SAN LEANDRO UNIFIED SCHOOL DISTRICT

San Leandro, California

AGREEMENT

BETWEEN THE

BOARD OF EDUCATION

OF THE

SAN LEANDRO UNIFIED SCHOOL DISTRICT

AND THE

CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION

SAN LEANDRO LOCAL CHAPTER #94

July 1, 2018 - June 30, 2021



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This is an agreement, effective July 1, 2018 between the San Leandro Unified School District (hereinafter referred to as the "District") and the California School Employees' Association (CSEA) Local San Leandro Chapter #94 (hereinafter referred to as the "Association" or the "Bargaining Unit.")

ARTICLE 1: RECOGNITION

The District confirms its recognition of San Leandro Chapter #94 of the California School Employees' Association (CSEA) to represent the Office-Technical, Para-Educator and Food Service Unit in the San Leandro Unified School District and shall cover positions listed in the Educational Employment Relations Board Consent Election Agreement dated April 28, 1977 as amended.

CSEA local Chapter #94 and the District agree that the terms of this contract shall remain in full force and effect during the term of the contract and until a new agreement is negotiated with the exclusive Bargaining Unit.

From the effective date of this Agreement, personnel hired under the Comprehensive Employees Training Act (CETA) shall not be considered members of this Bargaining Unit unless the specific job title under which they are hired was included in Appendix A of the EERB Consent Election Agreement of April 28, 1977.

ARTICLE 2: ORGANIZATIONAL SECURITY

- 2.1 The Association shall have the sole and exclusive right to have membership dues, initiation, and service fees deducted for employees in the Bargaining Unit by the District. The District shall, upon appropriate revocable written authorization from any employee, deduct and make appropriate remittance for membership dues and initiation fees.
- 2.2 The District shall deduct in accordance with the Association dues and service fee schedule dues from the wages of all employees who are or become members of the Association on or after the date of the execution of this Agreement, and all necessary health and dental payments of members who have submitted revocable authorization forms to the District.
- 2.3 The District will automatically make any necessary changes in health or dental premiums due to rate adjustments by the carrier and, if necessary, make the necessary adjustment to the member's salary warrant.
- 2.4: All unit members are required to join CSEA within 30 days of employment and maintain that membership or tender required fiscal support for CSEA. In the event that the unit member does not maintain his/her membership or tender fiscal support, the District shall at the request of the Association begin automatic service fee deductions from the unit member's wages for the duration of the agreement. Any unit member who belongs to a recognized religious sect which does not permit payment of a representative fee to any employee organization, will have such amount deducted and contributed to the San Leandro Unified School District Dad's Club Welfare Fund, United Way, or The American Cancer Society at the employee's discretion.
- 2.5 CSEA and its local San Leandro Chapter #94 shall indemnify and hold the District harmless from any and all claims, demands, suits, damages, or any other action arising from the organizational security provisions contained herein.

ARTICLE 3: BARGAINING UNIT RIGHTS

- 3.1 All Association business discussions and activities will be conducted by unit members outside established work hours as defined in Article 4 herein, and will be conducted in places other than district property, except when: (a) an authorized Association representative obtains advance permission from the Superintendent or his designee regarding the specific time, place and type of activity to be conducted; (b) the Superintendent or designee can verify that such requested activities and use of facilities will not interfere with the school programs and/or duties of unit members and will not directly or indirectly interfere with the right of unit members to refrain from listening or speaking with an Association representative; and (c) the Association shall have the right to make use of school buildings and facilities as provided by the Education Code and in accordance with District procedures.
- 3.2 The Association may use the school mailboxes and bulletin board spaces designated by the Superintendent subject to the following conditions: (a) all postings for bulletin boards or items for school mailboxes must contain the date of posting and removal or distribution and the identification of the organization together with a designated authorization by the Association president; (b) a copy of such postings or distributions must be delivered to the Superintendent or designee at the same time as posting or distribution.
- 3.3 The District will provide the Bargaining Unit with one (1) copy of Board agendas and minutes which will be sent at the same time they are released to the Board members.
- 3.4 Distribution of contract: The District will within 30 days after the execution of this contract; post the contract on the District's website. In addition each new hire shall be given a hard copy of the contract.
- 3.5 The Association may review the non-confidential portions of an employee's personnel file when accompanied by that employee or on presentation to the District of a written authorization signed by the employee, provided that the request is made at a time when the employee is not actually required to render services to the District.
- 3.6 The Association may have two employees released from work to attend the CSEA Annual Conference as delegates during late July or early August.

ARTICLE 4: WORK SCHEDULES

4.1 The normal work week for all Bargaining Unit Members shall be based on 37 1/2 hours (7 1/2 hours per day).

The unit members daily schedule will be determined by the supervisor in charge.

The length of the work day shall be designated by the district for each classified assignment upon initial employment with the district. Each bargaining unit employee shall be assigned a fixed, regular, and ascertainable number of hours.

4.2 Each unit member will work the annual calendar to which he/she is assigned. In the case of Para-Educator, they shall receive reasonable advance notice of their assignment for the year.

Other unit members will be advised of their assigned annual calendar, when possible, at least one week in advance of the starting date. The calendar assigned for cafeteria workers, special education Para-Educators and campus supervisors shall be no less than the number of days students are required to be enrolled in school. Additionally, the work schedule for these classifications shall include at least one staff development day. Reasonable advance notice shall be provided including the number of hours required which shall at least equal the daily assigned hours. Throughout the District, the standard work year for Para-Educators will be at least 150 days. Assignments for less than 150 days may occur with the agreement of the Association. The calendar assigned part-year clerical shall be no less than two weeks before and after the student enrollment year; and for all other unit members the number of days assigned shall reflect the needs of the District and schools. There shall be no reduction in assigned time for the length of this agreement except in accordance with the Education Code.

- 4.3 Employees whose assigned time is at least three and three-quarters (3.75) hours shall be entitled to a ten-minute rest period. Employees who are assigned five hours or more shall be entitled to a ten-minute rest period during the first part of the shift and a ten-minute rest period during the last part of the shift as designated by the supervisor.
- 4.4 All overtime performed by unit members must be approved by the District and shall be paid at the rate of time and one-half of the unit member's regular hourly salary or offset with compensatory time off. When compensatory time off is to be taken it shall be determined by the District after consultation with the unit member and must be taken within twelve (12) months from the date of the overtime worked. In the event that the compensatory time off is not taken within the twelve (12) month period, the unit member shall be paid at the rate of time and one-half.

Compensatory time shall be calculated at the same rate as overtime pay. (For each hour of authorized overtime worked, an employee is entitled to one and one half (1 and 1/2) hour of compensatory time off). Employees who wish to use compensatory time shall request the use of this time to their supervisor in writing at least one week in advance of the date of the request of the time off. Compensatory time may be taken in half hour increments.

Overtime is defined to include any time required to be worked in excess of the full-time assignment in any one day (7.5 hours) and in excess of the full-time work week hours in any calendar week (37.5 hours). For the purpose of computing the number of hours worked, time during which an employee is excused from work because of holidays, sick leave, vacation, compensating time off, or other paid leave of absence shall be considered as time worked by the unit member.

For those unit members who are required to work on the sixth or seventh day following the commencement of the work week, each shall be paid at a rate equal to time and one half the regular rate pay of the unit member designated and authorized to perform the work.

A unit member required to work on a holiday listed in this agreement shall be compensated at the rate of one and one-half (1 & 1/2) times the regular rate of pay in addition to the regular rate of pay.

Assignment of overtime hours or extra hours shall be made as follows:

- 1. Overtime or extra hours shall be offered to CSEA employees by classification at their site by rotating seniority;
- 2. Overtime or extra hours shall be offered to CSEA employees by classification at other sites by rotating seniority;
- 3. If overtime or extra hours are not accepted by any employee in that classification, than it shall be offered to CSEA employees at the site by rotating seniority;
- 4. If overtime or extra hours are not accepted by any employee in that classification or at the site, then it shall be offered to CSEA employees district wide by rotating seniority;
- 5. Each site shall create a list of CSEA employees who are interested in working overtime or extra hours prior to the offering of any overtime or extra hours. This list shall be recreated each school year prior to the offering of overtime or extra hours:
- 6. CSEA employees who want to be on an overtime/extra hours list for work outside of their current job classifications (or for classifications in which they hold seniority) must be able to competently perform the duties of the overtime/extra hours assignment.

- 4.5 All full-time unit members shall be entitled to an unpaid duty-free lunch period of not longer than one (1) hour nor less than one-half (1/2) hour which shall normally be scheduled at or near the mid-point of each work shift.
 - Part time employees assigned no more than six (6) hours may, at their election, be scheduled for a lunch break. The employee shall annually indicate his/her preference to the designated supervisor. However, if this would result in an employee having a period of paid time without student responsibilities, a lunch period (as provided in the above paragraph), may be scheduled by the supervisor.
- 4.6 Any full-time bargaining unit member called back to work after completion of his/her regular assignment and after having left the work site or, required to work on a Saturday, Sunday or holiday, shall be compensated for at least two (2) hours of work at the overtime rate irrespective of the actual time required to render service.
- 4.7 A Unit employee may be required to perform duties inconsistent with those assigned to the position for a period of more than five (5) working days within a fifteen calendar day period provided that his/her salary is adjusted upward for the entire period he/she is required to work out of classification and at such amounts as will reasonably reflect the duties required to be performed outside his normal assigned duties.
- 4.8 A unit member who works a minimum of thirty (30) minutes per day in excess of his/her part-time assignment for a period of twenty (20) consecutive working days or more, shall have his/her basic assignment changed to reflect the longer hours in order to acquire sick leave, vacation leave, and all other leaves and benefits conferred by law.
- 4.9 All employees in the bargaining unit who work:
 - a. in the same job classification
 - b. in one assignment totaling six or more work hours per day, and
 - c. at one site whose regularly assigned shift contains a period of unpaid time totaling two or more hours exclusive of lunch, break or dinner, shall be paid a shift differential premium of 5% above the regular rate of pay for all hours worked after the unpaid time.

ARTICLE 5: SALARIES AND FRINGE BENEFITS

- 5.1 For the 2019-20 and 2020-21 school years either party may reopen the salary and fringe benefit article plus two additional articles in accordance with the provisions of Article 21.
 - (1) The Association reserves the right to direct in a timely manner the allocation of any compensation that results from the forgoing terms.
 - (2) If any other recognized bargaining unit receives additional compensation improvement for the 2015-16 school year, the CSEA bargaining unit will received parity with the same percentage compensation for each of the fiscal years.
 - (3) For the 2015-16 school year, a two (2) % salary schedule increase shall be applied to the CSEA salary schedule effective July 1, 2015.
 - (4) CSEA will forgo an additional .29% of total compensation as a donation to the job study process in an effort to reach internal equity between bargaining unit classifications. Both parties agree to designate individuals to meet and negotiate the effects of adjusting this internal inequity. If the parties are unable to reach an agreement by September 1, 2015, the .29% will be added to the CSEA salary schedule, retroactive to July 1, 2015 and payable on a separate check by November 30, 2015.
 - (5) Effective July 1, 2016 the salary schedule shall be increased by 2.5% on an ongoing basis. Retroactive payments shall be issued no later than the December 2016 payroll.
 - (6) For the 2017-18 school year, a two (2) percent salary increase shall be applied to the CSEA salary schedule effective July 1, 2017.
 - (7) Effective July 1, 2018, a three and one half (3.5) percent salary increase shall be applied to the CSEA salary schedule.
 - (8) Effective July 1, 2019 a 3.25% salary increase shall be applied to the CSEA salary schedule.
- 5.2 The fringe benefit amount shall be \$5,755.68 for fulltime twelve (12) month employees. This amount is to be prorated for unit members who work less than full time (12 months) in the same proration as the regular work hours per day, days per week, weeks per month or months per year. CSEA employees working thirty (30) hours or more per week shall be required to participate in one of the district's dental plans.

- 5.3 When a classified employee of the District is promoted to a position in a higher classification, he/she will be placed on the salary step which is equivalent to at least one (1) full step beyond his/her placement in the former position but not beyond the highest step. His/her new anniversary date shall be established as of the first of the month following the date of promotion, unless the date of the promotion falls on the first of the month. (Salary step placement language for promotions can be found in sections 5.3, 9.3.1 and 9.6.)
 - 5.3.1 For approved step increases which are Anniversary date driven, including Anniversary and longevity, a classified employee must be sent a status change form within 15 working days of the Anniversary.

For mass changes to the salary schedule, a status change form will be sent to all classified employees within 20 working days of the County approved, ratified salary schedule.

For any other salary or status change, a status change form will be sent to the employee within 15 working days of the approval by Human Resources.

- 5.4 The District shall pay health insurance premiums for retired unit members as follows:
 - 5.41 Individuals who were part of the CSEA unit and were receiving health benefits paid by the District as retirees shall continue to receive the health plan in which currently enrolled on the date of this agreement. The maximum amount of the District contribution shall be the amount paid by the District for the retired individual on July 1, 1984.

Persons receiving retiree health benefits on July 1, 1984, will receive the supplemental health plan when qualified for MediCare, or at age 65, whichever comes sooner. Dental insurance is not included in this provision. Benefits under this provision shall be integrated with MediCare or other medical benefits but the District shall pay no part of the cost of MediCare.

- 5.42 For unit members retiring after July 1, 1984, the following conditions will apply:
 - A. To qualify for retiree health benefits, the unit member must be 58 years of age and have had ten (10) years of consecutive service with the district.
 - B. For the member qualified in Section 5.42A, the District will pay health plan premiums until the member qualifies for another health plan including but not limited to, military, government, or MediCare or until the member reaches age 65, at which time the District contribution will terminate.
 - C. For any unit member retiring after July 1, 1988 and before June 30, 2001, the District's contribution is limited to the actual cost of the

health plan in effect for retirees or \$900 per year prorated per fulltime equivalent (FTE) whichever is lower.

- D. For any unit member retiring after July 1, 2001, the District's contribution is limited to the actual cost of the health plan in effect for retirees or \$1,200 per year prorated per full-time equivalent (FTE) whichever is lower.
- E. Qualified retirees may subscribe to the District supplemental health plan after age 65 at their own expense and with the approval of the health plan carrier.
- F. Benefits under this provision shall be integrated with MediCare, or other medical benefits, but the District shall pay no part of the cost of MediCare.
- G. Dental insurance is not included in this provision.
- H. Effective July 1, 1988, new retirees who qualify in Section 5.42A shall be eligible to continue the benefits set forth in Section 5.42C for one additional year beyond age 65 for each 5 years of consecutive service with the district beyond the minimum 10 years of consecutive service with the district needed to qualify for retirement.
- 5.43 For unit members hired after July 1, 1996, the provisions of this article shall not apply. Coverage under this article is determined by the contractual language in effect at the time of retirement.
- 5.5 Bargaining unit members will be advised annually of their accumulated sick leave.
- 5.6 Any payroll error resulting in insufficient payment for an employee in the bargaining unit shall be corrected and a supplemental written check issued within five (5) workdays.
- 5.7 Implement a Section 125 Plan at no cost to the District. The plan may be used for a broad range of purposes including qualified medical expenses, medical premium payments, and dependent care all as authorized by law and subject to plan limitations.
- 5.8 Professional Growth Program (Amended 12/01)

5.81 Purpose:

Professional growth is the continuous, purposeful engagement in study and related activities designed to enhance the high skill level of classified employees. Professional growth consists of organized courses, programs and/or activities designed to improve the performance of classified employees and/or to provide training for employees to gain new skills and/or abilities related to their present

position or to expand their opportunities to advance in the areas of current or anticipated needs within the District.

5.82 Eligibility:

- 5.821 All regular employees are eligible to enter the professional growth program after three (3) full years of service in the District.
- 5.822 If employees terminated for reductions in force are subsequently reemployed within thirty-nine (39) calendar months, they are entitled to all previously earned professional growth awards.
- 5.823 Employees laid off shall not be eligible to participate in the program until and unless they return to regular employment.
- 5.824 Employees will not be eligible for credit if the professional growth is taken,
 - (1) at the request of their administrative immediate supervisor to improve skills as a result of a questionable or unsatisfactory evaluation, (2) while on paid time, and/or (3) when the District pays for the course, program and/or activity, whether on work time or on non work time

5.83 Criteria for Awards:

- 5.831 Professional growth credits may be earned through participation in any of the following categories of activity:
 - 5.831.1 University and community college courses
 - 5.831.2 Adult School courses (15 hours equal one unit).
 - 5.831.3 Trade schools (including business colleges).
 - 5.831.4 Job-related workshops, institutes, seminars, and conferences (15 hours equal one unit).
 - 5.832 Such course work shall relate to the following skill areas:
 - 5.832.1 Communication Skills (Speech, English, bilingual ability, etc.)
 - 5.832.2 Interpersonal Relations Skills (management, psychology, sociology, etc)
 - 5.832.3 Technical Skills (shorthand, typing, software skills)

- 5.832.4 Such other skill areas as determined by the District as reasonable related to job requirements.
- 5.833 It is anticipated that course work shall be related to improvement of job performance in the position occupied by the employee or to meet the requirements of a current or anticipated position within the District to which the employee reasonably aspires.

5.84 Approval Procedure:

- 5.841 Approval of course work will be done by the Assistant Superintendent for Human Resources or designee. If a course is denied for professional growth credit, the employee may appeal to the Review Committee. This appeal must be made within fifteen calendar days from receiving notice of the denial.
- 5.842 The Review Committee shall consist of two regular employees from the bargaining unit chosen thereby and two administrators appointed by the Superintendent.
- 5.843 The employee appealing the process may make an oral or written presentation to the committee; the Assistant Superintendent for Human Resources shall have the same opportunity.
- 5.844 The Review Committee may review the course in question and make by consensus or majority vote a final decision as to whether or not the course is to be accepted for credit.

5.85 General Rules and Regulations:

- 5.851 Ten (10) approved and successfully completed semester units are required for each professional growth increment. No more than ten (10) units shall be allowed for credit during any one year, and no more than forty (40) units may be accumulated for the professional growth program.
- 5.851.1 Credit for professional growth increments will be granted for satisfactory achievement, a grade of "C" or better, or in the case of a Pass/Fail course, a grade of "Pass".
- 5.853 Quarter units will be pro-rated to semester units.
- 5.854 Workshops, seminars, and other professional growth activities will be granted credit based on one (1) semester unit for each fifteen (15) hours of attendance.

- 5.855 Courses for professional growth credit may not be repeated for credit unless approved in advance by the District.
- 5.856.1 Approval of courses for professional growth credit must be obtained in advance from the Assistant Superintendent of Human Resources or designee on a form provided by the Human Resources Office.
- 5.857.1 Salary credit must be completed and transcripts or grade reports forwarded to the Human Resources Office by June 30th of each year. Increments shall become effective July 1st of each year. Courses completed from July 1st through August 31st will be credited September 1st. Employees must be on paid status to receive any portion of the payment and such payments shall cease when employment is terminated for any reason.

5.86 Professional Growth Allowance and Payment:

- 5.861.1 Bargaining Unit Member who have successfully completed four (4) years in the District will be eligible for a professional growth allowance of \$50 per unit with a maximum of ten (10) units in any one year, and 40 units total.
- 5.861.2 In determining the number of units qualifying for payment in a particular year, as with all other qualifying units, shall be multiplied times the bargaining unit member's full-time equivalent status. For example, if 4 units are earned and the bargaining unit member works .5 FTE, 2 units shall qualify for payment in that year. In a second year, if the same bargaining unity member becomes full-time (1.0 FTE) and acquires 4 additional units, the number of units qualifying for PGI is 8 (this includes the prior year's units and all units multiplied by the then current 1.0 FTE status).

5.9 <u>Bilingual Stipend</u>

A bilingual stipend equivalent to 5% of the unit members' step and column placement shall be paid to District-approved bargaining unit members directed by their supervisor to regularly facilitate or communicate in a second language. The bilingual stipend shall only be approved for those unit members who regularly facilitate or communicate in a second language and who have passed the District-administered bilingual examination. The list of designees for bilingual duties shall be adopted by the District annually.

5.10 Sequestered Paychecks for Non-working Months

Bargaining unit members who work less than 12 months shall have the ability to defer a portion of their pay to cover non-working months. The District's payroll department shall adopt a procedure to sequester employee compensation to cover the non-working months. The deferred payroll program will be in place for the 2017-2018 school year. Any requests for deferred payroll must be submitted to the Business Office no later than June 30th in order to begin withholdings for the next school year. Newly hired employees shall be given the option for withholding in their new-hire paperwork.

5.11 Tuberculosis Screening

Screening for tuberculosis will be required every four (4) years or as prescribed by applicable law. Skin tests are available through the County Health Department and from certain health plans. The District will provide an annual opportunity for tuberculin screening at no cost to the employee. The District will provide x-ray examinations at District expense under the following conditions:

- a. When this service is not provided by the unit member's health plan.
- b. When the unit member has had a positive tuberculosis skin test.

ARTICLE 6: HOLIDAYS

6.1 All Bargaining Unit members shall be entitled to the following holidays provided that they were in paid status in their normal assignment on the last regularly scheduled work day immediately prior to the holiday or the work day immediately after the holiday:

Independence Day

Labor Day

Admission Day (or day designated by the Board of Education in lieu thereof during the school year)

Veterans' Day

Thanksgiving Day

Day after Thanksgiving

Christmas Eve Day

Christmas Day

New Year's Eve Day

New Year's Day

Martin Luther King, Jr. Day

Lincoln's Birthday Holiday

Washington's Birthday Holiday

Spring Recess Holiday

Memorial Day

Full time (12 month 260 day employees) affected by Leap Year will be given, during a leap year, an additional day off to be scheduled individually by mutual agreement between the employee and his/her supervisor.

6.2 The Association and District will meet and discuss, upon the request of either party, the holidays for the coming school year prior to distributing the employee calendar.

ARTICLE 7: VACATION

After each year during the first two (2) years with the District, an employee will be entitled to 5/6 of a working day of vacation for each full month worked.

After two (2) continuous years with the District, an employee will be entitled to 1 day of vacation for each full month worked.

After four (4) continuous years with the District, an employee will be entitled to 1 and 1/4 days of vacation per full month worked.

After ten (10) continuous years with the District, an employee will be entitled to 1 and 2/3 days of vacation per full month worked.

After twenty (20) continuous years with the District, an employee will be entitled to 1 and 5/6 days of vacation per full month worked.

This shall be interpreted to mean that during the fifth year, the employee will commence earning vacation at the rate of 1 and 1/4 days per month, during the tenth year, at the rate of 1 and 2/3 days per month and during the twentieth year, at the rate of 1 and 5/6 days per month.

New unit members starting on other than the first working day of the month will begin earning vacation on the first day of the following month. For them, earned vacation shall not become a vested right until completion of six (6) months of employment.

Vacation entitlement for employees working less than a twelve (12) month year shall be calculated as a ratio proportionate to the full twelve (12) month working year.

Vacation schedules shall have prior approval of the immediate supervisor. The fiscal year (July 1 to June 30) has no relationship to vacations.

For less than (12) month employees any annual vacation unused at the end of the current school year will be paid in a single check in June.

The maximum accruable vacation for (12) month employees shall be two years including the year in which the vacation is earned. Any vacation accrued beyond this amount shall be converted to its current value and paid in a single check in June.

Should a member terminate from employment with the District, the unit member shall be entitled to be paid for all vested vacation pay earned and accumulated up to and including the date of termination.

ARTICLE 8: LEAVES OF ABSENCE

8.1 Any permanent Bargaining Unit member with justifiable reason may, upon request, be granted a leave of absence by the Board. No leave of absence may be extended beyond the close of the current school year except by renewal by the Board. A unit member who has been on leave for more than one (1) year will not be eligible for a renewal, except as otherwise indicated in this section or approved by the Superintendent. The member's salary is computed upon a per diem basis when adjustments are necessary.

Unless otherwise specified by the District, all unit members on leave must notify the District by March 1 as to whether he/she will return to employment for the following year. The District shall notify all unit members on leave of absence by February 1 regarding the March 1 notice deadline. Such notice will be binding on the District and the Bargaining Unit Member, and failure to subsequently fulfill the commitment on March 1 will be considered a voluntary resignation unless unusual circumstances warrant reconsideration by the Board of Education.

8.2.1 Sick Leave

Sick leave of one (1) day per month effective on the last day of each month cumulative to ten (10), eleven (11), or twelve (12) days a year depending on the service year of the unit member shall be allowed. Such sick leave is accumulative indefinitely.

8.2.2 <u>Use of Sick Leave During Pregnancy</u>

Disability relating to pregnancy while a unit member is rendering paid service to the District shall be treated as an illness when certified by the unit member and her doctor that she is physically disabled from performing her assigned duties. In case of absences of more than five (5) days and upon request by the District, a certificate of illness or injury must be presented to the Superintendent's Office, signed by a regularly licensed physician by whom the unit member has been treated for illness or injury. Medical verification for other absences may be requested in advance by the District under circumstances which reasonably justify such request.

8.2.3 Extended Illness or Injury Leave (Ed. Code § 45196 "Entitlement to other sick leave")

When an employee is absent from his/her duties on account of illness or accident for a period of five (5) months or less, whether or not the absence arises out of or in the course of employment of the employee, the amount deducted from the salary due him/her for any month in which the absence occurs shall not exceed the sum which is actually paid a substitute employed to fill his/her position during his/her absence.

8.3 Industrial Illness or Accident Leave (Ed. Code § 45192)

A unit member who is absent from duty because of illness or injury resulting from an accident or condition which qualifies under State Worker's Compensation Law, shall be granted an occupational leave for each such accident. The number of days in a fiscal year for any one such leave or the total number of days in one school year for more than one such leave shall not be less than sixty (60) days. Only absences that are supported by a doctor's certificate and are the result of work-connected injury or illness can be paid under the occupational leave policy.

During the period an employee is receiving his/her regular salary from the District, he/she is required to assign to the District all temporary disability payments received from the District's Worker Compensation Administrator. Charges to the unit member's industrial illness or accident leave balance shall be reduced only by one (1) day for each day of authorized absence regardless of temporary disability payments paid by the District.

Personal illness leave, earned vacation leave, and compensatory time, if any, shall be reduced only by that amount necessary to provide a full day's wage or salary when added to temporary disability benefits. When all available leaves of absence, paid or unpaid, have been exhausted and if the employee is not medically able to assume the duties of his position, he/she shall, if not placed in another position, be placed on a re-employment list for a period of thirty-nine (39) months. He/she may be placed on unpaid leave of absence at which time he/she shall be granted paid health insurance benefits in the same manner as though he/she were an active regular employee of the District for this thirty-nine (39) month period.

When available, during the thirty-nine (39) month period, he/she shall be employed in a vacant position in the class of his/her previous assignment over all other available candidates except for a re-employment list established because of lack of work or lack of funds, in which case he/she shall be listed in accordance with appropriate seniority regulations.

An employee while receiving occupational leave benefits must remain in the State of California unless the Board of Education or designee authorizes travel outside the State.

8.4 <u>Bereavement Leave</u>

No deduction in salary or sick leave entitlement will be made for absence due to death in the immediate family. The term "immediate family" includes the following persons: mother, father, grandmother, grandfather or grandchild of the member of the Bargaining unit or spouse/Registered Domestic Partner of the member of the Bargaining Unit, and the spouse/Registered Domestic Partner, son, son-in-law, daughter, daughter-in-law, stepchild, stepparent, brother or sister, brother-in-law, sister-in-law of the member of the Bargaining Unit, or any relative living in the immediate household of the member of the Bargaining Unit. Not more than three

(3) days of absence, or five (5) days, if travel over 200 miles is necessary, shall be allowed under this section (200 miles one way, 400 miles round trip). Up to an additional five (5) days leave shall be granted in the event of the death of a spouse or child or stepchild. All leave provided in this Section is to be taken in minimum full day increments within thirteen months of death.

8.5 Military Leave

Unit members requiring a leave for military service shall submit a request to the Superintendent for Board approval. Such leave shall expire after ninety (90) days from date of service discharge. He/she shall have an absolute right to be restored to his/her former office or position and status formerly held by him/her upon the termination of such military duty in a manner consistent with SLUSD Board Policy 4361.5.

A unit member with more than one year's service in the District shall be entitled to receive his/her salary or compensation as such public employee for the first thirty (30) calendar days of any such absence, but not in excess of thirty (30) days in any one fiscal year.

8.6 Jury Duty

When a unit member is required to be absent to serve on jury duty, the unit member shall receive his/her regular salary. All jury duty fees (excluding reimbursement for meals, mileage, or parking) shall be endorsed and returned to the District.

8.7 Personal Necessity Leave

A unit member of the District may use his/her accumulated sick leave in cases of personal necessity. Use of sick leave under this article is limited to ten (10) days in any school year.

Unit members may use up to four (4) of the above ten days of personal necessity leave without disclosing the purpose of the leave. However, such leave requires advanced notification, must comply with the general purpose of personal necessity leave, and no more than five (5) percent of the unit or ten (10) percent from any one site may use such leave on the same day.

A personal necessity is defined as an activity which is serious in nature, cannot be reasonably disregarded, can only be performed during the normal school day, and cannot be performed before or after school hours.

Acceptable reasons for the use of personal necessity leave include:

- 1. Death of a member of the unit member's immediate family when the number of days of absence exceeds the limits set by bereavement leave provisions;
- 2. <u>Accident involving unit members person or property or the person or property of a member of the employee's immediate family;</u>

- 3. Serious illness of a member of the classified employee's immediate family;
- 4. <u>A classified employee's appearance in any court or before any administrative tribunal as a litigant, party, or witness under subpoena or other order;</u>
- 5. Fire, flood or other immediate danger to the home of the employee;
- 6. <u>Personal business of a serious nature, which the employee cannot</u> disregard.

Leave for personal necessity may be allowed for other reasons at the discretion of the Superintendent or designee. However, no such leave shall be granted for purposes of personal convenience, for the extension of a holiday or vacation, or for matters, which can be taken care of outside of working hours.

A unit member shall request such a leave in writing at least three (3) days in advance, when possible. Upon return, a unit member may be required to submit additional proof to substantiate the personal necessity.

Advance permission shall not be required of any employee in cases involving the death of a member of the employee's immediate family, an accident involving the employee's person or property or the person or property of a member of his/her immediate family, or the serious illness of a member of his/her immediate family. However, the employee shall notify the Superintendent or designee of the need for the leave as soon as practicable. After any absence due to personal necessity, the employee shall verify the absence by submitting a completed and signed district absence form to his/her immediate supervisor.

8.8 <u>Catastrophic Illness or Injury Leave</u>

The purpose of the catastrophic leave bank is to provide paid leave to bargaining unit members who have experienced a catastrophic illness or injury, or have had a qualified family member experience a catastrophic illness or injury that requires the member to be absent from work. The catastrophic leave bank shall only be available to participating members of the bank.

Definitions: The following definitions shall apply to this section of the contract:

- 8.8.1 "Catastrophic illness or injury" means an illness or injury which, on the basis of medical opinion, is expected to incapacitate the recipient or a family member for a period of thirty (30) or more calendar days, requiring the employee to take time off work to care for themselves or to care for that family member.
- 8.8.2 For the purposes of the catastrophic leave bank, "family member" is limited to the children, spouse/registered domestic partner, and parents of the bargaining unit member. "Children" includes but is not limited to, step-children, foster children, and other dependents. "Parents" shall include mother-in-law and father-in-law.

8.8.3 "Eligible leave credits" means vacation leave and sick leave accrued to the donating employee.

An employee's industrial injury leave does not qualify as an injury or illness under this definition, provided the employee is eligible for coverage under Workers Compensation.

All new employees will automatically become members of the bank unless within 60 days of employment they notify the district in writing that they do not wish to join. If the employee does not opt out, the 1 day (in hourly equivalents) of donated leave credit shall be deducted the next pay period.

A maximum of 30 days may be granted to a unit member when accrued leave is exhausted. Unit members may apply for an additional thirty (30) days. All catastrophic leave grants must be preceded by written request describing the catastrophic illness or injury and how the bargaining unit member qualifies for the leave as defined in this section. The request shall be accompanied by written medical verification, satisfactory to the District and CSEA. Initially the Superintendent or their designee and the CSEA President shall evaluate and act upon the request. If they are in agreement their decision shall be final.

In the event they are not in agreement after consideration of the request, the association and the district shall appoint a neutral third party to facilitate an agreement. If such agreement is not forth coming the neutral third party shall make the final decision regarding the request. It is intended that this be done on an expedited basis.

A recipient may use donated eligible leave credits for catastrophic illness or injury for a maximum period of twelve (12) consecutive months for any one catastrophic illness or injury.

A recipient shall use any leave credits that he or she continues to accrue on a monthly basis, prior to using donated sick leave pursuant to this section.

If fewer than 60 days of leave are in the catastrophic leave bank, or it is determined that the leave balance in the bank is insufficient to meet the expected claims, the district and CSEA may mutually agree to seek an additional contribution of days. Should this occur, everyone who wishes to remain eligible must participate in each subsequent contribution. Conversely, unit members who had previously opted out of participating may donate a day of accrued leave or vacation to join the catastrophic leave bank. CSEA may annually request the names of members participating and the total number of days remaining in the bank.

Should the district and CSEA mutually agree to dissolve the catastrophic leave bank, current participants shall receive a pro-rata share of the banked days.

8.9 Family and Medical Leave

Employees shall be entitled up to twelve (12) work-weeks of leave within a 12 month period for family and medical reasons under the federal Family Medical Leave Act of 1993 and the California Family Rights Act ("family medical leave"). Additional time may be requested for instance of caring for service members who have incurred serious injuries while on active duty. The following provisions shall be interpreted in accord with those statutes and their regulations.

- 1. An employee is eligible if he/she has been employed by the District for at least twelve months and has completed 1,250 hours of service in the last twelve (12) months.
- 2. Family medical leave shall be available to address qualifying exigencies (subject to The Family and Medical Leave Act 29 USC § 2600 et sec. and the California Family Rights Act Gov. Code, § 12945.2) Sick leave may be applied concurrently with the Family Medical Leave Act (FMLA) & California Family Rights Act (CFRA). These exigencies include but are no limited to:
 - a. Birth of the employee's child;
 - b. Placement of a child with the employee for adoption or foster care;
 - c. Care for the employee's child, spouse or parent with serious health condition;
 - d. The employee's own health condition that keeps the employee from performing his/her job function.
- 3. Family medical leave will run concurrently with other paid and unpaid leave if the reasons for the leave meet the requirements of family medical leave.
- 4. An employee may be required to provide medical certification whenever a serious health condition of his/her family member is the reason for the leave. Failure to obtain medical certification when necessary may delay the granting of the leave request until such certification is provided. For the employee's own serious health condition, the medical verification rules of sick leave, extended illness leave, or other applicable leave will be utilized.
- 5. When advance notice is possible, an employee must provide thirty (30) days advance written notice of the need for leave. If the need for leave is unforeseen, written notice must be given as soon as possible. Failure to provide written notice may delay the granting of leave.
- 6. An employee taking family medical leave will continue to participate in the District provided health plan under the same terms and conditions, which applied prior to the first day of the employee's leave. An employee is required to make premium payments to the same extent made by the employee prior to the leave to maintain his or her health benefits during the leave period. If the employee fails to return from the leave for any reason other than the recurrence or continuance of a serious health condition, the employee will be liable to the District for premiums paid for maintaining the

employee's health coverage. An employee may at his or her expense participate in all other employee benefits plans offered by the employer during leave.

8.10 Child Rearing Leave

Upon request, the Board may provide a unit member who is a natural or adopting parent an unpaid leave of absence for the purpose of rearing his or her child. Such leaves shall normally be requested in increments of between three and six months and intended to coincide with segments of the work assignment (such as through the end of the semester for an instructional assistant). If such a leave is approved it may be extended for a maximum of one (1) year in total duration.

Whenever possible the initial leave should be requested and the start date identified at least four (4) weeks prior to the anticipated date on which the leave is to commence. If an extension of this Child Rearing Leave is sought, the application should be made at least six (6) weeks prior to the expiration of the original leave.

Leaves under this Article (including this section) are intended to run concurrent with all legally required leaves under the California Family Rights Act and/or Family Medical Leave Act. Furthermore, nothing in this Article is intended to result in leave rights less than would have existed independently under law.

8.11 Parental/Adoption Leave

A unit member shall upon request be granted three (3) days of parental leave without loss of pay during or immediately after the birth of the member's child. A unit member shall upon request be granted three (3) days of family leave without the loss of pay during or immediately following the adoption of a child.

8.12 Family School Partnership Leave (See Labor Code Section 230.8)

Unit members through established relationship as being the parent, guardian, or grandparent having custody of one or more children in preschool through grade twelve (12), shall be entitled to utilize up to eight (8) hours during a calendar month and up to forty (40) hours during each school year to participate in activities of the school for which the child attends

The member shall utilize existing vacation, personal leave or compensatory time off for purpose of this leave to be paid leave. The member shall also have the option of exercising this leave entitlement as an unpaid leave.

Members must provide his/her supervisor forty-eight (48) hours notice to request to utilize this leave. Lesser notice of request shall be permitted and honored when justifiable extenuating circumstances exist.

ARTICLE 9: TRANSFERS AND PROMOTIONS

9.1 <u>Vacancies</u>

Unit positions determined to be vacant and open shall be posted internally for five (5) working days prior to any external posting. Postings shall include the hours and location of the vacant position. In case of vacancies, all internal applicants shall be given consideration prior to recruiting from outside the District. Job announcements will be posted on working days that the District Office is open. However, no announcements will be posted during winter and/or spring recesses.

9.2 Transfers

A transfer is an action which results in the movement of a Bargaining Unit member from one site or, if at District Office, from one department to another within the same job classification and range.

9.2.1 Employee Initiated Transfers

Bargaining Unit members may submit a request for a transfer at any time by notifying the Human Resources Office of their desire to be transferred. Employees requesting transfer shall indicate the position and site they prefer to be transferred to within the internal vacancy posting period.

Eligible bargaining unit members should also put in transfer applications for each vacancy they are interested in. When one or more unit members apply for a transfer to a vacant position, the applicant with the most seniority will be transferred provided the needs of the District are otherwise fulfilled.

An employee who has once passed a written and/or performance test for a specific job classification will not be required to be re-tested for a transfer within the same classification.

9.2.2 District Initiated Transfers

Bargaining unit members may be transferred by the Superintendent of Schools when it is determined to be in the best interest of the District.

In cases of District initiated transfers solely due to lack of work needed at a particular site and/or greater need at another site, the District will first seek volunteers. If no volunteers are available, the transfer will be accomplished on the basis or reverse seniority.

If the District initiates involuntary transfer for any other reason, the District will use the process below:

A District initiated transfer shall require advance approval by the Assistant Superintendent of Human Resources or designee. An employee shall be given written notice of a District-initiated transfer, at least five (5) working days prior to the effective date of transfer.

An employee is entitled to a conference concerning a District-initiated transfer with the Assistant Superintendent of Human Resources or designee, upon request. An employee who is subject to a District initiated transfer, shall be given a list of known vacancies and shall have the opportunity to express preference.

The determination of the placement of an employee who is subject to a District initiated transfer shall include consideration of the employee's preference of vacancies, the employee's seniority and the employee's qualifications. However, placement of the employee shall be at the discretion of the District.

9.3 <u>Promotions</u>

A promotion is the movement of a unit member from his/her current classification to a classification with a higher salary range.

In the case of promotions, all internal applicants shall be given consideration, and all qualified internal applicants shall be interviewed prior to recruiting from outside the District.

A bargaining unit member who is an applicant for a position and has not passed all District tests applicable to the position within the past two years shall be required to pass the District skill tests before consideration for that position. A bargaining unit member who has held a similar position shall not be required to take the District skill tests. Employees who have worked in the district for five (5) or more years shall receive a 10% bonus to any district assessment scores.

The following may be considered when a CSEA member applies for a promotion: an assessment of skills and knowledge; experience in similar positions; and seniority.

- 9.3.1 Bargaining Unit Members who are promoted to a higher paid classification shall be placed on the salary schedule of the new classification at the step of the schedule which would provide a salary increase of at least five percent (5%). Step increases shall occur on an annual basis on the anniversary date of the promotion. (Salary step placement language for promotions can be found in sections 5.3, 9.3.1 and 9.6.)
- 9.3.2 Bargaining Unit Members will be informed in writing of the results of their written and/or performance test.

Internal applicants who are deemed unqualified shall be given, upon written request, a written explanation as to why he/she was deemed unqualified so that he/she may correct any deficiencies.

Internal applicants who are not granted an interview shall be given, upon written request, a written explanation.

All bargaining unit members will be notified of their appointment time and date at least five (5) days prior to taking a test, unless there is mutual agreement for an earlier date, for a new position, not including a transfer.

Upon written request internal applicants not chosen for a position will receive written notice and an explanation as to why he/she was not chosen within ten (10) working days of the decision.

- 9.4 The District agrees to provide "cross training" to Bargaining Unit Members consistent with its needs and resources; meanwhile, nothing in this collective bargaining agreement shall prohibit such cross training. Cross training is training conducted by a fellow Bargaining Unit Member at his/her work site performing his/her duties while the trainee observes or participates. (Supervisory involvement may or may not occur). Other mutually agreeable forms of cross training may also occur. Normally, cross training shall be in blocks of not less than one work day. Once such cross training has occurred, the Bargaining Unit Member shall be credited for promotional consideration with having had prior experience in that position. Cross training shall not affect either Bargaining Unit Member's seniority.
- 9.5 Any unit member may apply for a temporary promotion for a vacant position due to an approved unpaid leave of absence for 90 days or more.

If selected the unit member will be paid at a rate appropriate for the position. If feasible in instances of longer leaves, the District at its discretion may divide the leave into segments and allow multiple qualified applicants to be temporarily promoted for a specific segment of the leave time. When the unit member on leave returns, the temporarily promoted unit member shall be returned to his/her original assignment/position at the appropriate pay rate. The exception shall be if his or her position no longer exists. In this case, s/he shall be afforded layoff rights as if the person had not taken the temporary promotion.

9.6 Advance Step Placement for Transfers and Promotions

Upon receiving a promotion or transfer, bargaining unit members shall receive, year for year, advance step placement for training and/or work experience which is relevant to the new position. (Salary step placement language for promotions can be found in sections 5.3, 9.3.1 and 9.6.)

The purpose of this subdivision is to reward bargaining unit members for experience and/or training from a previous placement, within or outside of the District, which is directly applicable to the new classification. Such experience and/or training may have been earned while the bargaining unit member served in a previous classification within the District by performing out of class duties, cross-training, substituting, etc. Any college coursework, vocational training, or other outside training will also be credited if relevant to the new classification placement.

ARTICLE 10: GRIEVANCES

10.1 Definitions

- A "grievance" is a formal written allegation by a unit member that he or she has been adversely affected by a violation or misinterpretation of a specific provision of this Agreement. Appeal of any law, District policy or administrative decision not covered by this Agreement shall not be subject to the grievance procedure. All other matters for which a specific review procedure is provided in Board policy or other regulations, including law, will not be subject to the Grievance Procedure.
- 10.12 A "grievant" may be any member of the Bargaining Unit or the Association governed by the terms of this Agreement.
- 10.13 A "day" is a working day or a day in which the Central Administrative Office of the District is open for business.
- 10.14 The "immediate supervisor" is the lowest level administrator having immediate jurisdiction over the grievant who has been designated by the District to adjust grievances.

10.2 Informal Procedure

- Before filing a formal written grievance, the grievant will attempt to resolve the problem by at least one (1) private conference with his/her immediate supervisor. All discussions and problem resolution reached through this process shall be deemed to have preceded the formal grievance procedure and shall not be subject to intervention or response of the Bargaining Unit.
- 10.22 If the problem is not resolved at the informal level, then the grievant may declare that a grievance exists and invoke the following formal procedures:

10.3 Formal level

10.31 <u>Level I</u>

10.311 Within twenty (20) days after the occurrence of the act or omission giving rise to the grievance or when the unit member reasonably should have known of the act or omission, the grievant must present such grievance in writing on the appropriate form to the immediate supervisor.

10.312 This statement shall be a clear, concise statement of the grievance, the circumstances involved, the decision rendered at the informal conference, and the specific remedy sought. 10.313 The grievant shall have the option to avail himself/herself of representation from the Bargaining Unit at any stage of the formal grievance procedure. 10.314 A conferee may be present at this or any other formal level of the grievance procedure. 10.315 The immediate supervisor shall communicate his/her decision to the grievant, in writing, within ten (10) days after receiving the written statement. If the immediate supervisor does not respond within the time limits, the grievant may appeal to the next level. 10.316 Within the above time limits either party may request a personal conference. 10.32 Level II 10.321 If the grievant is not satisfied with the decision at Level I, he/she may, within ten (10) days, appeal the decision to the Superintendent of Schools. 10.322 This appeal shall include a copy of the original grievance, the decision rendered by the immediate supervisor and a clear, concise statement of the reasons for the appeal and the specific remedy sought. 10.323 The Superintendent shall communicate his/her decision to the grievant within ten (10) days. If the Superintendent does not respond within the time limits provided, the grievant may appeal to the next level. 10.324 Within the above time limits either party may request a personal conference. 10.33 Level III 10.331 If the grievant is not satisfied with the decision at Level II, he/she may appeal the decision, in writing, within ten (10) days to the Board of Education. 10.332 This appeal shall include a copy of the original grievance, the decision rendered by the immediate supervisor and the Superintendent, and a clear and concise statement of the

reason for the appeal and the specific remedy sought.

- 10.333 The Board of Education shall consider the grievance within thirty (30) days of the filing of the appeal with the Board of Education, and it shall issue its decision within fifteen (15) days following the conclusion of its consideration of the appeal. These limits may be extended by mutual agreement. If the Board of Education does not respond within the time limits provided and they are not extended, the grievant may appeal to the next level.
- 10.334 Prior to the Board's decision, the grievant may request to make a presentation before the Board of Education. If such a request is granted by the Board of Education, the presentation shall be made in closed session consistent with legal requirements.

10.34 Level IV

- If the Association is not satisfied with the decision at Level III, the Association may request that the unresolved grievance be submitted to arbitration. The Bargaining unit representative, within ten (10) days after receipt of the written decision of the Board of Education, shall give written notice of the intent to arbitrate the grievance. The Bargaining unit representative and the District will attempt to agree upon an arbitrator. If no agreement can be reached, they shall request the State Conciliation Service to supply a panel of five (5) names of persons experienced in hearing grievances in public schools. Each party shall alternately strike a name until one name remains. The party to strike first shall be determined by the flip of a coin. This remaining panel member shall be the binding arbitrator.
- 10.342 The fees and expenses of the arbitrator and the hearing shall be borne equally by the District and Association. All other expenses shall be borne by the party incurring them.
- 10.343 Issues arising out of the exercise by the Board and/or the administration of their responsibilities under Article 19 of this Agreement, District Rights, including the facts underlying their exercise of such discretion shall not be subject to this procedure.
- 10.344 The arbitrator will have no power to add to, subtract from or modify the terms of this agreement.
- 10.345 After a hearing and after both parties have had an opportunity to make written arguments, the arbitrator shall submit in

writing to all parties his/her findings. The decision of the arbitrator shall be final and binding on both parties.

10.35 General Provisions

- 10.351 Any time limit set forth may be extended or compressed only by mutual consent of the parties.
- 10.352 If a grievance arises from action or inaction on the part of a member of the administration at a level above the principal or immediate supervisor, the grievant shall submit such grievance in writing directly to Level II.
- 10.353 No matter shall be entertained as a grievance unless it has been raised at the informal level and has been filed formally with the other party within twenty (20) days after the aggrieved becomes aware, or should have become aware, of the incident which created the problem.
- 10.354 The fact that a grievance is raised by an employee, regardless of its ultimate disposition, shall not be recorded in the employee's personnel file or in any file or record utilized in the promotion process; nor shall such fact be used-in any recommendations for job placement; nor shall an employee be placed in jeopardy or be subject to reprisal for having followed this grievance procedure.
- 10.355 The grievance procedure is not intended to be a method to challenge or change the law or the rules and regulations of the Board nor will it be utilized if there are other means of review which are specifically prescribed in law, District policy, or this Agreement.
- 10.356 Nothing contained in this section shall be construed as limiting the right of any Bargaining Unit member having a grievance to discuss the matter directly with the appropriate member of the administration and to have the problem and/or grievance adjusted at any level without intervention of the Association, except that no adjustment of the grievance at a formal level will be made until the exclusive bargaining agent has been notified in writing and given a chance to respond.
- 10.357 A reasonable number of representatives of the exclusive representative shall have the right to receive reasonable periods of released time without loss of compensation for the processing of grievances.
- 10.358 A grievant may be represented by the Association or a unit member at Levels I, II, III, and IV.

ARTICLE 11: SAFETY

The District shall promote conditions which provide a high level of safety for members of the Bargaining Unit.

- 11.1 The District shall provide protective devices where they are specifically required by CAL/OSHA for the safety of the Bargaining Unit members.
- 11.2 The District shall continue to assess and correct any unsafe physical conditions which exist within the buildings or on the property of the school district.
 - 11.21 All Bargaining Unit members will report any unsafe conditions which they observe to their supervisor in writing. The supervisor will request an assessment of the reported condition to be made and advise the member within the reasonable time.
 - 11.22 The principal of each school, all supervisors, all Bargaining Unit members and the Superintendent's Office shall work cooperatively to assure compliance with the safety conditions as mandated by CAL/OSHA guidelines.
- 11.3 The Bargaining Unit member shall follow the basic safety practices established by the District in order to insure safe conditions for themselves as well as for their fellow workers. An employee who consistently violates safety regulations will be subject to dismissal.
- 11.4 A review of the policy and procedures relative to Bargaining Unit member safety as covered by this agreement shall be made annually at each job site with representation from the Bargaining Unit.
- 11.5 All employees who drive a vehicle during the course of their employment shall provide proof of a valid driver's license at the time of employment, upon renewal, and at the request of District management. This provision extends to employees who use personal vehicles to drive to and from sites during their workday as well as those who use any district owned motorized vehicle including but not limited to transport carts and golf carts.

ARTICLE 12: EVALUATION

- 12.1 Competence, skills, and attitudes of unit members are evaluated at intervals on the existing performance appraisal forms.
- 12.2 Evaluation forms shall be completed for each probationary employee on or about the end of the 3rd and 6th month of his/her probationary period. The unit member shall sign the forms to indicate that he/she has read the evaluation of job performance. The probationary period shall end at the conclusion of the 9th actual month of work.
- 12.3 Following the probation period, a performance appraisal form shall be completed at least every other year. By signing the performance appraisal form, the supervisor certifies that he/she has discussed any weaknesses or problems noted therein with the unit member.
- 12.4 When there has been a significant change in job performance, the supervisor may undertake an interim evaluation. Any interim evaluation shall specify the areas to be improved and provide, where applicable, specific recommendations for improvement and a time frame for accomplishment of established goals.
- 12.5 By signing the performance appraisal, the unit member does not signify that he/she has agreed or disagreed with the report.
- 12.6 Classified unit members shall be evaluated by the appropriate supervisor.
- 12.7 Evaluations shall be made in a conference between the unit member and his/her appropriate supervisor at which time they will discuss ways and means of improving greater efficiency and productivity. Together they will analyze the unit member's strong points and areas in which improvement may be made.
- 12.8 A copy of the evaluation will be given to the employee at the conference. The employee will indicate his/her knowledge of the evaluation by signing the evaluation form.
- 12.9 The evaluation will be forwarded to the office of the Assistant Superintendent of Human Resources on the appropriate form.
- 12.10 Any employee who is dissatisfied with the performance evaluation he/she has received from the assigned administrator may request a review of the rating by the Assistant Superintendent of Human Resources or designee, after it has been discussed with the original evaluators
- 12.11 After the review, he/she may prepare a written response within 20 days which shall be attached to the evaluation and placed in the employee's personnel file.

ARTICLE 13: PERSONNEL FILES

- 13.1: The personnel file of each bargaining unit employee shall be maintained under the direction of the District's Central Administration Office. Disciplinary action based upon derogatory material requires proper placement of that material in the personnel file. In establishing this requirement it is not intended to extend the obligation of the District beyond what is provided for by statute or case law.
- 13.2: Bargaining unit members shall be provided with copies of any derogatory material to be placed in their personnel files ten (10) working days before such placement. The unit member may prepare a concurrent written response and have it attached to the derogatory material. The unit member shall be afforded reasonable release time to deliver the response and have it placed in the file.
- 13.3: The review of the above referenced derogatory material in its original form, if requested, shall take place during normal business hours, and the unit member shall be released from duty for this purpose without salary deduction.
- 13.4: Unit members shall otherwise have the right to inspect their personnel files at a time when the person is not actually required to render services to the District. Copies of material contained in the personnel files shall be provided to the employee upon request. The District shall prepare such copies within a reasonable period of time after they are requested. An appropriate copying fee may be charged by the District. Neither the right to inspection or the agreement to provide copies shall include ratings, reports, or records which were obtained prior to employment (as provided in Ed. Code 44031 (b)).
- 13.5: All personnel files shall be kept confidential by the District and accessed only as necessary for the proper administration of the District, including supervision of the unit member. Access shall also be reasonably afforded the unit member's union representative when currently authorized in writing by the unit member and consistent with legal requirements.

ARTICLE 14: CONCERTED ACTIVITIES

- 14.1 It is agreed and understood that there will be no strike, work stoppage, slow-down, picketing or refusal or failure to fully and faithfully perform job functions and responsibilities, or other interference with the operations of the District by the Bargaining Unit 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 except as allowed by law.
- 14.2 The Bargaining Unit recognizes the duty and obligation of its representatives to comply with the provisions of this Agreement and to make every effort toward inducing all employees to do so. In the event of a strike, work stoppage, slowdown, or other interference with the operations of the District by employees who are represented by the Bargaining Unit, the Bargaining Unit agrees in good faith to take all necessary steps to cause those employees to cease such action.
- 14.3 It is agreed and understood that any unit member violating this Article may be subject to discipline.

ARTICLE 15: SUPPORT OF AGREEMENT

The District and the Bargaining unit 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 Bargaining Unit 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 Bargaining Unit.

ARTICLE 16: EFFECT OF AGREEMENT

This bilateral agreement as signed by the parties represents the complete understanding between them. District practices and policies are limited only by the express provisions of this Agreement and by State law. Any said practices or policies that are found to be in conflict with this Agreement shall be null and void.

ARTICLE 17: SAVINGS

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 18: DISTRICT RIGHTS

- 18.1 It is understood and agreed that the District retains all of its powers and authority to direct, manage and control to the full extent of the law. Included in but not limited to those duties and powers are the exclusive right to: determine its organization; direct the work of its unit members; determine the times and hours of operation; determine the kinds and levels of services to be provided, and the methods and means of
 - providing them; establish its educational policies, goals and objectives; insure the rights and educational opportunities of students; determine staffing patterns; determine the number and kinds of personnel required; maintain the efficiency of District operations; determine the curriculum; build, move or modify facilities; establish budget procedures and determine budgetary allocation; determine the methods of raising revenue; contract out work; and take action on any matter in the event of an emergency. In addition, the District retains the right to hire, classify, assign, transfer, evaluate, promote, terminate and discipline employees.
- 18.2 The exercise of the foregoing powers, rights, authority duties and responsibilities by the District, the adoption of policies, rules, regulations and practices in furtherance thereof, and the use of judgment and discretion in connection therewith, shall be limited only by the specific and express terms of this Agreement, and then only to the extent such specific and express terms are in conformance with law.
- 18.3 The District retains its right to reasonably amend, modify, or rescind policies and practices referred to in this Agreement in case of emergency, such as earthquake, fire, or flood.

ARTICLE 19: STAFF LAYOFFS

19.1 Reasons for Layoffs

The Governing Board may lay off unit members for lack of work or lack of funds. Layoff is separation from a position due to lack of work, lack of funds or as a result of displacement (bumping), reduction of hours, work year or classification with lower wages.

19.2 Notice of Layoff

All layoffs shall be implemented in the manner prescribed by law. Notice shall be by personal hand delivery or sent by certified mail and signed for by the employee sixty (60) days before the layoff becomes effective. A copy of each notice to bargaining unit members shall be sent to the Union.

19.3 Negotiation

In the event the District determines that it is necessary to lay off unit members due to lack of work or funds, it shall notify the Union in writing (president and agent). The parties will negotiate the impact of any positions that have been eliminated. In instances of reductions in hours, work year or classification, the parties will negotiate whether to reduce the positions as well as any impact should the reductions take place.

In order to determine what options individual employees may have, the District and CSEA designees will identify each individual's options based on his/her seniority and which positions are available that keeps him/her closest to whole. Closest to whole is defined as to which positions the employee has rights in terms of hours per day. Closest to whole may result in an increase in hours and/or days for individual employees.

19.4 Order of Layoff

- 19.4.1 Every layoff shall be in reverse order of seniority within classification; the employee, who has been employed the shortest time in the class, plus higher classes, shall be laid off first.
- 19.4.2 The employee in the classification to be laid off with the least seniority in that classification shall be laid off first; if two or more employees have the same seniority, seniority status shall be assigned by lot. Once the tied seniority order is established it shall be recorded on the classification seniority list and in the unit members' personnel files. CSEA may have a witness present for the drawing of lots.

19.5 Reemployment Rights

- 19.5.1 This article will take effect after the provision of Transfer have been exhausted with current unit members.
- 19.5.2 Employees who have been laid off shall be place on a reemployment list for the classification from which they were laid off. Employees who were laid off from their classification remain on the reemployment list for 39 calendar months from date of layoff. Employees who accept in lieu of layoff, reduction in hours, work year or classification with a lower salary shall be retained on the reemployment list for the classification from which they were removed for 63 calendar months from date of layoff. Impacted employees shall be recalled to service in their previous classification in reverse order of layoff.
- 19.5.3 The District shall contact persons on the reemployment list to offer employment in positions in their classification for which they have rights based on their seniority. The employee has five (5) days to respond to the offer of employment. Employees accepting a position shall have two (2) weeks to report to the new position.

Persons on the reemployment lists are responsible for keeping the Human Resources Department informed of their correct telephone numbers, addresses or other mode of contact.

19.6 <u>Bumping Rights</u>

An employee laid off from his/her present classification may bump into a lateral position in the same job classification for which he/she has seniority or the next lowest classification in which the employee has greater seniority. The employee may continue to bump into lower classifications in which he/she has seniority to avoid layoff.

- 19.6.1 An employee may not bump into a different job classification in which he/she has seniority unless he/she has no bumping options within the current job classification.
- 19.6.2 If an employee bumps into a different job classification, it shall be the job classification with the same or next highest pay range in which the employee has seniority.
- 19.6.3 An employee may bump in a different job classification in which he/she has seniority if a vacant position is available.
- 19.6.4 Bumping will be based solely on seniority.

19.7 <u>Eligibility to Compete in Promotional Exam</u>

Former unit members on the reemployment list have the right to apply and compete for any vacant positions to which laid off workers do not have rights. It is the responsibility of the employees on the reemployment list to monitor the

vacancy postings and to apply within the set timelines for any positions for which they qualify. Employees are considered qualified when they meet the minimum qualifications in the classification job description. Current unit members not impacted by layoff retain their rights to compete for the vacant positions as well. In the selection process, if the district does not select a current employee, it must give preference to a qualified laid off employee from the reemployment list who properly applied to the vacant positions prior to considering any outside applicants.

19.8 Improper Layoff

Any employee who is improperly laid off shall be reemployed immediately upon discovery of the error and shall be reimbursed for all loss of salary and benefits.

19.9 Reassignments

Seniority by hire date in classification shall be utilized to determine which unit members in impacted classifications at specific work sites are to be reassigned when the District has not declared a layoff.

19.9.1 The District shall provide as much advance notice as is reasonably possible to employees who are to be impacted by this section. The employee shall be given an opportunity to express any preferences for assignment to vacant positions. The Assistant Superintendent/HR or designee shall assign the displaced employee to a vacant position considering the assignment, the expressed preferences of the employee and the preferences of the administrators.

19.10 Opportunity to Substitute

Employee on the reemployment list may request to be placed on the substitute list for work in their classification and in other classifications for which they qualify. When possible, the substitute clerk will attempt to contact substitutes on the reemployment list before contacting other persons.

ARTICLE 20: RECLASSIFICATION

All reclassification requests shall be reviewed by a panel composed of one (1) CSEA appointee, one (1) District appointee and a third appointee agreed upon by the other two members. The cost of the third appointee shall be shared by CSEA and the District. The panel's decisions shall be advisory to the Board of Education. The panel shall meet once a year prior to May 30 and implementation of any reclassification will take place July 1 the following fiscal year. Prior to the appointment of the first panel, the parties shall meet and mutually agree on guidelines for the panel as well as procedures for filing reclassification requests. Information about the reclassification process, applications and timelines can be found on the district's website.

ARTICLE 21: TERM

CSEA and the San Leandro Unified School District agree to a 3-year term of agreement effective July 1, 2018 through June 30, 2021, or until another agreement has been reached by the parties. For the 2019-20 and 2020-21 school years, either party may reopen Article 5: Salaries and Fringe Benefits plus two additional articles.

California School Employees' Association	
Local San Leandro Chapter #94, C SEA	
Can awarm	12/5/18
Carol Alvarez, CSEA President	Date
San Leandro Unified School District	
John Thompson, Ed.D.	12 /7 /18 Date

Assistant Superintendent, HR

Appendix A - Salary Schedule

San Leandro Unified School District Personnel Services Department

CSEA Bargaining Unit Classifications

Classification	Range	Classification	Range
Accounting Clerk	32	Nutrition Assistant	27
Accounting Specialist	48	Nutrition Delivery	38
Accounting Technician	46	Nutrition Technician	33
Administrative Assistant - Department/Program	43	Office Assistant	32
Administrative Assistant - School	43	Office Specialist	38
Administrative Secretary	40	Office Technician	36
Assess. Inst. Materials & Multimedia Assistant	38	Para Educator	27
Assess. Inst. Materials & Multimedia Specialist	52	Para Educator - Computer	27
Campus Supervisor	38	Para Educator - ELD	28
Choral Accompanist	35	Para Educator - Mild/Moderate	30
Computer Support Assistant	38	Para Educator - Moderate/Severe	35
Payroll Specialist	48	Parent Facilitators	38
Employee Benefits Specialist	48	Personnel Services Specialist	40
Enrollment Specialist	48	Preschool Teacher 12 ECU	39
Human Resources Technician	36	Preschool Teacher 20 ECU	47
Information Data Specialist	50	Program Coordinator	42
Library & Multimedia Technician	32	Purchasing Assistant	38
Library & Multimedia Specialist	38	Registrar	38
Network Engineer	57	Video Production Specialist	54
		1	

Board Approval: December 11, 2018

SAN LEANDRO UNIFIED SCHOOL DISTRICT 2018 - 2019 CSEA SALARY SCHEDULE 12 MONTH and HOURLY

STEPS			-						_		8YR		13YR		18YR		23YR		28YR	
RANGE	1	Hr Rate	2	Hr Rate	3	Hr Rate	4	Hr Rate	5	Hr Rate	2.50%	Hr Rate	5%	Hr Rate	7.50%	Hr Rate	10%	Hr Rate	12.50%	Hr Rate
27	2639	16.24	2773	17.06	2910	17.91	3055	18.80	3209	19.75	3,289	20.24	3,369	20.74	3,450	21.23	3,530	21.73	3,610	22.22
28	2707	16.66	2843	17.50	2984	18.36	3134	19.29	3288	20.23	3,370	20.74	3,452	21.24	3,535	21.75	3,617	22.25	3,699	22.76
29	2774	17.07	2912	17.92	3056	18.81	3212	19.77	3371	20.74	3,455	21.26	3,540	21.78	3,624	22.30	3,708	22.81	3,792	23.33
30	2844	17.50	2986	18.38	3134	19.29	3292	20.26	3456	21.27	3,542	21.80	3,629	22.33	3,715	22.87	3,802	23.40	3,888	23.93
31	2915	17.94	3058	18.82	3214	19.78	3371	20.74	3544	21.81	3,633	22.38	3,721	22.90	3,810	23.45	3,898	23.99	3,987	24.54
32	2986	18.38	3136	19.30	3294	20.27	3460	21.29	3632	22.35	3,723	22.91	3,814	23.47	3,904	24.03	3,995	24.59	4,086	25.14
33	3062	18.84	3215	19.78	3376	20.78	3545	21.82	3722	22.90	3,815	23.47	3,908	24.05	4,001	24.62	4,094	25.19	4,187	25.76
34	3139	19.32	3296	20.28	3461	21.30	3634	22.36	3815	23.48	3,910	24.07	4,006	24.65	4,101	25.24	4,197	25.83	4,292	26.42
35	3219	19.81	3378	20.79	3548	21.83	3727	22.94	3909	24.06	4,007	24.68	4,104	25.26	4,202	25.88	4,300	26.47	4,398	27.07
36	3300	20.31	3466	21.33	3636	22.38	3818	23.50	4010	24.68	4,110	25.30	4,211	25.91	4,311	26.53	4,411	27.15	4,511	27.77
37	3380	20.80	3551	21.85	3728	22.94	3912	24.07	4106	25.27	4,209	25.90	4,311	26.53	4,414	27.17	4,517	27.80	4,619	28.43
38	3467	21.34	3639	22.39	3820	23.51	4011	24.68	4210	25.91	4,315	26.56	4,421	27.21	4,526	27.85	4,631	28.50	4,736	29.15
39	3552	21.86	3731	22.96	3915	24.09	4112	25.30	4317	26.57	4,425	27.23	4,533	27.90	4,641	28.56	4,749	29.23	4,857	29.89
40	3641	22.41	3821	23.51	4013	24.70	4216	25.94	4427	27.24	4,538	27.92	4,648	28.60	4,759	29.28	4,870	29.96	4,980	30.65
41	3732	22.97	3917	24.10	4114	25.32	4319	26.58	4535	27.91	4,648	28.61	4,762	29.31	4,875	30.00	4,989	30.70	5,102	31.40
42	3823	23.53	4015	24.71	4217	25.95	4428	27.25	4651	28.62	4,767	29.34	4,884	30.05	5,000	30.77	5,116	31.48	5,232	32.20
43	3921	24.13	4116	25.33	4321	26.59	4538	27.93	4765	29.32	4,884	30.05	5,003	30.79	5,122	31.52	5,242	32.25	5,361	32.99
44	4018	24.73	4219	25.96	4431	27.27	4653	28.63	4885	30.06	5,007	30.81	5,129	31.56	5,251	32.31	5,374	33.07	5,496	33.82
45	4118	25.34	4323	26.60	4542	27.95	4767	29.34	5005	30.80	5,130	31.57	5,255	32.34	5,380	33.11	5,506	33.88	5,631	34.65
46	4221	25.98	4433	27.28	4655	28.65	4887	30.07	5130	31.57	5,258	32.38	5,387	33.15	5,515	33.94	5,643	34.73	5,771	35.52
47	4325	26.62	4543	27.96	4769	29.35	5010	30.83	5260	32.37	5,392	33.18	5,523	33.99	5,655	34.80	5,786	35.61	5,918	36.42
48	4435	27.29	4659	28.67	4890	30.09	5133	31.59	5393	33.19	5,528	34.02	5,663	34.85	5,797	35.68	5,932	36.51	6,067	37.34
49	4548	27.99	4775	29.38	5014	30.86	5264	32.39	5528	34.02	5,666	34.87	5,804	35.72	5,943	36.57	6,081	37.42	6,219	38.27
50	4660	28.68	4896	30.13	5138	31.62	5396	33.21	5666	34.87	5,808	35.74	5,949	36.61	6,091	37.49	6,233	38.36	6,374	39.23
51	4779	29.41	5017	30.87	5266	32.41	5532	34.04	5809	35.75	5,954	36.64	6,099	37.54	6,245	38.43	6,390	39.33	6,535	40.22
52	4899	30.15	5142	31.64	5400	33.23	5670	34.89	5954	36.64	6,103	37.56	6,252	38.47	6,401	39.39	6,549	40.30	6,698	41.22
53	5019	30.89	5269	32.42	5533	34.05	5812	35.77	6103	37.56	6,256	38.50	6,408	39.44	6,561	40.38	6,713	41.32	6,866	42.26
54	5144	31.66	5403	33.25	5673	34.91	5957	36.66	6256	38.50	6,412	39.46	6,569	40.43	6,725	41.39	6,882	42.35	7,038	43.31
55	5272	32.44	5538	34.08	5814	35.78	6107	37.58	6414	39.47	6,574	40.46	6,735	41.44	6,895	42.43	7,055	43.42	7,216	44.40
56	5405	33.26	5677	34.94	5960	36.68	6258	38.51	6572	40.44	6,736	41.45	6,901	42.48	7,065	43.47	7,229	44.48	7,394	45.50
57	5540	34.09	5818	35.80	6109	37.59	6417	39.49	6737	41.46	6,905	42.50	7,074	43.53	7,242	44.57	7,411	45.61	7,579	46.64

Note: Monthly rate is based on a 12 month full time employee (260 days x 7.5 hour per day /12 month x hourly rate)

Work Year: 260 days

3.5% increase effective July 1, 2018

Board Approved: 10/9/18

SIDE LETTER

Appendix B - Campus Supervisor Assignments/Staff Development

When the position of a 180 day campus supervisor becomes vacant the work days for this position may be adjusted to reflect the actual number of days students are required to attend school. Likewise when the number of student days increase requiring additional campus supervisor coverage, the District shall increase the work year accordingly and provide the campus supervisor pro-rated additional salary.

Appendix C - Training

Memorandum of Understanding
Between
The San Leandro Unified School District
And
The California School Employees' Association (CSEA)

The San Leandro Unified School District and the California School Employees' Association (CSEA) agree that appropriate training is essential to successful work performance. The provisions of this side letter shall apply to CSEA bargaining unit members who are transferred from one job classification to another, as a direct consequence of an involuntary transfer, layoff or school or department reorganization. Accordingly, the District and CSEA agree as follows:

- Bargaining Unit Members will be given reasonable advanced notice, normally a minimum of two weeks before assignments are made and in accordance with the Memorandum of Understanding concerning layoffs.
- The parties agree that it is the responsibility of the Bargaining Unit Member and the Supervisor to meet and discuss appropriate training.
- The District agrees to provide appropriate training within a reasonable amount of time. Training may include conference attendance, released time for observation, and/or peer-to-peer instruction.
- 4. All conference attendance requiring registration costs shall have prior written approval by the supervisor.

The term of this agreement shall be effective commencing upon its execution and continuing commensurate with the Collective Bargaining Agreement, unless terminated in advance with at least thirty calendar days written notice.

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<u>Appendix D - Medical Assistance Stipend</u>

CSEA PROPOSAL NO. 4 October 8, 2014 12:00 PM

MEMORANDUM OF UNDERSTANDING

between the

SAN LEANDRO UNIFIED SCHOOL DISTRICT and the

CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION AND ITS CHAPTER NO. 94

Medical Assistance Stipend .

Currently some para educators (paras) in the San Leandro Unified School District (District) provide basic medical assistance to students in addition to their daily work. For purposes of this memorandum of understanding, basic medical assistance (BMA) is defined as gastronomy feeding tubes and buttons, urinal bags, colostomy bags, ileostomy bags, tracheotomy suctioning and care, nasal and oral suctioning, and other medical assistance to be agreed upon by the Parties. CSEA and the District (the Parties) want to recognize the specialized training and responsibility that goes along with providing BMA. Accordingly, the Parties have agreed to the following:

- 1. Providing BMA will be voluntary. Paras who volunteer and are trained shall be compensated as stated below. Paras who do not volunteer or have not been trained shall not provide students with BMA.
- The district shall not, directly or indirectly, intimidate, threaten, or coerce the paras to volunteer. Paras who do not volunteer may not be disciplined, laid off, reduced in hours, or otherwise penalized for not volunteering.
- 3. The District may request volunteers when the need for BMA arises. The District will first solicit volunteers from the site where BMA is needed. If no paras volunteer from the site, the District will then send notice to all sites requesting volunteers. These requests will be sent to the paras in writing either through district mail or email. The request shall include the definition of BMA, a description of all BMA trainings the paras shall receive, a description of the voluntary nature of the program, and the volunteer rescission timelines.
- 4. Paras who vplunteer shall submit their letter of interest in writing. The letter of interest shall be kept in the paras' personnel files. Paras who volunteer may rescind their letter of interest to provide BMA up to three (3) days after the completion of the trainings. After that time, paras may cease providing BMA after providing thirty (30) days notice, or until a new health

plan has been developed for the affected students, whichever is shorter.

- The district shall choose paras to provide students with BMA based on seniority.
- 6. The district shall provide paras who volunteer with training as follows:
 - a. The paras shall receive training from a licensed health care professional. The training shall comply with any applicable training standards adopted by California Department of Education or as required by law. A licensed health care professional is defined as a physician or surgeon, physician's assistant, a credentialed school nurse, a registered nurse, or a certified public health certificated nurse.
- b. All written materials used in the training shall be retained by the student services department and school site. A copy of the materials shall be provided to the paras at the time of their trainings. Documentation of the trainings shall be provided to the paras and shall be placed in their personnel files before they can provide BMA.
- c. All trainings shall be at the district's expense and shall occur during the paras' working hours.
- 7. The District shall notify the paras of any changes with the student that could affect their ability to provide BMA.
- 8. The District shall provide paras with written orders for carrying out the provision of BMA, a designated district official to whom the paras can address any issues which may arise regarding the provision of BMA, and any necessary safety clothes or equipment, such as gloves or masks, at the district's expense.
- 9. The district shall pay the paras a minimum stipend of \$400 per month for every semester in which BMA is provided. Increases to the stipend shall be negotiated annually. However, annual increases are not guaranteed.
- 10. The district shall defend the paras against any and all claims arising out of an act or omission within the scope of their employment and pay any and all legal fees, costs, and damages arising out of the same. Providing BMA is within the scope of employment of paras who provide BMA under this agreement.

SLUSD CSEA

Carel alvaren ID&c

Mer 10/8/14

Marcha Martin 19/00/14

Room Cor

11. The Parties agree that any alleged violation of this Agreement

shall be subject to the grievance procedure set forth in the

collective bargaining agreement between the Parties.

ADDENDUM

to the

MEMORANDUM OF UNDERSTANDING

between the

SAN LEANDRO UNIFIED SCHOOL DISTRICT and the

CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION AND ITS CHAPTER NO. 94

Medical Assistance Stipend

CSEA and the San Leandro Unified School District (District) are writing this addendum to the October 8, 2014 Medical Assistance Stipend MOU to clarify language and terms in this MOU:

- 1. Semesters shall be compensated as follows:
 - Fall Semester per Month Stipend: August = \$200, September - December= \$400, January = \$200.
 - Spring Semester per Month Stipend: January = \$200, February May = \$400, June = \$200.
 - Summer = \$100 per week worked.
- 2. Monthly stipends per semester shall begin during the month in which BMA begins and not be paid retroactively but shall be guaranteed to continue for the remainder of the semester (as described above).
- 3. On days when the designated para educator is absent, the next most senior trained para educator shall provide the BMA and be compensated on a daily pro rata basis.

The parties agree that, due to some confusion about the implementation of the MOU, that all of the people listed below shall receive stipends for the fall semester of the 2014-15 school year who were part of the original request for reclassification:

- 1. Alisha Bermejo
- 2. Elizabeth Castro
- 3. Lesley Day
- 4. Betty Flores
- 5. Luz Galvez
- 6. Debbie Harris
- 7. Juanita Lopez
- 8. Marisa Ortiz
- 9. Elizabeth Vasquez
- 10. Denise Wooden

Beginning with the spring semester of the 2014-15 school year, only the designated para educators shall receive the monthly stipend for providing BMA and these assignments shall be based on seniority.

SLUSD	CSEA
2/18/15	Caref Gluaren 2/18/16
	Kann Pon 9/13/15
	AM/2 2/18/15
	marche marti 02/18/1

Appendix E - Job Study

Memorandum of Understanding FOR THE 2015 "JOB STUDY" Between the SAN LEANDRO UNIFIED SCHOOL DISTRICT And the

CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION and its Chapter #94 October 23, 2015

The San Leandro Unified School District (District) and the California School Employees Association and its Chapter #94 (CSEA) agree to modify the current job descriptions and salary range placements as described below. Except as described herein, any existing agreements between the parties shall remain in full force until the parties reach another agreement.

I. Job Study Implementation

- a. CSEA's contribution: Per Article 5.1(4), CSEA "donated" .29% of its total compensation raise for 2015-2016 as a contribution to the improvement of internal equity through the job study process.
- All additional costs associated with this agreement shall be borne by the District.
- c. The parties agree to the salary placement changes listed in Appendix A.
 - Any reductions in salary placement shall not affect members currently placed in such classifications.
 - ii. Any new member, or any member who transfers or promotes into classifications with a reduced salary placement after ratification of this agreement shall be placed at the new salary range.
 - iii. All salary increases shall be retroactive to July 1, 2015.
- d. Salary schedule adjustment: Upon the implementation of this agreement there will no longer be any classifications placed on the salary schedule below range 27. Thus, ranges 21-26 shall be removed from the salary schedule. An updated salary schedule is attached as **Appendix B**.
- e. Any current bargaining unit member who is placed in a new, modified, or combined classification as a result of this job study shall not be required to

take any qualifying or pre-employment examination in order to maintain their status in such classification.

II. Reorganization of Departments

- a. Both CSEA and The District recognize the need to restructure the Business and Special Services, Student Services, and Community Wellness Departments. To further the goal of increasing efficiency through cross training and the sharing of responsibilities, the parties agree to the following reclassifications (a full list of these changes are attached as Appendix C):
 - i. Changes to the Business Department:
 - The classifications of Purchasing Clerk, Accounts Payable
 Technician I, and Account Technician Food Services, shall be
 reclassified into the class of Accounting Technician and placed
 at Range 46.
 - The Accounts Payable Tech (.75 FTE) classification shall be reclassified as an Accounting Technician (1.0 FTE) and placed at range 46.
 - The Accounts Payable Technician II (0.5 FTE)/Community
 Services Technician (0.5 FTE) shall be reclassified as an
 Administrative Assistant Department/Program (1.0 FTE) and placed at range 43.
 - The classification of Budget Technician shall become the confidential position Budget Analyst.
 - Upon ratification, the parties shall file a request for unit modification with the Public Employment Relations Board.
 - Any reductions in salary placement shall not affect members currently placed in such classifications.
 - These salary placements shall be effective upon ratification by both parties.
 - ii. Changes to the Special Services, Student Services, and Community Wellness Department:

- The classification of Staff Secretary shall be reclassified to Administrative Assistant – Department/Program and placed at range 43.
- The classification of Student Support Services Office Manager shall be reclassified to Administrative Assistant Department/Programs and placed at range 43.
- The classification of Attendance Clerk II shall be reclassified to
 Office Technician and placed at range 36. Any reductions in
 salary placement shall not affect members currently placed in
 such classifications.
- 4. The classification of Student Support Services and Health Services Clerk shall be reclassified to Office Technician and placed at range 36. Any reductions in salary placement shall not affect members currently placed in such classifications.
- The classification of Student Support Services Specialist shall be reclassified to Program Coordinator and placed at range 42.
- These salary placements shall be effective upon ratification by both parties.

III. Implementation

- a. The parties agree to implement the job descriptions attached as Appendix D.
- b. Any members reclassified into a new or combined classification shall retain their existing seniority date. Such seniority will be compiled into updated seniority lists for all classifications.
- c. The changes noted herein shall be effective upon the ratification of both parties. This agreement shall remain in effect until another agreement is negotiated and ratified by the parties.

For CSEA:

For San Leandro Unified:

Caref allery 10/83/15
CSEA Prevident (Date)

SKUSD (Date)

AM Am 10/23/15

CSEA (Date)

marshe marten 10/23/15

CSEA (Date)

Appendix F - Classifications

APPENDIX A:

CSEA JOB STUDY IMPLEMENTATION SUMMARY

CSEA Job Study Implementation Summary

Job Class - Old	Job Class - New	Salary Range - Old	Salary Range - New				
Administrative Services Family							
Office Clerk 1	Office Assistant	28	32				
Office Clerk 2	Office Assistant	30	32				
Office Clerk Student Records	Office Assistant	32	32				
Receptionist - Adult School	Office Assistant	32	32				
Personnel Clerk	Human Resources Technician	37	36				
Attendance Clerk I	Office Technician	35	36				
Attendance/Residence Verification Clerk	Office Technician	38	36				
Attendance Verification Specialist	Office Technician	36	36				
Office Clerk III	Office Technician	34	36				
Attendance Clerk II	Office Technician	38	36				
Office Clerk IV (all)	Office Technician	36	36				
Student Support Serv/Health Serv Clerk	Office Technician	36	36				
Community Services Technician	Office Specialist	42	38				
Education Services Secretary	Office Specialist	38	38				
Staff Secretary	Office Specialist	40	38				
Data Technician	Office Specialist	38	38				
Adult School Registrar	Registrar	38	38				
Registrar	Registrar	40	38				
Student Records Secretary - Adu Edu	Administrative Secretary	36	40				
Student Support Services Specialist	Administrative Secretary	40	40				

Administrative Secretary	40	40
Administrative Secretary	42	40
Administrative Secretary	38	40
Administrative Assistant - Department/Program	40	43
Administrative Assistant - Department/Program	42	43
Administrative Assistant - School	42	43
Administrative Assistant - School	42	43
Administrative Assistant - School	42	43
Administrative Assistant - School	44	43
Administrative Assistant - School	42	43
Program Coordinator	42	42
Financial Support Fam	ily	
Accounting Clerk	32	32
Purchasing Assistant	38	38
Accounting Technician	48	46
Accounting Technician	40	46
Accounting Technician	46	46
Accounting Technician	40	46
Employee Benefits Specialist	50	48
Accounting Technician	42	46
Payroll Specialist	48	48
	Administrative Secretary Administrative Assistant - Department/Program Administrative Assistant - Department/Program Administrative Assistant - School Program Coordinator Financial Support Fam Accounting Clerk Purchasing Assistant Accounting Technician Accounting Technician Accounting Technician Employee Benefits Specialist Accounting Technician	Administrative Secretary 42 Administrative Assistant - Department/Program 42 Administrative Assistant - Department/Program 42 Administrative Assistant - 42 Financial Support Family Accounting Clerk 32 Purchasing Assistant 38 Accounting Technician 48 Accounting Technician 40 Accounting Technician 40 Employee Benefits Specialist 50 Accounting Technician 42

Payroll			
Bond Accounting Technician	Accounting Specialist	48	48
Budget Technician	Budget Analyst - Confidential	51	51
	Technology Support Fa	mily	
Assessment, Instructional materials and Multimedia Specialist I	Assessment, Instructional materials & Multimedia Assistant	42	38
Assessment, Instructional materials & Multimedia Specialist II	Assessment, Instructional materials & Multimedia Specialist	52	52
Computer Technician Assistant	Computer Support Assistant	38	38
Information Data Technician II	Information Data Specialist	50	50
Network Technician	Network Engineer	57	57
_	Instructional Support Fa	mily	
Para Educator - Computer	Para Educator - Computer	24	27
Para Educator - Elementary	Para Educator	24	27
Para Educator - Secondary	Para Educator	22	27
Para Educator - Adult School	Para Educator	22	27
Para Educator - Mild/Moderate	Para Educator - Mild/Moderate	26	30
Para Educator - Moderate/Severe	Para Educator - Moderate/Severe	35	35
Para Educator - ELD 3	Para Educator - ELD	30	28
Para Educator - ELD 2	Para Educator - ELD	28	28
Para Educator - ELD 1	Para Educator - ELD	26	28
Para Educator - Library	Library & Multimedia Technician	22 & 26	32
Parent Facilitator - Adult	Parent Facilitator	33	38

School			
Library Media Center Assistant	Library & Multimedia Specialist	36	38
Library Instructional Materials & Multimedia Specialist	Library & Multimedia Specialist	38	38
Campus Supervisor	Campus Supervisor	38	38
Choral Accompanist	Choral Accompanist	35	35
	Nutritional Services	s Family	
Nutrition Assistant I	Nutrition Assistant	24	27
Nutrition Assistant II	Nutrition Technician	30	33
Food Service Delivery Person	Nutrition Delivery	38	38

Consolidated Positions

Account Clerk II

Account Technician - General

ASSETs Site Liaison

Buyer

Duplicating Clerk

Duplicating Services Technician

Employment Replacement Secretary

Expulsion Secretary

Health Services Clerk

Information Data Technician

IMC Clerk

IMC Technician

Library Clerk

Office Manager - Educational Services

Office Manager - Special Services

Para Educator - Computer Tech Resource

Para Educator - Graphics

Para Educator - In School Suspension

Parent Liaison

Personnel Secretary I

Personnel Technician

Signing Interpreter

Special Services Secretary

Van Driver

Appendix G - Bilingual Stipend Implementation

MEMORANDUM OF UNDERSTANDING
between the
SAN LEANDRO UNIFIED SCHOOL DISTRICT
and the
CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION
Chapter 94

July 30, 2018

Bilingual Stipend Implementation

The San Leandro Unified School District (District) and the California School Employees Association (CSEA) enter into this memorandum of understanding (MOU) to clarify and agree on procedures to operationalize the bilingual stipend provision set forth in Article 5.9 of the agreement between CSEA and the District.

The District and CSEA agree to the following:

- Administrators will submit requests for bilingual stipends (monthly or hourly differential) on the Translation Stipend Request Form no later than September 15 annually.
- By no later than October 15, the District shall: review these requests; schedule and administer bilingual testing to determine if candidates are qualified to perform translation services; and approve or deny submitted requests.
- The District shall provide this opportunity annually, Candidates who do not pass the qualifying exam may retake the exam the following year if they continue to be recommended by the sites/departments.
- 4. Candidates who pass one part of the exam (oral or written) may provide bilingual assistance in the area that they passed with agreement from the site administrator, and shall be eligible for the stipend. They may retake the test in the area they did not pass when the district provides another testing opportunity.
- Candidates who are approved for the stipend (or differential pay rate) shall receive the greater of either the translator hourly pay rate or a 5% differential increase in their hourly rate or monthly pay.

John Thompson, Ed.D.
Assistant Superintendent, Human Resources

Date

Date

SEA Lagor Relations Representative

FOR CSEA:

Carol Alvarez

CSEA Local Chapter 94 President

8/3/8

Date

Date

Date

Date

<u>Appendix H – Behavior Technicial Stipend</u>

MEMORANDUM OF UNDERSTANDING
between the
SAN LEANDRO UNIFIED SCHOOL DISTRICT
and the
CALIFORNIA SCHOOL EMPLOYEES' ASSOCIATION
Chapter 94

February 2, 2018

Behavior Technician Stipend

The purpose of this stipend is to provide additional compensation for mild/moderate or moderate/severe para educators who provide Applied Behavior Analysis (ABA) support to students with special needs.

Responsibilities

Under the direction of a certificated staff member, the para educator assigned to provide ABA assistance will assist with the following:

- Implementing individualized programs for students based on ABA principles that increase communication, self-help, social/play skills and academics.
- Utilize positive reinforcement and antecedent modification to increase appropriate behaviors over time.
- Manage inappropriate behaviors that occur across school settings through the implementation of Behavior Intervention Plans (BIPs) and consultation with the case manager or behavior specialist.
- Facilitate student interactions with peers, general education teachers, and specialists.
- Prepare and maintain materials for behavior-based strategies such as token boards
- Implement behavior contracts
- Lead small group activities with assigned and other students as needed, such as alternative PE, lunch groups, etc.
- Record information on student progress by taking direct data as needed or as directed by the behavior specialist or case manager.
- Prepare/maintain academic and behavior data tracking sheets.
- Assist classroom teachers with modifications of curriculum based on student specific abilities and IEP/BIP recommendations.

Qualifications

- Registered Behavior Technician Certificate issued by the BACB (or equivalent) or an AA or BA degree in ABA.
- One year of experience working with special needs students.

Selection

The District will first solicit volunteers from the site where ABA services are needed. If no qualified para educators volunteer or there are no qualified para educators at the site, the District will then send notice to all sites requesting volunteers. These requests will be sent to the paras in writing either through district mail or email. Qualified para educators shall submit their letter of interest in writing to the Personnel Services Department.

Para educators who do not volunteer may not be disciplined, laid off, reduced in hours, or otherwise penalized for not volunteering. However, based on programmatic need, it is possible that the transfer of para educators from one site to another could occur if there are not qualified ABA trained para volunteers at the site where this service is needed.

The selection of qualified para educators shall be done annually and shall not continue from year to year.

Compensation

Para educators who meet the qualifications for this stipend and are assigned to provide ABA support to students, shall receive an annual stipend of \$2,500 which shall be divided into ten (10) equal payments from August through June. If the need for this service arises after the school year begins, the para educator will receive a pro rata share of the stipend. For any month in which ABA services are provided the para educator shall receive the full monthly amount of the stipend regardless of the number of days worked in that month. Para educators who work during summer school and who are assigned to provide ABA support, shall receive a stipend of \$250 for summer work.

General Provisions

The Parties agree that any alleged violation of this Agreement shall be subject to the grievance procedure set forth in the collective bargaining agreement between the parties.