6,258.60	6,571.53	6,900.10	7,245.11

^{*}Initial Placement: The District may grant up to four years experience for new hires for initial placement of Step 1 through 5

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT C L A S S I F I E D PROFESSIONAL GROWTH AWARD PROGRAM

Professional Growth is the continuous, purposeful engagement in study and related activities designed to retain and extend the high standards of the educational classified employees. The Professional Growth Award Program is an award type program offering a means by which an employee can be compensated or rewarded for voluntarily improving his value to himself and to his district.

In light of their impact upon the lives of the students and the possibility of service to their community, opportunities for the classified staff should be rich and varied. It is hoped that educational programs shall be done cooperatively by administration and employees.

Professional growth is being developed if:

- 1. The experience reflects increased knowledge, understanding, and skills in the participant's regular assignment;
- 2. The experience provides background material for the activity in which engaged;
- 3. The experience promotes personal development which increases the ability of the individual to respond to the needs of others; or
- 4. The experience assists in fields closely related to the activity in which engaged.

Professional growth may be achieved through participation in the following general categories:

- College courses
- 2. District approved Adult Education
- 3. District approved trade schools or professional schools

Professional growth is a joint enterprise between the district and the individual employee and should be planned together in order to assure maximum gain for both the participant and the district.

CRITERIA

- 1. The following criteria are proposed in connection with courses taken by employees at a college, trade or professional school, adult school, conferences, or workshops:
 - a. The subject matter of the course should relate directly to the activity in which the employee is currently occupied; or
 - b. The subject matter of the course should meet the requirements of the position for which the employee is training; or
 - c. The course must be mutually acceptable to both the Professional Growth Review Committee and an administrator.
 - d. A certificate of satisfactory completion of a course shall be accepted for credit.
 - e. A verified report of attendance and conference proceedings must be submitted for credit.
- 2. The following restrictions are recommended:
 - a. No one shall receive credit for activities engaged in during the working day, or being paid for other services unless approved in advance by an administrator.
 - b. No credit/points will be awarded if the District participates in fifty percent (50%) or more of any expense, including mileage.
 - c. If offered, the employee shall be allowed to choose between District aid for participation in an activity or credit/points toward a Growth Award, if the distinction is practical.

- d. An employee, for one time only, may be eligible to receive two points for past courses, if such study has taken place no longer than one year previous to employment or has occurred since date of employment, whichever period of time is longer.
- e. If an employee has not achieved enough points during one year to receive a Growth Award, said accumulation of points may be transferred toward the Growth Award during any subsequent year of active employment.

PROCEDURE

- 1. A declaration of intent shall be filed with the Personnel Office within a reasonable time prior to attendance or commencement of a class or activity.
- 2. The administration and the Professional Growth Review Committee shall accept or reject the intended course of study or activity within a reasonable time before the beginning date of course of study or activity.
- 3. Upon completion of course of study or activity, the employee shall submit a Request for Credit Form and the required verification and certificates to the Personnel Office.
- 4. If an intended course of study is disapproved by either the administrator or the Professional Growth Review Committee, a decision must be reached by the two parties.
- 5. If an intended course of study is disapproved by both the administrator and the Professional Growth Review Committee, the applying employee may request a meeting with the Professional Growth Review Committee for a final review.

PROFESSIONAL GROWTH AWARD REVIEW COMMITTEE, CLASSIFIED

It is proposed that upon the acceptance of a Professional Growth Award Program in the Murrieta Valley Unified School District, a committee be formed. This standing committee will be referred to as the "PGRC".

Election and Composition

- Committee members shall be elected by the CSEA membership at their regular meeting in May of each year.
- 2. The committee shall be composed of no less than two members of CSEA who do not have the same job classification, and one administrator. If the administrator is not able to be a member of the standing committee, the committee shall be composed of no less than three members of the classified staff. This committee will then send all recommendations on the administrator.
- 3. Committee members will serve for one year, from July 1 through June 30.

Duties and Responsibilities

- 1. A set of guidelines shall be developed and maintained over a period of time, setting forth a consistent criteria for the administration of points.
- 2. The PGRC shall be responsible for maintaining an up-to-date portfolio for each participating employee.
- 3. The PGRC shall, on or before December 31 of each year, submit to the general membership a complete listing of points earned by each employee in the current school year.
- 4. The PGRC shall, on or before May 31 of each year, submit to the general membership and the payroll a complete listing of points earned by each employee, for the current school year, and certify the awarding of a stipend for each employee.

Stipend

- The minimum number of points needed during the course of one school year to earn a stipend is five.
- 2. Bonus and/or Increment:

- a. Upon successful completion of the requisite number of points, those employees between one and five years of service shall be eligible to receive a yearly bonus of \$200.00 (Bonus means an award of a stipend which is added to the employee's income only during the year of the award.)
- b. To be eligible for an increment, an employee shall have qualified for two bonuses.
- c. Upon successful completion of the requisite number of points, those employees who have completed five years of service shall be eligible to receive a yearly stipend of \$175.00 as an increment (Increment means the stipend is to be added every year, inclusive, after the award is earned.)
- d. The increment shall become a permanent part of the employee's salary. Only four increments may be earned by any employee, for a total of \$1,050.

Disbursement:

- a. Bonuses shall be paid on or before July 1st of each year, in one lump sum.
- b. Increments shall become a permanent part of the employee's salary, for the following year, and shall be paid at the same time as bonuses.

THE POINT SYSTEM

College, Trade or Professional Schools:

One semester hour of credit (one unit) 1 point

Adult Education Classes

One semester's attendance (any count of units) 1 point minimum

Workshops and Conventions:

Four hours attendance 1/2 point

(limit of 2-1/2 points per year in this category)

appendix-c/csea/henry

CSEA PROFESSIONAL GROWTH

Example of Maximum Earnings

This chart is an example of how the CSEA Professsional Growth Award System should be administered. This example is one of an employee who is earning the maximum points and payments.

- > Must earn 2 BONUS Awards before an INCREMENT is added
- > INCREMENTS not awarded until 5 years of service is completed
- > Committee must meet to review the applications
- > Classes must pertain to employment activities

Year	Payment Type	Payment Amount	Points Earned	Points Used			
1	Bonus #1	\$200	5	5			
2	Bonus #2	\$200	5	5			
3	Bonus #3	\$200	\$200 5				
4	Bonus #4	\$200	5	5			
5	Increment #1 (for bonus 1 & 2)	\$175	0	0			
	Increment #2 (for bonus 3 & 4)	\$175	0	0			
	Bonus #5	\$200	5	5			
6	Increment #2	\$350	0	0			
	Bonus #6	\$200	5	5			
7	Increment #3 (for bonus 5 & 6)	\$525	0	0			
	Bonus #7	\$200	5	5			
8	Increment #3	\$525	0	0			
	Bonus #8	\$200	5	5			
9	Increment #4 (for bonus 7 & 8)	\$700	0	0			
	Bonus #9	\$200	5	5			
10	Increment #4	\$700	0	0			
	Bonus #10	\$200	5	5			
11	Increment #4 5 (for bonus 9 &10)	\$875	0	0			
	Bonus #11	\$200	5	5			
12	Increment #4 5	\$875	0	0			
	Bonus #12	\$200	5	5			
13	Increment #6 (for bonus 11 & 12)	\$1,050	0	0			
	Bonus 13	\$200	5	5			
14	Increment #6	\$1,050	0	0			
	Bonus #14	\$200	5	5			
15	Increment #6	\$1,050	0	0			
16	Increment #6	\$1,050	0	0			

APPLICATION FOR CLASSIFIED PROFESSIONAL GROWTH

Please fill in all appropriate blanks

Instructions to Employee - Please type or print:

- 1. Completely fill in Section A. Only one course/workshop per application please. Keep a copy of all documents for your records.
- 2. Send original application with course/workshop description and proof of registration to CSEA Professional Growth Committee (HR).
- 3. As soon as you receive your transcript, grade card, or certificate of completion, send a copy to CSEA PGC (HR) to get credit.
- 4. All materials must be received no later than 5/31 each year to qualify for the current year's Growth Award.

PLEASE REMEMBER TO KEEP A COPY OF EVERYTHING YOU SUMBIT TO THE COMMITTEE.

A.	Name		V	Vork site_			
	Your job title						
	Name of college or organization						
	Course/Workshop Title	Beginning Date	Ending	Date	Course #	Units	Total Hours
			/	/		_/	_/
	Did the District pay for any portion of this ac	-			-	-	
	Did you attend this activity during scheduled	I work hours?	No 🗌 Ye	es ☐ If "Y	es", does no	ot qualify	for credit.
	Employee Signature:				Date: _		
В.							
	ACCEPTANCE OF	COURSE FOR	₹ PROFES	SSIONAL	GROWTH		
	The above activity is approved for	_ points toward	this employ	yee's	(year)	_ Growth	ո Award.
	Disqualified: Comments:				,		
	Assistant Superintendent/Designee:				Date: _		
	Professional Growth Committee:				Date: _		
C.							
O.	VERIFICATION OF C	COURSEWOR	K COMPL	LETED		GRADE	E:
	Upon review of the submitted proof of c	•	activity is ap	pproved fo	r	_ points	toward the
	(year) Disqualified: Comments:						
	Assistant Superintendent/Designee:				Date: _		
	Professional Growth Committee:				Date: _		

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT CLASSIFIED GRIEVANCE FORM

This form will be completed as needed from Step 1 to Step 3, as provided in the MVUSD/CSEA contract, Article 3.0.

"A grievance is a formal written allegation by a grievant that he/she has been adversely affected by a violation of the specific provisions of this agreement." 3.1.1

Step 1. (Summary of i administrator.)	nitial discuss	itial discussion between unit member and supervisorsion, including statement of adverse effect, remedy requested, and response of
		Statement of Grievance clear, concise statement of the grievance, the circumstances involved, the decision conference, and the specific remedy sought.
	Date	Employee's Signature
<u>Decis</u>	ion of Supe	rintendent or designee:
	Date	Superintendent or Designee's Signature
		Caponina ao in Dougnoo a Cignatara
Step 3 or 4.	Date	
	Date	Employee's Signature

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT 2019-20 STUDENT CALENDAR

180 Student Attendance Days (numbered 1-180)

EC = Minimum Day - Elementary Conferences = Holiday - No School EO = Early Out - Elem & Middle Schools MC = Minimum Day - Middle School Conferences S = Saturday or Sunday МО = Early Out - Middle Schools = Minimum Day - Alt Ed AM HM = Minimum Day - High Schools Р = Preparation Day = Late Start - High Schools PD = Professional Development Day LS JUI Y 2019 7 20 21 22 27 28 3 8 9 12 13 14 15 16 17 18 19 23 24 25 26 29 30 31 Н SS SS SS SS SS SS AUGUST 3 4 6 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 SS SS SS SS P PD 1 2 3 SS SS 4 5 6 7 8 SS SS 9 10 11 12 13 SS AM EO EO AM AM SEPTEMBER LS LS 2 3 4 6 8 9 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 | 21 | 22 | 23 | 24 | 25 | 26 27 28 29 SS H 14 15 16 17 SS SS 18 19 20 21 22 SS SS 23 24 25 26 27 SS SS 28 29 30 31 32 SS SS 33 EO EO EO EO AM AM AM AM **OCTOBER** LS LS LS LS 2 11 | 12 | 13 | 14 | 15 17 18 19 20 3 4 5 6 7 8 9 10 16 21 22 23 24 25 26 27 28 30 29 31 34 35 36 37 SS SS 38 39 40 41 42 SS SS 43 44 45 46 47 SS SS 48 49 50 51 52 SS SS 53 54 55 56 AM MO EO EC EC EC EC EO EO AM AM AM MC MC MC MC AM LS НМ LS NOVEMBER 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 2 3 7 8 25 26 27 28 29 30 58 59 60 61 SS SS H 62 63 64 65 SS SS 66 67 68 69 70 SS SS SS SS 57 Н EO EO AM AM LS LS **DECEMBER** 3 4 5 6 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 83 84 85 SS SS H H H SS 71 72 73 74 75 SS SS 76 77 78 79 80 SS SS 81 82 SS SS EO EO AM MO MO EO AM AM AM AM AM LS HM HM HM LS JANUARY 2020 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 2 3 4 5 6 7 8 SS SS SS SS PD 86 87 88 89 SS SS H 90 91 92 93 SS SS 94 95 96 97 98 AM EO AM **FEBRUARY** LS 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 2 3 4 6 7 8 9 27 28 29 99 100 101 102 103 SS SS 104 105 106 107 H SS SS H 108 109 110 111 SS SS 112 113 114 115 116 SS SS SS EO EO EO AM AM AM LS LS MARCH 9 | 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 | 21 | 22 | 23 | 24 | 25 | 26 | 27 | 28 | 29 | 30 | 31 2 3 4 5 6 8 117 118 119 120 121 SS SS 122 123 124 125 126 SS SS 127 128 129 130 131 SS SS 132 133 134 135 136 SS SS EO EO EO EO AM AM AM AM LS LS LS LS APRIL 3 4 6 7 8 9 | 10 | 11 | 12 | 13 | 14 | 15 | 16 | 17 | 18 | 19 | 20 | 21 | 22 | 23 | 24 | 25 | 26 | 27 | 28 | 29 | 30 H SS SS 137 138 139 140 141 SS SS 142 143 144 145 146 SS SS 147 148 149 150 151 SS SS 152 153 154 155 EO EO EO EO AM AM AM AM LS LS LS LS MAY 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 156 SS SS 157 158 159 160 161 SS SS 162 163 164 165 166 SS SS 167 168 169 170 171 SS SS H 172 173 174 175 SS SS EO EO AM AM AM LS LS LS JUNE 2 3 4 5 8 9 10 11 12 13 14 15 16 | 17 | 18 | 19 | 20 | 21 | 22 | 23 | 24 25 | 26 | 27 | 28 | 29 176 177 178 179 180 SS SS Р SS SS SS SS SS SS MO MO MO EO AM AM AM AM Approved - 12/14/2017 - Revised 6/28/ HM HM HM

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT PERFORMANCE EVALUATION FOR CLASSIFIED EMPLOYEES

Effective 12/4/00 (revised 031209)

Emplo	yee Name	Type of Evaluation:			
Job Ti	tle	Permanent Employee	☐ Annual		
Work	Site		Other **		
Date o	f Evaluation	Promotional Probationary	☐ 3-month		
DOH in Position			☐ 5-month		
DOH in District		New Employee Probationary	3-month		
1 /5 1/	EV	 ttoda - E al ada - Blaca	7-month		
KEY:	EX = * Exceeds Job Requireme MR = Meets Job Requirements	**Other Evaluation – Please state reason:			
	NI = * Needs Improvement				
	UN = * Unsatisfactory				
	NA = Not Applicable				
KEY		your comments on areas man s Improvement, or Unsatisfactor			
	I. QUALITY OF WORK A. The quality of work performed meets the				
	accepted standards				
	B. Product is accurate, complete, neat				
	C. Completes the work required in the allotted time				
	II. WORK HABITS and ATTITUDES				
	A. Organizes work				
	B. Uses good judgment in the performance of work required				
	C. Learns and applies new ideas, procedures, rules, and techniques				
	D. Shows interest in work				
	E. Abides by rules and regulations				
	F. Accepts job responsibilities				
	G. Properly uses assigned safety equipment				
	III ATTENDANCE and DEPENDABILITY				
	A. Adheres to arrival, rest periods, & departure times				
	B. Continues to work in the absence of close supervision				
	C. Complies with written and/or oral instructions in the performance of job duties				
	D. Daily attendance				
	IV RELATIONSHIP WITH PEOPLE				
	A. Works harmoniously with others				
	B. Effective in dealing with the public				
	C. Works in a professional manner with the				

Employee Name: Date:	
CHIMMADY OF DATING.	
SUMMARY OF RATING:	— .
Exceeds Expectations Meets Expectations Improvement Needed Unsatisfactory	*
* If Unsatisfactory is checked, please indicate specific area(s) for improvement or area(s) where no appreciable improve demonstrated since the last evaluation. Attach related documentation. An employee that is rated overall "Unsatisfactor placed on an Assistance Plan.	ement has been ry": will be
Training during this evaluation period:	
Cools and Chicatives for the next evaluation period.	
Goals and Objectives for the next evaluation period:	
Recommendations & Commendations:	
IT IS RECOMMENDED THAT THIS EMPLOYEE:	
 □ Be continued in assigned position at this date □ Be continued in position conditionally on improvement in area(s) designated and discussed with employee (First and Optional evaluations only) □ Be terminated from employment □ Be considered for promotional opportunities when available □ Be granted regular status 	
Evaluated by: Date: (Signature)	
Title: Site / Department:	
NOTE: Signature of the evaluatee indicates this performance evaluation was discussed with evaluatee and does not net agreement on the part of the evaluatee. If the evaluatee disagrees with this performance evaluation, he/she may statement within ten (10) working days from receipt to the evaluator, which will be attached to this appraisal.	
Employee Signature: Date:	

evaluation form/csea/bb-me

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT CSEA POSITION RECLASSIFICATION REQUEST

PLEASE RETURN THIS FORM TO THE DISTRICT SUPPORT CENTER ATTN: HUMAN RESOURCES - RECLASSIFICATION COMMITTEE

(See deadlines and procedures additional page.)

Employee	Name			Dа	te
Phone: F	Home:		Cell:	Wor	k:
Name of F	Person making re	quest if other than	the unit member: _		
Current Ti	tle/Position		(Current Location/De	pt
Current W	ork Year:	Days	10 mo	11 mo	12 mo
Current Si	upervisor				
Length of	time in current po	osition	District Hire	e Date:	
	[POSIT	ION RECLASSIFIC	ATION WORKSHE	ET
1. Desire	ed Position / Clas	ssification			
2. Desire	ed Location / Dep	partment			
3. If you cause	-	working out-of-clas	s, list the specific du	uties/responsibilities	that you feel are the
	Employee Signatu			ate	
Supe	rvisor Signature (ate	
				CLASSIFICATION I	
		ove: Please	explain:		
Date:	1)			2)	
	3)			4)	
	5)			6)	
	, -		MINISTRATIVE SIG	<u> </u>	
Approve	Disapprove	Date	Personnel	Administrator	
Approve	Disapprove	Date	Business A	dministrator	
Approve	Disapprove	 Date	Superinten	dent or designee	

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT CSEA POSITION RECLASSIFICATION PROCEDURES

In the event a bargaining unit member, supervisor, or the Association's Executive Board believes a position is in need of reclassification, the following regulations and procedures have been established:

- 1. The bargaining unit member must be in a permanent, non-probationary status.
- 2. The bargaining unit member must review and compare his/her current job description and the job description of the desired position.
- Complete the Reclassification Request form, attaching all supporting documentation, including job description comparison.
- 4. Inform Supervisor of application.
- Submit the completed forms and supporting documentation to Human Resources -Reclassification at the District Support Center.
- 6. Deadlines for submission IS December 1st of each year.
- 7. The bargaining unit member will be interviewed by the Reclassification / Committee
- 8. The Reclassification / Committee's original recommendation will be reported to the Superintendent or designee and the Board of Education.
- 9. Reclassification requests must be approved by the Board of Education prior to the change in position taking place.

(Use for further explanation if needed)
-

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT CSEA POSITION RECLASSIFICATION PROCEDURES

In the event a bargaining unit member, supervisor, or the Association's Executive Board believes a position is in need of reclassification, the following regulations and procedures have been established:

- 1. The bargaining unit member must be in a permanent, non-probationary status.
- 2. The bargaining unit member must review and compare his/her current job description and the job description of the desired position.
- 3. Complete the Reclassification Request form, attaching all supporting documentation, including job description comparison.
- 4. Inform Supervisor of application.
- 5. Submit the completed forms and supporting documentation to Human Resources Reclassification at the District Support Center.
- 6. Deadlines for submission IS December 1st of each year.
- 7. The bargaining unit member will be interviewed by the Reclassification/ Committee
- 8. The Reclassification/ Committee's original recommendation will be reported to the Superintendent or designee and the Board of Education.
- 9. Reclassification requests must be approved by the Board of Education prior to the change in position taking place.

TIMELINES:

On or before September 1st	CSEA reclassification committee members identified
On or before October 1st	Deadline to turn in the reclassification request form
On or before October 8th	Applicants list is available for review by CSEA president
On or before November 1st	Reclassification committee meets
On or before December 1st	Committee will meet with applicants
On or before February 15 th	Recommendation to Negotiations Committee and the Labor Management Team
On or before March 1st	Recommendations to Superintendent
On or before March 15 th	Applicants notified of decision
On or before April 15 th	Appeal received in HR
On or before May 1 st	Reclassification Appeal Committee meets
On or before June 1 st	Recommendation from Appeal Committee to Superintendent
On or before June 15 th	Appeal decision notification
*************	********************
(Use for further explanation if needed)	

CSEA POSITION RECLASSIFICATION APPEAL PROCESS PROCEDURES

A reclassification appeal may be filed by an employee who was denied a reclassification request or whose request was approved by the Negotiations committee but modified to a lesser extent or level than originally requested.

The appeal must be received in Human Resources within 30 calendar days of the denial or modification notification of the original request by April 15th.

One appeal per denial of reclassification request will be accepted; however, this does not waive any legal rights the employee may have through other contractual or legal rights.

The Reclassification Appeal Committee will meet by May 1st to review the information submitted by the unit member requesting an appeal, along with the Reclassification Committee's written findings on the original request .The Reclassification Appeal Committee may require or request additional information from the bargaining unit member.

This Reclassification Appeal Committee may or may not bring the unit member in for a meeting. In addition, the Reclassification Appeal Committee will use job descriptions and salary schedules from surrounding districts of similar demographics.

The Reclassification Appeal Committee must reach consensus in order to grant an appeal and submit the decision by the Reclassification Appeal Committee by June 15. If the appeal is denied, the applicant(s) shall be notified on a form agreed upon by both parties as to the reason for denial. The Reclassification Appeal Committee will make a recommendation to the Superintendent by June 1st. With the Superintendent's concurrence, the recommendation will be placed on the Board of Education Agenda. If the appeal is denied, the applicant(s) shall be notified by June 15th on a form agreed upon by both parties as to the reason for the denial.

The Reclassification Appeal Committee will consist of three (3) CSEA representatives and three (3) District representatives. One (1) of the Reclassification Appeal Committee member from each party will have been a member of the Reclassification Committee and the other four (4) will be the President of CSEA and the Assistant Superintendent and/or their designees.

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT CSEA POSITION RECLASSIFICATION APPEAL REQUEST FORM

ATTACH THIS FORM TO A COPY OF YOUR ORIGINAL REQUEST FOR RECLASSIFICATION AND RETURN TO HUMAN RESOURCES WITHIN 30 DAYS OF DENIAL OR MODIFICATION NOTIFICATION

Employe	e Name		Date
Phone:	Home:	Cell	:Work:
Current 1	Title/Position		Current Location/Dept
Desired F	Position/Classifica	tion	
Date Orig	ginal Reclassificat	ion Request was subm	itted:Date of Notification:
Reason f	for appeal:		
Please a	ttach additional pa	ages with new factors,	information and rationale to support your appeal, as needed.
Employe	e Signature		Date
	AUTHORI	ZATION SIGNATU	JRES - RECLASSIFICATION APPEALS PANEL
Approve:	:Disappro	ve:(please expl	ain)
Date:		1)	_2)
		3)	4)
		ADMIN	ISTRATIVE SIGNATURES
Approve		Date	Personnel Administrator
Approve	• •	Date	Business Administrator
Approve	Disapprove	Date	Superintendent or designee

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT C L A S S I F I E D EXTRA-DUTY, OVERTIME, OFF-TRACK SUBSTITUTE & CIVIC CENTER WORK REQUEST FORM

Employee	YOUR NAME	Posi	Position# of Work Days Assigned	
Phone number	·	Work Site _		Date of Hire
YES, I request to	o be put on the list fo	or Extra-duty,	Overtime,	Off-track Substitute work, and/or Civic Center
I am qualified	for the following	jobs/duties:		
	<u> </u>			Sound/Light at PAC/MVHS Clerical Grounds
I am available	to work			
	Day	Time /	am or pm?	Comments
	Monday		_ to	
	Tuesday		_ to	
	Wednesday		_ to	_
	Thursday		_ to	
	Friday		_ to	
	Saturday		_ to	
	Sunday		_ to	
Any other info	ormation you dee	m important for c	onsideratio	n
I understand t	that I must submi	it a new request fo	orm if I wish	to change any information above.
SIGNATURE (DATE
	Re ========			Resources Division
		HUMAN RESOU		
STATUS: Qua	alified for position	yes / no Ex	plain	
Total Years/Mon	oths of Service	Years/Months at	current site	Years/Months in current position

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT EXTRA-DUTY STIPEND LANGUAGE

- All stipend positions are contracted/assigned on a year-to-year basis. Positions will be renewed for the following year upon receipt of a year-end satisfactory teaching and extra-duty/stipend assignment evaluation.
- All vacant extra-duty/stipend positions will be posted for five (5) working days. Any
 position that opens during a season may be filled on a temporary basis by school
 administration until the season is concluded. These positions will be opened for the
 following season.
- All extra-duty/stipend percentages are based on Step 1, Column A of the current teacher's salary schedule. In cases of coaching movement from assistant to head coach within a single sport, placement will be at step guaranteeing an increased pay rate.
- Coaches of CIF playoff teams or individuals will be granted an additional 1/12 of their stipend amount for each week or any portion of a week or coaching time beyond the regularly scheduled season.
- Coaches will receive 1/60 of their extra-duty/stipend per day after two weeks of coaching during a December or April intersession. If the school calendar changes, this language will be open for revision.
- Extra-duty stipends may be shared if all members involved and site administration are in agreement.
- A listed stipend does not necessarily guarantee its funding. However, the Site Leadership Team and District Office agree to work closely together to ensure that schools will have the necessary funding to provide quality programs. All stipend funding provided to the sites by the District must be utilized for contract-listed stipends.
- Teachers working off-track on curriculum and instructional activities will be paid at the daily, non-emergency credentialed teacher substitute rate.
- Y-rating means the person in the extra-duty/stipend position will continue to receive their current rate of pay until they leave the position.
- Teacher release time may be substituted in lieu of hourly rate when SST meetings are held within the school day.

POSITION	I	II	III	Cost per	Cost per	Cost per
Based on current A/1 of Salary Schedule (\$49,477)	1 - 3 years	4 - 9 years	10+ years	Position I	Position II	Position III
FOOTBALL						
Varsity Head	0.0950	0.1100	0.1250	4700.315	5442.470	6184.625
Varsity Assistant	0.0700	0.0850	0.1000	3463.390	4205.545	4947.700
JV Head	0.0650	0.0800	0.0950	3216.005	3958.160	4700.315
JV Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
Frosh Head	0.0650	0.0800	0.0950	3216.005	3958.160	4700.315
Frosh Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
BASEBALL						
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
Varsity Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
JV Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
Frosh Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
SOFTBALL						
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
Varsity Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
JV Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
Frosh Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
WRESTLING BOYS/GIRLS						
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
Varsity Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
JV Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
Frosh Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
VOLLEYBALL, BOYS/GIRLS						
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
Varsity Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
JV Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
Frosh Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
TENNIS, BOYS/GIRLS						
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
JV Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
WATER POLO, BOYS/GIRLS						
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
JV Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930

POSITION	I	II	III	Cost per	Cost per	Cost per
Based on current A/1 of Salary Schedule (\$49,477)	1 - 3 years	4 - 9 years	10+ years	Position I	Position II	Position III
DOLE DOVO/OIDLO						
GOLF, BOYS/GIRLS	0.000	0.0050	0.4400	0050 400	4700.045	5440.470
Varsity	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
JV Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
BASKETBALL, BOYS/GIRLS						
Varsity Head	0.0850	0.1000	0.1150	4205.545	4947.700	5689.855
Varsity Assistant	0.0650	0.0800	0.0950	3216.005	3958.160	4700.315
JV Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
Frosh Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
LACROSSE, BOYS/GIRLS						
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
Varsity Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
JV Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
Frosh Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
SOCCER, BOYS/GIRLS						
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
Varsity Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
JV Head	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
SWIMMING, BOYS/GIRLS						
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
FRACK, BOYS/GIRLS						
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
CROSS COUNTRY, BOYS/GIRLS			2 / / 22			
Varsity Head	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
Assistant	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
STRENGTH & CONDITIONING						
Off-season coach (per semester)	0.0300	0.0375	0.0450	1484.310	1855.388	2226.465

POSITION	I	II	III	Cost per	Cost per	Cost per
Based on current A/1 of Salary Schedule (\$49,477)	1 - 3 years	4 - 9 years	10+ years	Position I	Position II	Position III
HIGH SCHOOL						
SUPPORT POSITIONS						
ACTIVITIES DIRECTOR	0.1800	0.1950	0.2100	8905.860	9648.015	10390.170
ATHLETIC TRAINER	0.1600	0.1750	0.1900	7916.320	8658.475	9400.630
CHEER COACH (fall, winter & competition)	0.1250	0.1400	0.1550	6184.625	6926.780	7668.935
ASST. CHEER COACH (fall, winter, competition)	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
ACADEMIC POSITIONS						
ACADEMIC COMPETITION:						
MOCK TRIAL	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
ROBOTICS	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
SCIENCE OLYMPIAD	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
SPEECH	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
VIRTUAL ENTERPRISE	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
ACADEMIC DECATHLON	0.0300	0.0375	0.0450	1484.310	1855.388	2226.465
INSTRUCTIONAL TECHNOLOGY LEADER	0.0400	0.0475	0.0550	1979.080	2350.158	2721.235
CLASS ADVISOR, 9-10	0.0200	0.0275	0.0350	989.540	1360.618	1731.695
CLASS ADVISOR, 11-12	0.0300	0.0375	0.0450	1484.310	1855.388	2226.465
DEPARTMENT CHAIR	0.0250	0.0325	0.0400	1236.925	1608.003	1979.080
NEWSPAPER	0.0500	0.0575	0.0650	2473.850	2844.928	3216.005
YEARBOOK	0.0500	0.0575	0.0650	2473.850	2844.928	3216.005
ROTC	0.0400	0.0475	0.0550	1979.080	2350.158	2721.235
PERFORMING ARTS						
MARCHING BAND DIRECTOR	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
ASST. MARCHING BAND (>75)	0.0500	0.0575	0.0650	2473.850	2844.928	3216.005
DRAMA DIRECTOR (minimum 3 plays)	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
ASST. DRAMA (per play)	0.0150	0.0225	0.0300	742.155	1113.233	1484.310
CHOIR DIRECTOR	0.0800	0.0950	0.1100	3958.160	4700.315	5442.470
DANCE DIRECTOR	0.0600	0.0750	0.0900	2968.620	3710.775	4452.930
PERFORMANCE CORE DIRECTOR	0.0700	0.0850	0.1000	3463.390	4205.545	4947.700
ASST. PERFORMANCE CORE (>30)	0.0500	0.0575	0.0650	2473.850	2844.928	3216.005

POSITION		II	III	Cost per	Cost per	Cost per
Based on current A/1 of Salary Schedule (\$49,477)	1 - 3 years	4 - 9 years	10+ years	Position I	Position II	Position III
MIDDLE SCHOOL						
ACTIVITIES DIRECTOR	0.1000	0.1150	0.1300	4947.700	5689.855	6432.010
G.A.T.E. FACILITATOR	0.0400	0.0475	0.0550	1979.080	2350.158	2721.235
INSTRUCTIONAL TECHNOLOGY LEADER	0.0400	0.0475	0.0550	1979.080	2350.158	2721.235
BAND DIRECTOR	0.0400	0.0475	0.0550	1979.080	2350.158	2721.235
CHORUS DIRECTOR	0.0400	0.0475	0.0550	1979.080	2350.158	2721.235
DRAMA DIRECTOR	0.0400	0.0475	0.0550	1979.080	2350.158	2721.235
CLUB ADVISOR	0.0200	0.0275	0.0350	989.540	1360.618	1731.695
DEPT/GRADE LEADER	0.0200	0.0275	0.0350	989.540	1360.618	1731.695
SST COORDINATOR	\$25 per hour					
SST MEMBER	\$20 per hour					
YEARBOOK	0.0500	0.0575	0.0650	2473.850	2844.928	3216.005
INTRAMURAL SPORTS (per season-3)	0.0200	0.0275	0.0350	989.540	1360.618	1731.695
SPECIAL EVENTS DAY COACH	0.0200	0.0275	0.0350	989.540	1360.618	1731.695
(i.e History, Math, Geography,						
Science, Spelling, Language,						
GATE, Drill, Dance)						
ELEMENTARY SCHOOL						
SST FACILITATOR	\$25 per hour					
SST MEMBER	\$20 per hour					
GRADE LEVEL/DIVISION LEADER	0.0200	0.0275	0.0350	989.540	1360.618	1731.695
ASB ADVISOR	0.0200	0.0275	0.0350	989.540	1360.618	1731.695
NSTRUCTIONAL TECHNOLOGY LEADER	0.0400	0.0475	0.0550	1979.080	2350.158	2721.235
SPECIAL EVENTS COACH	0.0200	0.0275	0.0350	989.540	1360.618	1731.695
(i.e. Math Day, T/F, Yearbook,						
Science, Spelling Bee, GATE, Tech Night)						

SCRIBE'S WAIVER

In the event of any inadvertent omission or commission by the scribe of this contract, the original signed agreement shall prevail.

///

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT and CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION and its CHAPTER 223

MEMORANDUM OF UNDERSTANDING #C-17/18-02

(Administering Anti-Seizure Medication)

This Memorandum of Understanding is entered into by and between the Murrieta Valley Unified School District (hereinafter, "District"), the California School Employees Association, Murrieta Valley Chapter 223 (hereinafter, "Association").

The District and Association have met and discussed classified unit members administering antiseizure medication. In an emergency and or other limited situations designated school personnel may administer anti-seizure medication, Diastat to students in accordance with applicable law.

The terms, "designated school personnel" includes any classified unit member including a nonmedical school employee, who volunteers to be trained, successfully completes the training and remains willing to administer the medication after the training.

NOW, THEREFORE, IT IS AGREED that:

- 1. The District will comply with all legal and Board Policy requirements related to training and administration of anti-seizure medications.
- Designated school personnel who have volunteered to administer the anti-seizure medication shall be afforded appropriate liability protections, which shall be described in writing and provided to the employee volunteer at the time of training, and such writing shall be retained in the employee's personnel file.

EOD MAILED:

- 3. Designated personnel will receive a stipend of \$300 per rectal administration of Diastat.
- 4. This Memorandum of Understanding is non-precedent setting.

February 15, 2018

FOD CCEA.

1 Olt Golyn.	T CIK MIVOSD
Ramona Hillis	Daffen Daniel
President, Murrieta Valley Chapter 223	Assistant Superintendent, Human Resources
Cuth Griffith	Leigh Lockwood
President, Murrieta Valley Chapter 223	Director, Human Resources
Wendy (Ja	Susaw Carson
Wendy Lamb	Susan Carlson
CSEA Labor Relations Representative	Coordinator, Classified Personnel



41870 McAlby Court, Murrieta, CA 92562 (951) 696-1600 • www.murrieta.k12.ca.us

Board of Education Robin Crist Kenneth Dickson Paul Diffley Linda Lunn Kris Thomasian

> Patrick Kelley Superintendent

Solicitation of Volunteer Non-Medical School Personnel for Diastat Administration

The purpose of this notice is to solicit volunteers to administer an emergency anti-seizure medication to identified pupils experiencing a severe epileptic seizure, in the absence of a school nurse. This emergency anti-seizure medication is a federal FDA approved pre-dosed, rectally administered gel that reduces the severity of seizures.

Volunteers will receive training from a licensed healthcare professional. Volunteers shall be trained in recognition and treatment of different types of seizures, emergency follow up procedures, techniques to ensure pupil privacy, proper medication storage and, post-administrative observation protocol. Administration of this medication involves laying the child on his/her side, covering him/her with a blanket, and inserting a pre-dosed syringe of medicated gel into the child's rectum.

Any agreement by an employee to administer an emergency anti-seizure medication is strictly voluntary and staff may not be coerced, intimidated or threatened to volunteer. Any employee who volunteers may rescind his/her offer to administer an emergency anti-seizure medication up to three (3) days after the completion of the training. After that time, a volunteer may rescind his/her offer to administer an emergency anti-seizure medication with a two-week notice, or until a new individual student health plan is developed, whichever is less.

Furthermore, The District shall pay unit members who have volunteered and have been trained, a stipend of \$300.00 after each emergency administration of Diastat.

To volunteer to administer emergency anti-seizure medication, please sign and complete the following.

Please return to the Human Resources department.

NAME (please print):		
SCHOOL:	POSITION:	_
understand that I will be tra	ter emergency anti-seizure medication to identified students ed by a licensed healthcare professional. I also understand e event that I no longer wish to volunteer.	. 1
SIGNATURE:	DATE:	_

cc: Personnel File Principal

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT Proposal to CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION

and its

CHAPTER # 223 MOU C 17/18-06 April 24, 2018

This Memorandum of Understanding is entered into by and between the Murrieta Valley Unified School District (hereinafter, "District"), the California School Employees Association, Murrieta Valley Chapter 223 (hereinafter, "Association"). The District and Association have met and discussed the laws and responsibilities regarding overpayment and underpayment;

Errors and Overpayments on Payroll Warrants

Unit members receiving a pay warrant containing errors shall immediately notify the Payroll Department.

<u>Underpayments</u>: When the District verifies that an error has been made resulting in an underpayment to an employee, then the District shall, within five (5) work-days following such verification, provide the employee with a written statement describing the correction. Thereafter, a supplemental payment shall be provided to the employee.

<u>Overpayments</u>: When the District verifies that a payment has been made resulting in an overpayment to an employee, then the following shall occur:

- 1. Notify the employee of the overpayment;
- 2. Hold a conference with the employee to address the overpayment and develop a repayment plan. Bargaining unit members will be offered their right to CSEA representation.
- 3. Reduce any voluntary repayment plan to writing signed by the employee;
- 4. If the employee refuses to voluntarily repay the overpayment amount, then the District shall take appropriate action, which may include legal action to recoup the overpaid funds

Dated this 24th day of April 2018

FOR CSEA:

Ramona Hillis

President, Murrieta Valley Chapter 223

Wendy Lamb

CSEA Labor Relations Representative

FOR MURRIETA VALLEY UNIFIED

SCHOOL DISTRICT:

Darrien Daniel

Assistant Superintendent, HRD

Leigh Lockwood

Director, HRD

Susan Carlson

Coordinator, Classified Personnel



41870 McAlby Court, Murrieta, CA 92562 (951) 696-1600 • www.murrieta.k12.ca.us

Board of Education Robin Crist Kenneth Dickson Paul Diffley Linda Lunn Kris Thomasian

> Patrick Kelley Superintendent

OVERPAYMENT REPAYMENT AGREEMENT

	O VIIII II	THE THE PARTY AND THE PARTY AN				
repay a	any salary overpayment to the the District. Please select one	ayment in the amount of \$ has occurred. You must District. Below are the three options for you to repay the money repayment option by checking the box for repayment from the nclude a CSEA Representative in this discussion.				
		at I received an overpayment of salary from the Murrieta Valley he amount of [amount] ("Overpayment").				
	Repay the money over the san	ne timeframe overpayment occurred via payroll deductions.				
	Months	Amount to be Deducted Monthly				
	[month and year]	\$[]				
	☐ I will contact Payroll at x 1085 and schedule an appointment to establish the timelines of repayment via payroll deduction. (Amounts and dates to be determined with payroll)					
	Month	Amount to be Deducted				
	[month and year] [month and year]	\$[] \$[]				
	Pay the overpayment in full by	cashiers check, money order or payroll deduction.				
I agree to repay the Overpayment through deductions from my monthly paycheck or in full by cashiers check or money order. I hereby give the District the authority to make the aforementioned deductions from my monthly paycheck according to the above schedule unless the payment is received in full.						
due to	병하는 사람들은 경기에 가장 하면 하는 사람들이 가장 하는 것이 되었다. 그런 사람들이 가장 하는 것이 없는 것이다.	not made in full by December 1, the amount owed will increase es. In addition, I understand that by crossing calendar years I will we been made in full.				
Dated:	, 2018	Signature:[employee name]				

STE MANY STA

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT and CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION and its MURRIETA VALLEY CHAPTER 223

MEMORANDUM OF UNDERSTANDING #C-18/19 - 03 (Total Compensation)

This Memorandum of Understanding is entered into by and between the Murrieta Valley Unified School District (hereinafter, "District"), the California School Employees Association and its Murrieta Valley Chapter 223 (hereinafter, "Association").

The parties agree that a collaborative approach to total compensation development is in the best interest of the District and Association. A total compensation approach will tie employee compensation to district revenue, be based on the District's ability to pay and implement a wealth/deficit sharing concept. To that end, parties agree that:

- When requested by either party, an Ad Hoc Committee composed of representatives from the District and Association will meet to study all elements of total compensation with a proposal to be recommended as basis for negotiations.
- Both parties agree that total compensation will be a product of, but not limited to, the following elements:
 - 1. Local Control Funding Formula
 - 2. State funded cost of living adjustment
 - 3. Employee benefits
 - 4. Financial impact of retirees
 - 5. Statutory benefit costs
 - 6. Step and column costs
 - 7. Longevity costs
 - 8. Growth
- 3. This Memorandum of Understanding is non-precedent setting and will sunset on June 30, 2020.

Dated this 28th day of September 2018

FOR CSEA:

Anna Leos

Interim President, Murrieta Valley Chapter 223

Wendy Lame

CSEA Labor Relations Representative

FOR MURRIETA VALLEY UNIFIED

SCHOOL DISTRIC

Darren Daniel

Assistant Superintendent, HRD

Leigh Lockwood

Director, HRD

MURRIETA VALLEY UNIFIED SCHOOL DISTRICT and CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION and its MURRIETA VALLEY CHAPTER 223

MEMORANDUM OF UNDERSTANDING #C-17/18-04 (Classified Applicant Testing)

February 15, 2018

CSEA Chapter #223 and the Murrieta Valley Unified School District hereby agree to the following negotiations to implement the change in the classified testing process.

- The District and the Association President will develop and mutually agree to all qualified job testing experts.
- 2. During the first year of testing, the District will survey a sampling of test takers to gain feedback on the testing process.
- 3. The District will schedule a testing session for the CSEA negotiations team and receive feedback from participating members.
- 4. Performance tests should be consistent with the minimum requirements of the applicable job description.
- Board approved job descriptions will be uploaded to the district website prior to the testing session.
- 6. The test score will be good for one calendar year from the test date. The applicant will be responsible for providing proof of passing test score.

February 15, 2018	
FOR CSEA:	FOR MVUSD:
Lamona Hellis	Maniel
Ramona Hillis	Darren Daniel
President, Murrieta Valley Chapter 223	Assistant Superintendent, Human Resources
Ruth Grypith	Leigh Lockwood
Job Steward, Murrieta Valley Chapter 223	Director, Human Resources
Mondy 6 hu	Sugar Carron
Wendy Lamb	Susan Carlson
CSEA Labor Relations Representative	Coordinator, Classified Personnel

MEMORANDUM OF UNDERSTANDING

By and Between

California School Employees Association and its CSEA Chapter #223

And the Murrieta Valley unified School District

MOU #C-18/19-08

(AB 1808 - Education Omnibus Trailer Bill)

The above parties have meet and negotiated the decision, impacts, and effects relating to recently passed legislation, AB 1808 (Education Omnibus Trailer Bill), which became law on June 27, 2018. The parties have reached the following agreements with regard to Professional Development Funds for Classified Employees:

- The employer agrees to provide trainings to classified employees of the employer from the grant monies received from the "Professional Development Funds for Classified Employees. Individual attendance to trainings must be approved by the employee's supervisor.
- The employer agrees that "Professional Development Funds for Classified Employees" grant
 money shall not be used to supplant existing trainings which have occurred and been funded by
 the Local Education Agency, but shall be additional trainings to benefit and enhance classified staff
 development;
- Ideally, professional development should be prioritized to improve the academic achievement of pupils as outlined in Education Code 45391. At least one relevant training, workshop, or conference may be identified for Transportation, Food Services, Campus Safety, Paraeducator, Clerical, Maintenance and Operations, Finance/Accounting, Information Systems and Family Services.
 - a. Identification of specific, relevant trainings shall be done by the existing professional development committee outlined in Article 4.9 of the collective bargaining agreement who shall meet, discuss, and make recommendations to the District and CSEA.
 - b. Proposed trainings and a budgetary proposal, which shall include conference fees, food, travel, mileage and lodging shall be identified and reported back to the District and CSEA no later than March 1, 2019.
 - c. The professional development committee will make the final determination as to the trainings to be offered, and the calendar/schedule for trainings within the parameters established by this agreement.
- No costs of grant funded training are to be borne by classified school employees;
- 6. The local education agency shall reimburse all classified school employees for mileage at the IRS rate for all miles driven by the employee to attend training. Reimbursement will be made with budgeted grant money.
- The local education agency shall reimburse all classified school employees for overnight accommodations, if required to attend training. Reimbursement will be made with budgeted grant money.
- 8. If possible, trainings shall be scheduled during the work year, and regular work week of affected job families.

- 9. All bargaining classified employees shall be in a paid status, and compensated at the appropriate rate of pay while being trained in grant funded trainings. If the training is mandated by the employer and falls outside of the regularly scheduled work hours, the employee shall be in a paid status during the training. Employees will not be in a paid status during travel time.
- 10. Substitutes may be provided where work cannot be deferred during training of regular employees.
- Substitutes shall be provided for any bargaining unit member whose is regularly assigned to a night shift. This substitute will relieve the bargaining worker from their regular shift on the day(s) in which they receive day-time training.
- 12. Attendance at trainings may be mandated by the employer and attendance may be taken at both the start and end of the training.
- 13. There shall be no discipline, including verbal or written warnings, given for any regular work not performed while a bargaining unit member was in training.
- 14. Site administrators may authorize extra hours, overtime, or compensatory time (regular or overtime), to alleviate any work load problem which is identified in the first five days following a scheduled training when such an impact cannot be minimized by prioritizing the bargaining unit member's daily work.

Dated this 19th Day of December 2018

CSEA

The mond Alles

Ramona Hillis, CSEA Chapter 223 President

Wendy Lamb, CSEA Labor Relations Rep.

MVUSD

Darfen Daniel, Assistant Superintendent, HR

Leigh Lockwood, Director, Human Resources