LONG BEACH UNIFIED SCHOOL DISTRICT
1515 Hughes Way
Long Beach, California  90810

K-12

TEACHERS CONTRACT

Effective Through

June 30, 2015

As Negotiated By

LONG BEACH UNIFIED SCHOOL DISTRICT

and

TEACHERS ASSOCIATION OF LONG BEACH
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ARTICLE I

Agreement

A. PARTIES TO THE AGREEMENT: The articles and provisions contained herein constitute a bilateral and binding agreement (“Agreement”) by and between the Board of Education of the Long Beach Unified School District (“District”) and the Teachers Association of Long Beach/California Teachers Association/National Education Association (“Association”), an employee organization.

B. ACCORDING TO “ACT”: This Agreement is entered into pursuant to Chapter 10.7., Sections 3540-3549 of the Government Code (“Act”), the Educational Employment Relations Act.
ARTICLE II

Recognition of Exclusive Representative

A. ASSOCIATION RECOGNIZED. The District recognizes the Association as the sole and exclusive bargaining agent for the certificated employees as certified by the Educational Employment Relations Board (EERB) (LA-R-47, LA-R-113) on December 19, 1977, and occupying classes listed below.

B. CERTIFICATED K-12 EMPLOYEES UNIT SHALL INCLUDE: All regular certificated employees under contract including classroom, JROTC, WBL, specialist teachers, and program facilitators, nurses, librarians, and retired teachers who continue to receive State Teachers Retirement System benefits and who return to classroom service under selected Education Code provisions.

C. CERTIFICATED K-12 EMPLOYEES UNIT SHALL EXCLUDE: All school counselors, guidance counselors, psychological services specialists, Child Development Center teachers, Head Start teachers, substitute teachers, part-time hourly teachers, and management, supervisory, and confidential employees.

D. TEACHER DEFINED. “Teacher” refers to any certificated employee who is included in the appropriate unit as defined in Section A. above and therefore covered by the terms and provisions of this Agreement.

E. BOARD OF EDUCATION RECOGNIZED. The Association, in turn, recognizes the Board of Education of the Long Beach Unified School District as the duly elected representatives of the people and agrees to negotiate exclusively with the District's representatives through the provisions of the Educational Employment Relations Act.

F. TEMPORARY CONTRACT EMPLOYEES. It is the intent of the District that temporary contract employees with satisfactory performance evaluations be offered regular contracts as soon as possible. Factors contributing to the District’s decision to offer a regular contract to a temporary contract employee shall include but not be limited to: projected enrollment growth or decline; projected numbers of leaves of absence; credential status; completion of bilingual certification obligation; completion of Language Development Specialist (LDS) or Cross-Cultural Language and Academic Development (CLAD) certification obligation (if employed July 1992 or after); complete employment file; permanent residency status; first-aid requirements; recommendation of immediate supervisor.
ARTICLE III

Reserved Rights of the District

A. The intention of this Article is to provide that the District retains all rights, powers, authority, duties and responsibilities to direct, manage, and control conferred upon and vested in it by the Laws and Constitution of the United States and the State of California. In delineating the reserved rights of the District, it is not the intention of the parties to detract from or diminish in any way the statutory right of the Association to represent unit members under the Act.

B. It is agreed that all matters which are beyond the scope of negotiations as provided in Government Code, Section 3543.2 and also all rights, powers, and authority which are not limited by the terms of this Agreement are reserved to the District. Such reserved rights shall include, but are not limited to, the exclusive right to:

1. Determine its organization; determine the kinds and levels of services to be provided and the methods and means of providing them;

2. Maintain the efficiency of District operations; build, move, or modify facilities; establish budget procedures and determine budgetary allocations; determine methods of raising revenue; contract out work;

3. Determine the times and hours of operation; determine staffing patterns and the number and kinds of personnel required; direct the work of employees; hire, classify, assign, evaluate, promote, discipline (pursuant to Education Code, Section 44944), and terminate employees;

4. Establish educational policies, goals and objectives; determine the curriculum; ensure the rights and educational opportunities of students.

C. The exercise of the foregoing rights, powers, 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 express terms of this Agreement, by statutory rights of unit members and/or the Association, and then only to the extent such specific and express terms are in conformance with law. If there is a direct conflict between the aforementioned reserved rights of management and the specific and express provisions of other articles of this Agreement, the language of the latter shall prevail.

D. The District retains its right to amend, modify, or rescind policies and practices referred to in this Agreement for the duration of an emergency. An emergency shall be defined as those unforeseen circumstances which substantially interrupt or threaten to interrupt the normal District operation: natural disasters, epidemics, riots, police actions, national emergencies, local exigencies.
ARTICLE IV

Association Rights

A. ASSOCIATION USE OF DISTRICT FACILITIES: The Association and its members may utilize District school buildings and facilities.

1. Outside of operation hours, facilities and audiovisual equipment may be used for meeting purposes subject to the provisions of the Civic Center Act, except that under Section II, Article 7, of District Regulations for Use of School Facilities, the Association will not be subject to charge for meeting of their membership at which no admission is collected. However, if such meetings require the assignment of additional District personnel, the Association will be charged for such services.

2. During operation hours the District agrees, upon twenty-four (24) hour advance request and approval of the site manager verifying that there will be no conflict created in the use of the facility on the date and at the time requested, to grant to the Association access to lounges, faculty dining rooms, or other designated locations for the transaction of Association business with employees on non-duty time as provided in Section C.

3. The District agrees that upon advance request the immediate manager of a school or office may grant TALB the occasional use of District computers, copiers, and other communication or media equipment under the following conditions:

   a. Use of equipment occurs on non-duty time of the employee who must also be qualified to use the equipment;

   b. Use does not interrupt or interfere with the normal student educational program or work production of District employees who need to use the equipment;

   c. On or before June 30 of each year, TALB agrees to remit to the District $1,000 (K-12 and CDC/Head Start inclusive) as reimbursement for the occasional use of District equipment. It is understood that site copy machines may be used only for communications specific to individual school sites;

   d. TALB requests shall be made through building representatives or officers to the site manager;

   e. TALB acknowledges that site managers may refuse the use of equipment defined above if use by the Association interferes with the educational program or violates other provisions of this Agreement.
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ARTICLE IV - ASSOCIATION RIGHTS (continued)

4. **Use of School Telephones:**
   
a. During those times when the employee is not responsible for the instruction and/or supervision of students or other assigned duties and provided no pay phone is available, the school telephone may be used for calls concerning matters of serious and compelling personal importance that cannot be made before or after the workday.
   
b. In addition to 4.a., designated site representatives, when not responsible for the instruction and/or supervision of students or other assigned duties, will have reasonable use of a school telephone for local calls involving representation matters. The conduct of Association business will not interfere with the business of the District.
   
c. The use of the District phone to conduct personal enterprise is prohibited. Toll calls shall be charged to the employee’s home phone bill by the employee.

B. **ASSOCIATION COMMUNICATIONS:**

1. **Bulletin Boards.** The District authorizes the Association to use without charge a minimum of one-fourth (1/4) of the total area of at least one site bulletin board designated for employee association information. The location of such bulletin board(s), designation of space, and resolution of disputes about use of space shall be determined by the site manager. The Association agrees monthly to remove out-of-date materials.

2. **Restrictions.** Any literature distributed or posted by the Association must meet professional and ethical standards, be dated, identify the person(s) and/or organization responsible for its promulgation, and conform to election/campaign laws then in effect.

3. **Faculty/Staff Mailboxes.** The District authorizes the Association to use faculty/staff mailboxes. Distribution of communications shall be by employees on non-duty time or by non-site representatives of the Association.

C. **ASSOCIATION BUSINESS.** The Association agrees that its authorized staff and building representatives shall not conduct Association business with employees during regular working hours. It is agreed that non-duty times are as follows: before and after the scheduled workday of each employee, the nutrition break, and lunch period. Under no circumstances shall any representative or unit member interrupt or interfere in any way with normal work. Any exceptions must be approved by the appropriate assistant/deputy superintendent.
D. RELEASED TIME FOR NEGOTIATIONS:

1. The Association will exclusively receive released time from duties for its representatives to meet and negotiate with District representatives.

2. Association members shall receive released time for negotiation sessions. Any number in excess of five (5) shall be mutually agreed to by the District and the Association.

3. The Association shall submit in writing to Employee Relations Services the names of the employees who are authorized to represent the Association in negotiations.

4. Released time shall be arranged with the site manager twenty-four (24) hours prior to release from duties.

E. ORGANIZATIONAL SECURITY:

1. Membership Dues Deduction. Any unit member who is a member of the Teachers Association of Long Beach, CTA-NEA, or who has applied for membership, may pay a lump sum cash payment to the Association or sign and deliver to the District an assignment authorizing deduction of unified membership dues, initiation fees and general assessments in the Association. Pursuant to such authorization, the District shall deduct one-tenth (1/10) of such dues from the regular salary warrant of the unit member each quadriweekly period for ten (10) quadriweekly periods. Unit members who sign such authorization after the commencement of the school year shall have deducted one-tenth (1/10) the total amount of unified dues for each of the remaining ten (10) quadriweeks.

2. Agency Fee Provisions. Any unit member who is not a member of the Teachers Association of Long Beach, CTA-NEA shall, within thirty (30) days from the date of commencement of assigned duties within the bargaining unit, either become a member of the Association or pay to the Association a fee in an amount equal to standard initiation fees, unified membership dues and general assessments. Such fee is payable to the Association in one lump sum cash payment or the unit member may authorize payroll deduction for such fee in the same manner as provided in paragraph 1. of this Section. In the event that a unit member shall not pay such fee directly to the Association, or authorize payment through payroll deduction, the Association shall so inform the District, and the District shall immediately begin automatic payroll deduction as provided in Education Code, Section 45061 and in the same manner as set forth in Section E.1.of this Article. There shall be no charge to the Association for such mandatory agency fee deductions.
Each non-member who is required to pay an agency fee shall annually receive written notification from the Association of the amount of the deduction and procedures which he/she must follow to receive a rebate for non-representation activities during the year and the procedure for appealing all or any part of the agency fee.

3. **Remittance of Dues and Agency Fees.** With respect to all sums deducted by the District, whether for membership dues or agency fee, the District agrees promptly within fifteen (15) days to remit such monies to the Association accompanied by the alphabetical list of unit members for whom deductions have been made, categorizing them as to membership or non-membership in the Association, and indicating any changes in personnel from the list previously furnished.

4. **Religious Objections.** Any unit member who is a member of a religious body whose traditional tenets or teachings include objections to joining or financially supporting employee organizations shall not be required to join or financially support the Teachers Association of Long Beach, CTA-NEA, as a condition of employment. Such unit member shall pay, in lieu of a service fee, a sum equal to such agency fee to one of the following non-religious, non-labor organizations, charitable funds exempt from taxation under Section 501 (c) (3) of Title 26 of the Internal Revenue Code:

- Children’s Clinic of Miller Children’s Hospital at Memorial Medical Center
- Family Service of Long Beach
- PTA Student Assistance Fund
- TALB Scholarship Foundation
- Tichenor Orthopedic Clinic for Children
- Foundation to Assist California Teachers
- Long Beach Education Foundation

Such payment shall be made on or before November 1 of each school year.

Proof of payment and a written statement of objection along with verifiable evidence of membership in a religious body whose traditional tenets or teachings object to joining or financially supporting employee organizations, pursuant to this Section, shall be made on an annual basis to the Association and District as a condition of continued exemption from the provisions of Sections 1. and 3. above. Proof of payment shall be in the form of receipts and/or canceled checks indicating the amount paid, date of payment, and to whom payment in lieu of the agency fee has been made. No in-kind services or benefits may be received by the unit member in exchange for this contribution. Such proof shall be presented on or before November 1 of each school year. Any unit member making payments as set forth in this Section who requests that the grievance or arbitration provisions of this Agreement be
ARTICLE IV - ASSOCIATION RIGHTS (continued)

used in his or her behalf, shall be responsible for payment to the Association the reasonable cost of using said grievance or arbitration procedures.

5. **Maintenance of Membership.** Any unit member who, following notification by TALB of this provision, is a member of the Association on or after thirty (30) calendar days following ratification of this Agreement, shall maintain such membership through the date of expiration of this Agreement. The District will continue to deduct Association membership dues as specified by TALB throughout this period.

6. **Provision of Information.** The Association agrees to furnish any information needed by the District to fulfill the provisions of this Article.

7. **Indemnification.** The Association shall indemnify, defend and hold harmless the District against any administrative action before the Public Employment Relations Board and/or any court action challenging the legality or constitutionality of Article IV, Section E. of this Agreement or its implementation.

The Association shall have the exclusive right to decide and determine whether any such action or proceedings referred in the above paragraph shall or shall not be compromised, resisted, defended, tried, or appealed.

F. **INFORMATION.** The District agrees to provide to the Association twice during the school year an alpha list of employees in the bargaining unit by name, payroll location, and classification. The first list shall be provided by the end of the second week in the fifth quadriweekly pay period. The second list shall be provided by the end of the second week in the ninth quadriweekly pay period. In addition, no more than three times during any twelve-month period, the District agrees to provide, upon request, the addresses and/or telephone numbers for those newly hired employees who have released their addresses and/or telephone numbers for publication in the District directory.

The District further agrees to provide the Association with eight (8) copies of a District directory (names, addresses, phone numbers) when such a directory is published. The Association agrees to use such information for internal organization purposes only and not to disclose it to any third parties. The District further agrees to provide a staff list annually for each school by the second week of the fifth quadriweekly pay period and the end of the second week of the ninth quadriweekly pay period. Additional support service staff schedules and budget publications shall be made available to the Association.

TALB agrees to provide Employee Relations Services with the names of designated site representatives and to update the list as changes occur. The District agrees to provide the Association public documents distributed to school board members and the press in preparation for meetings of the Board of Education.
G. **LEAVE OF ABSENCE FOR ASSOCIATION PRESIDENT.** Upon annual written application, the Association president shall be granted a full-time leave of absence to conduct Association business. Following the District’s payments to the employee for such leave of absence, the District shall be reimbursed by the employee organization of which the employee is an elected officer for all compensation paid and for all sick leave granted to the employee because of such leave. Reimbursement by the employee organization shall be made within ten (10) days after its receipt of the District’s certification of compensation and sick leave.

Upon return from leave to conduct Association business, the Association president will be provided the opportunity to return to the site assigned prior to the commencement of leave if a vacancy in the appropriate credential area exists at that site.

H. **ASSOCIATION LEAVE:**

1. The District will grant to the bargaining unit as a whole a total of two hundred (200) days per fiscal year (July 1-June 30) of released time for unit members to attend workshops, conferences, or other activities sponsored by the Association as identified by H.1 and H.2. The TALB president or his/her designee shall submit in writing the information and the names of unit members who are authorized to use the association leave days to Employee Relations Services prior to an employee’s application for the released time. Written application for approval for such released time must be submitted by the employee on the appropriate District form to the site manager at least five (5) working days prior to the anticipated absence.

2. The District will grant to each member of the TALB Board of Directors released time per fiscal year to allow all members to participate in regularly scheduled meetings of the Board of Directors. The TALB president or his/her designee shall provide to Employee Relations Services the names of members of the Board of Directors and the schedule of meeting dates.

The Association agrees to reimburse the District for any substitute pay expended in relation to Sections 1. and 2. above.

I. The District agrees to make reasonable effort to provide the Association with the opportunity to review newly developed and/or revised forms related to the implementation of this contract.

J. The District agrees to make reasonable effort to provide the Association with a copy of notices to employees which relate to the negotiated agreement and which require the authorization of the Superintendent, the Deputy Superintendent, or the Chief Business and Financial Officer.
K. TALB will have representation on committees as mutually agreed to by the District and the Teachers Association. The parties mutually agree to TALB representation on the Transfer and Assignment Committees.
ARTICLE V

Days and Hours of Employment

A. WORKDAY:

1. It is agreed that the professional duties of employees require both on-site and off-site hours of work, that the varying nature of such professional duties may not lend itself to a total maximum daily work time of definite or uniform length, and that such duties are normally expected to involve no fewer than eight (8) hours of total effort each workday for both classroom and non-classroom employees.

It is further agreed that employees will be available to meet with students and parents at reasonable times before and after the instructional day. A schedule shall be posted prominently and maintained at each school site indicating times when teachers are available to meet with parents and/or students. Copies of the schedule shall be sent home to parents twice a year.

2. In the elementary schools, teachers shall report for duty and check their mailboxes not later than fifteen (15) minutes before the opening of class except when assigned before school duties. Teachers shall remain until after the close of the last scheduled class of the day for Grades 4 and 5 (except on Friday), unless they have an after school duty, are excused earlier or are requested to remain by the principal. On Fridays, teachers may leave the building immediately upon the close of the regular school day for pupils, (afternoon kindergarten teachers may arrive at school fifteen (15) minutes later than the start of their regular duty day), except that if District meetings are scheduled on Friday another "early day" may be designated. Teachers of kindergarten and the first three grades remain on duty as long as teachers of the fourth and fifth grades, unless excused earlier by the principal. All kindergarten teachers (including those without team partners) shall meet their classes for 200 minutes each day and work two hours beyond such time either with their class or in other kindergarten classrooms. Note: Unless and until negotiated otherwise, the extended or full day kindergarten will remain voluntary, but no contractual waiver is required.

Teachers assigned to elementary school libraries work a seven-hour day, except on Friday when they may leave fifteen (15) minutes prior to the end of their regularly assigned workday.

3. In the middle and senior high schools teachers shall, unless assigned to before school duty, report for duty as least fifteen (15) minutes before the opening of the first assigned class, conference period, or homeroom/advisory and shall check their mailboxes daily before the instructional day begins. Teachers
ARTICLE V - DAYS AND HOURS OF EMPLOYMENT (continued)

shall be present on site for an additional sixty (60) minutes weekly as selected
at the professional discretion of the teacher. If District meetings are
scheduled on Friday another “early day” may be designated.

Historically, the secondary teacher workday is comprised of six periods (one
of which is a conference period). If a teacher volunteers to teach an additional
class during his/her conference period his/her instructional day is extended
approximately one hour before or after the regular instructional day to provide
the employee with the conference period allowed for in this Agreement.

During any school month, teachers may be required to attend on-site meetings
not to exceed a total of six (6) hours beyond the instructional day. Two (2) of
the six (6) hourly monthly meetings are at the discretion of the bargaining unit
and principal. The necessity for conducting the two (2) hourly meetings shall
be determined monthly at each site by either a simple majority secret ballot
vote of the bargaining unit employees who actually vote on the proposal and
principal or by the site shared decision-making body. The determination of
which process will be used shall be by an annual majority secret ballot vote of
the bargaining unit and principal.

Attendance is required at only those meetings authorized by the principal.
Such meetings may be held before or after school and should be
approximately one hour or less in length. Site meetings beyond the
instructional day in a typical school month would include two (2) faculty
meetings and two (2) other meetings; such as, grade level, department,
program review and/or in-service. In the event of a school or District
emergency, or urgent school business, principals may call additional meetings
with the approval of the appropriate assistant/deputy superintendent.

Special education teachers may be required to attend one off-site in-service
meeting per month as authorized by the Assistant Superintendent, Special
Education. Such off-site meetings beyond the instructional day should be
approximately one hour or less in length and will be included in the monthly
computation.

During the term of this Agreement, the District shall maintain its practice of
treating IEP meetings as mandatory; bargaining unit members attending such
meetings beyond the duty day and in excess of four hours per month shall be
paid therefore at their regular hourly rate provided they submit the
Documentation of Mandatory Meeting Form to the Superintendent’s Special
Education Committee.

The on-site workday for other unit members shall be as follows:
On-site work hours for secondary school librarians and program facilitators
shall be eight (8) hours per day exclusive of lunch, except Friday when they
may leave twenty (20) minutes prior to the end of their regularly assigned workday.

On-site work hours for nurses shall be seven and one-half (7.5) hours per day exclusive of lunch, except Friday when they may leave twenty (20) minutes prior to the end of their regularly assigned workday. If the principal or his/her designee determines it is necessary for the employee to remain on-site to perform the assigned duties of the position or to fulfill his/her professional obligations appropriate to his/her assignment, the principal or his/her designee shall direct the employee to remain on-site up to a maximum of eight (8) hours a day.

Modifications of the on-site work hours and the "early day" may be mutually agreed to by the employee and the site manager to accommodate a variety of job responsibilities that may be accomplished at a location other than the school site and/or outside of normal working hours. Driving time between District sites shall be included as part of the normal working day exclusive of the duty-free lunch period.

6. Modification in the students' schedule shall have no effect on the unit member's workday as described above, except for Back-to-School Night in the fall and Open House during one night of Public Schools Week in the spring. Additional exceptions may be approved by the appropriate assistant/deputy superintendent.

7. It is recognized that in carrying out job responsibilities, each employee shall perform many duties and adjunct responsibilities which occur outside of the scheduled minimum on-site duty day. Such duties may involve activities such as supervision of pupils, sponsorship of student activities, and participation in school, districtwide, and parent-community committees. It is intended that such adjunct duties will be assumed equitably by all unit members. Volunteers will be sought and a site shared decision-making process may be used to distribute adjunct duties; however, if there are insufficient volunteers, the manager retains the right to assign unit members to meet the needs of the school. The maximum expectancy for any secondary school teacher shall be twenty-four (24) hours per semester, exclusive of faculty/department meetings.

8. All unit members shall be entitled to the statutory minimum duty-free lunch period of thirty (30) minutes. This entitlement also refers to alternate lunch schedules adopted because of inclement weather. Normally, teachers can expect to have the same length of lunch period as students except that the site manager may assign employees to supervisory duties during the passing periods and/or to meet the occasional needs of the school lunch period situation.

9. The scheduled preparation period at the secondary level is defined as paid working time for the specific purposes of preparing materials; conferring with
ARTICLE V - DAYS AND HOURS OF EMPLOYMENT (continued)

students, parents, support staff, and administrators; and other duties subject to
assignment by the principal. It may also, if deemed necessary by the immediate
site manager, be used for providing replacement services (class coverage) for a
temporarily absent unit member.

Replacement service may be required when another teacher is absent, no
substitute is immediately available and, in the judgment of the administrator, no
other certificated employee is available. Over the course of the school year the
site manager shall distribute these occasional replacement assignments as
equitably as possible among all available non-classroom certificated personnel
and unit members. A record of equitable assignments shall be accessible to
employees. When a unit member is assigned to provide such replacement
service, the first two (2) hours, cumulative, per school year of such service shall
be deducted from the employee's maximum expectancy (twenty-four [24] hours
per semester) for adjunct duties. When a unit member is assigned to provide
replacement service in excess of two (2) hours, cumulative, the unit member
shall be paid for such excess service at the substitute hourly rate, Schedule N,
and shall be required to remain on-site after his/her duty day for an
equivalent number of minutes of preparation.

Efforts will be made to assign non-bargaining unit employees to provide
replacement service. If a bargaining unit member who has been asked to
provide replacement service is relieved by such an employee within the first
twenty (20) minutes of service, the bargaining unit member will be credited
with thirty (30) minutes of coverage. If the coverage time is in excess of
twenty (20) minutes, the employee shall be provided with one (1) hour of credit
for replacement service.

10. **Elementary Preparation:**

a. In the elementary school, limited preparation time may be arranged at
individual school sites through staffing patterns that (1) are
educationally justifiable; (2) do not reduce total instruction time for
students; (3) are developed jointly by the affected teaching staff and
the site manager; and (4) are approved by the appropriate
assistant/deputy superintendent.

b. At the elementary teacher's discretion, library time may be used as a
preparation period when a credentialed librarian is scheduled to work
with the entire class.

c. A school is not precluded from identifying additional opportunities for
preparation time, especially for teachers of grades four and five, if the
school's regularly scheduled, general funded, certificated staffing
permits.
ARTICLE V - DAYS AND HOURS OF EMPLOYMENT (continued)

1. Teachers in Grades 1-5 shall receive a designated preparation time of 40 minutes on dates identified by the District. Thursday shall be the scheduled preparation day which shall remain the same for all affected schools within the District. The dates shall be identified prior to the start of the new school year. The instructional minutes for Grades 1 through 5 must be consistent with the instructional minutes identified by the District for the particular grade level. Preparation periods shall normally be scheduled 35 times a year; but may be less in some years due to the placement of school holidays on the approved calendar. Scheduled preparation days shall not be changed due to conflicts on the calendar, such as Back-to-School Night, Open House and Parent Conferences.

e. Except in cases of emergencies, no meetings shall be scheduled by the site administrator during the scheduled preparation period. However, this does not preclude a teacher from scheduling and participating in meetings of their choice during this time.

f. No waivers shall be accepted or approved to modify the 40-minute preparation period for teachers.

g. The designated 40-minute preparation period is part of the teachers’ regular workday.

11. Employees who request and are granted a part-time assignment shall have a minimum on-site responsibility exclusive of any duty-free lunch period proportionate to their contract assignment. Elementary part-time teachers who teach half of the normal instructional time shall have a workday that is one-half (1/2) the workday of a full-time teacher. Secondary part-time teachers who are assigned to three (3) instructional periods shall have a workday that is one-half (1/2) the workday of a full time teacher; other workdays shall be based upon the principle that exclusive of the lunch period, six (6) periods plus required time before and after classes constitute a full-time assignment. Teachers who work less than full-time shall not be scheduled for a preparation period as part of the workday. Employees who work half-time or less shall be exempt from all extra-duty responsibilities except for faculty meetings which are contiguous with the employee’s workday and annual open house activities.

12. The provisions of this Section shall not apply to teachers in the Outdoor Education Program.

13. **Instructional Day.**

The hours of employment defined in Sections A.1., A.2., and A.3. above shall include at least the required number of instructional minutes to qualify for
ARTICLE V - DAYS AND HOURS OF EMPLOYMENT (continued)

incentive funding provided in Education Code, Section 46201. The
designation of instructional time shall conform to the law. Subject to the
foregoing, the minimum number of instructional minutes shall be:

<table>
<thead>
<tr>
<th>Grade Level</th>
<th>Minimum Instructional Minutes</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kindergarten</td>
<td>36,000</td>
</tr>
<tr>
<td>Grades 1, 2, and 3</td>
<td>50,400</td>
</tr>
<tr>
<td>Grades 4 and 5</td>
<td>54,000</td>
</tr>
<tr>
<td>Grades 6, 7, and 8</td>
<td>64,800</td>
</tr>
<tr>
<td>Grades 9, 10, 11, and 12</td>
<td>64,800</td>
</tr>
</tbody>
</table>

except that:

a. Schools with an organizational pattern of Grades K-8 shall provide a
minimum of 54,000 instructional minutes for Grades 7 and 8.

b. Schools which exceed the above required minimum number of
instructional minutes for specified grade levels shall make no
adjustment to reduce the number of instructional minutes at these
grade levels without the express written consent of the appropriate
assistant/deputy superintendent.

c. In year-round schools, the number of minimum days established in
1987-1988 shall be at least maintained in subsequent years with
utilization determined at the site except for contractually identified
minimum days.

14. **Job Sharing:**

a. The Job Sharing Program is one in which two (2) employees share the
full responsibilities and the contract of employment of one (1)
identifiable full-time position. The shared teaching assignment shall
be (1) fifty-fifty (50-50) percent or (2) sixty-forty (60-40) percent.
The sharing shall be on a proportional division of the school day or of
the school week.

b. Applicants must be willing to provide a written commitment to serve a
minimum of one (1) year in the shared position. If, because of
extenuating circumstances, one of the participants cannot continue in
a part-time assignment during the year, the District is under no
obligation to return the individual to a full-time assignment until the
following year; but the District may consider an earlier return if a
position is available.

Job Share participants may be either permanent or non-permanent
teachers. If a teacher is not permanent at the time of either application
or assignment, he/she shall be required to sign a statement
acknowledging his/her understanding that years of service which are
less than one hundred (100) percent will not be credited towards the employee’s attainment of permanent status.

c. Job sharing assignments shall be filled only by teachers who have jointly requested to work together. A listing of teachers interested in job sharing will be maintained by both the Certificated Personnel Office and the Teachers Association.

d. Applicants shall submit a joint written application to the affected site manager(s) showing the names of the participants, positions affected, the proposed sharing schedule, division of adjunct duties, and the potential benefit to students. Mutual agreement between the two (2) employees, the principal, the appropriate assistant/deputy superintendent, and the Assistant Superintendent, Human Resource Services, is required before the job sharing assignment can be implemented. Applications shall be submitted on or before March 1.

e. Individual job sharing assignments will normally be evaluated prior to March 1. A decision with respect to continuance of each program will be made on or before April 15.

f. Salary will be the prorated share of the amount an employee would have earned had the employee not elected to exercise the option to participate in job sharing. The contribution to STRS/PERS will be based upon the amount of salary actually earned by the participant.

g. Job sharers will receive full District health and welfare benefits. The District will contribute premiums on a prorated basis and participants will pay the remainder of the required premiums. Employees not opting for District health coverage shall provide evidence of health insurance from another source.

h. The employee in a shared assignment will receive all contractual leaves on a prorated basis.

i. If an employee on shared assignment is absent, the other party, whenever possible and with the approval of the site manager, will trade days with his/her partner or will agree to substitute for his/her partner in a regular substitute status at the regular substitute rate.

j. The employee on a shared contract will be expected to participate in professional responsibilities such as, but not limited to, the following: participation in school, district-wide, and parent-community committees; faculty meetings; Back-to-School Night activities;
k. If, because of extenuating circumstances, one partner cannot continue in the shared assignment, one of the following shall occur:

(1) The remaining participant fills the previously shared position on a full-time basis;

(2) A new partner, mutually agreeable to parties, replaces the non-continuing partner;

(3) The remaining participant applies for a leave for which he/she is eligible.

(4) The remaining participant submits his or her resignation.

l. Continuation of any job sharing partnership is contingent upon the annual mutual agreement of all parties.

m. Prior to approval of any job sharing agreement the two teachers involved shall agree which of them shall remain at the site should the partnership be dissolved and both desire full-time assignment at that site but only one opening exists. In any circumstance, participants would have access to the District's voluntary transfer procedure.

15. **Parent/Teacher Conferences.** K-5 classroom teachers in a K-5 or K-8 school shall have six (6) minimum days in the fall and two (2) minimum days in the spring for parent/teacher conferences.

For seven (7) days in the fall and five (5) days in the spring kindergarten teachers shall be exempt from the provision in Article V.A.2. These hours shall be available instead for parent/teacher conferences.

16. **Library Media Teachers.**

a. A library media teacher who maintains the library media center open for at least fifteen (15) minutes before school and fifteen (15) minutes after school will not be assigned bus and recess/nutrition duty.

b. Secondary classroom teachers shall stay with their classes when bringing them to the library media center; elementary teachers shall escort their classes to and from the library media center.

c. For classes brought to the library media center, contractual staffing ratios (including LMT and aides) shall be observed, except during
Testing Periods or for special, occasional activities as determined by Site Based Decision Making.

d. Library Media Centers will close during the final week of school to allow LMTs time to close the library, conduct inventory, and complete other oversight tasks that are essential to running an effective library media program. The standard period for closing a library media center shall equal the number of days it is scheduled to be open during a regular week during the school year; the LMT in consultation with the site administrator may recommend a lesser or greater period depending upon the size of the center.

e. At the secondary level, the LMT at his/her discretion may continue to utilize a flexible schedule in order to service the entire school. At the elementary level, the LMTs may utilize flexible scheduling for 20% of their scheduled work week at that particular site in order to permit collaborations with classroom teachers and their students for in-depth learning and research.

B. WORK YEAR:

1. Teachers (including nurses, teachers on special assignment, and librarians):

   a. Traditional Schedule. The assigned work year shall be from the first day of the fall semester to the last day of the spring semester, inclusive. The school year encompasses ten and two-tenths (10.2) pay periods totaling two hundred and four (204) assigned days (one hundred eighty-two [182] actual duty days), dates which are specified in the calendars (see Appendix A). It is further agreed that in the middle and senior high schools two shortened days for pupils will be scheduled at times to be approved by the appropriate assistant/deputy superintendent.

   The first and last days of the work year for all bargaining unit employees shall be pupil free. All bargaining unit employees will have no fewer than four (4) hours on each of these days to prepare for the starting and closing of school.

   b. Year-Round Schedule. The assigned work year shall be one hundred eighty-two (182) actual duty days, as assigned from July 1 through June 30, with compensation prorated over the number of pay periods occurring from July 1 through June 30.

   The first and last days of the teacher work year for all bargaining unit employees shall be pupil free. All bargaining unit employees will have no fewer than four (4) hours on each of these days to prepare for the starting and closing of school.
ARTICLE V - DAYS AND HOURS OF EMPLOYMENT (continued)

2. **Program Facilitators:**
   
a. **Traditional Schedule.** The assigned work year shall encompass two hundred twelve (212) assigned days (one hundred eighty-eight [188] actual days), dates for which are specified in the calendars (see Appendix A).

b. **Year-Round Schedule.** The assigned work year shall be one hundred eighty-eight (188) actual duty days, as assigned from July 1 through June 30, with compensation prorated over the number of pay periods occurring from July 1 through June 30.

c. Based on identified program needs and the availability of sufficient special project funds at individual school sites, program facilitators may request election for additional service either before or after the regularly assigned work year, or during designated non-work periods at year-round schools.

3. **Split Assignments.** In cases of split assignments, employees so affected shall work each assigned day a number of hours which reflects the employee’s assignments. A split assignment refers to a full-time employee whose contract assignment includes two job classifications (Example: teacher/program facilitator).

4. **Emergency.** In the event of an emergency or other event resulting in less than the scheduled number of workdays, the District agrees to consult with the Association before determining the number and dates of specific days to be rescheduled to ensure the total contract workdays for all unit employees.

5. **Holidays.** The District agrees to grant all employees those non-paid, legal and Board-designated holidays which occur during their specified traditional or year-round calendars.


b. In addition, the District agrees to grant two (2) holidays to be designated by the Board of Education. One of these holidays shall be the Friday following Thanksgiving Day.

c. When a legal holiday falls on Saturday, the preceding Friday shall be observed as a holiday. When a legal holiday falls on Sunday, the following Monday shall be observed as a holiday.
d. Consistent with the above provisions, the date of each holiday shall be set forth in the calendar (see Appendix A).

6. **Summer School and Intersession Programs.** Teachers elected to provide additional service during summer school on traditional calendar or intersession programs on year-round calendars will be compensated per Salary Schedule P.

Note: Any changes in leave provisions or other benefits as a result of the collective bargaining process will apply equally to summer school and intersession program teachers.

All eligible employees will have an opportunity to apply to teach during intersession or summer school. All employees whose most recent final evaluation is satisfactory in all areas directly related to classroom instruction and student achievement are eligible for selection for summer school and intersession employment. Applicants will be selected based upon (a) the needs of the program to be offered and (b) when applicable, a system of rotation after having served three consecutive intersessions or summer school assignments if there are other qualified applicants. When the above considerations are substantially comparable, decisions shall be based upon length of service in the District.

7. **Intersession Substitute Service.** Employees assigned to year-round schools are eligible to apply to substitute during their intersession/recess periods. All employees whose most recent final evaluation is satisfactory in all areas directly related to classroom instruction and student achievement are eligible.

When serving as a substitute teacher at any school other than the school to which they are regularly assigned, they shall be paid as per Salary Schedule N. When serving as a substitute teacher at the school to which they are regularly assigned, they shall be paid at the same daily rate as that earned by Home School substitutes.

8. **Outdoor Education Program.** To meet the needs of the Outdoor Education Program, adjustments may be made in calendared workdays. Any workdays beyond one hundred eighty-two (182) will be voluntary additional assignment.

9. **Traveling Teachers in Secondary Schools.** Except in the most extraordinary circumstances, secondary teachers serving in their initial year in the profession will not be scheduled as traveling teachers.

C. **ADDITIONAL CONSIDERATION FOR YEAR-ROUND SCHEDULES:**

1. **Roving Teachers.** Roving teachers agree to change classrooms approximately every four weeks to enable three other teachers to remain in/return to the same
ARTICLE V - DAYS AND HOURS OF EMPLOYMENT (continued)

classroom throughout the year. An employee identified as a roving teacher at a year-round site will be entitled to utilize a total number of classroom aide hours which is ten (10) percent greater than the total number of classroom aide hours allocated to other teachers in the same grade level (elementary) or the same subject area (middle school) at the same school site. In addition, roving teachers may be given some special considerations developed cooperatively at the site; i.e., no recess or hall duty, assistance with bulletin boards, single level classes, reduction of adjunct responsibilities, etc.

Roving teacher assignments will be filled by volunteers. In the event that there is not a volunteer roving teacher, all four teachers may be required to change classrooms when returning from intersession. Except in the most extraordinary circumstances, teachers serving in their initial year in the profession will not be assigned to a roving position.

2. It is not the intent of the District that employees be arbitrarily reassigned or rotated from one track to another.

3. At a minimum, the District shall provide one movable storage unit per four classroom teachers. Each teacher shall be assigned a storage space which can be locked.

4. It is the goal of the District that the temperature of the classroom will be conducive to teaching and learning throughout the school year. At a minimum, some type of mechanical cooling device will be available for each classroom at each year-round school site.

5. The parties recognize that some factors that relate to year-round scheduling at the middle school and are within the scope of bargaining may not have been addressed. Should problems arise because of such unanticipated factors, the parties agree to meet for the purpose of resolving those issues.

6. With the approval of the site administrator, teachers may exchange days with other teachers who are on different tracks or calendars at the same school site. Participating teachers shall submit a signed agreement indicating the days they are exchanging at least five days in advance of the exchange to the site administrator for approval. Teachers who are unable to fulfill the conditions of the agreement shall be charged appropriate leave for those days on which they were absent and which they were not able to make up. The District will not be held liable for a teacher who does not fulfill his/her exchange days.
ARTICLE V - DAYS AND HOURS OF EMPLOYMENT (continued)
ARTICLE VI

Compensation

A. SALARIES:

1. **Salary Schedules and Regulations:** The regular rate of pay for each employee in the bargaining unit shall be in accordance with the Salary Schedules available at work sites and Provisions for Administration of Salary Schedules incorporated in Appendix B of this Agreement.

2. **Biweekly Salary Advance:** Upon submission of a timely request, an employee may be advanced not more than one-half of his/her net pay after deductions every two (2) weeks.

3. **Payroll Errors:** Proper salary class and step placement is a joint responsibility of the employee and the District. All employees are encouraged to review their salary placement annually and should they believe that they are improperly placed on the salary schedule, they should immediately bring this information to the attention of the District. In the event that an incorrect salary placement results in an underpayment, the District will issue a warrant for approximately ninety (90) percent of the net underpayment from the revolving fund within ten (10) working days from the day the error has been verified and Payroll receives written notification. Full adjustment will be reflected in the employee's next regular pay warrant. Should the incorrect salary placement result in an overpayment, the employee will reimburse the District the full amount of such overpayment on a repayment schedule developed by the District and the employee. In the event of an error favoring the employee or the District, the error shall be corrected retroactively for a period of up to three (3) years dating from the discovery of the error. "Discovery of the error" is defined as the date the District or the employee first receives written notification.

   a. When an employee requests an audit of payroll records beyond the immediately preceding thirty-six (36) months, the employee will be charged for this service at the rate of $20 per hour. The service fee will be waived if the audit reveals an actual error. The employee may request an estimate of the time involved in the audit prior to authorizing Payroll to proceed.

   b. Within two years of receipt of the annual service credit statement from the State Teachers Retirement System (STRS)/Public Employees Retirement System (PERS), employees may request review of a perceived discrepancy in annual service as reported in that statement.
4. **Pay Warrant Adjustments:**

   a. (Education Code, Section 45051) Contract employees hired after the beginning of the contract year shall be notified at the time of employment that they will receive a pay adjustment in their first warrant. Contract employees who resign, retire, go on unpaid leave, or are terminated prior to the end of their work year may have their last pay warrant adjusted.

   b. The annual salary of any employee who is employed after the beginning of the school year, or who resigns, retires, is terminated, or goes on unpaid leave prior to the end of the school year shall be computed by comparing the number of days actually worked by the employee (including absence days in paid status) to the total number of working days in the school year.

5. **Additional Assignments:** Bargaining unit employees qualified for additional teaching assignments in School for Adults and/or summer school shall be given priority consideration. Employees selected by the District to fill positions in the Additional Assignments Schedule shall be paid at the rates and in the manner described in that schedule.

6. **Occasional Projects:** Employees elected by the governing board to work additional days on projects related to their primary job responsibilities shall be paid at District hourly rates as described in the Additional Assignments Schedule.

7. **Catalina Island Employees:**

   a. Full-time employees who actually work and reside on Catalina Island shall receive a salary addition as provided in Schedule 1. In addition, effective the first school day each year, Catalina Island employees shall receive a travel expense allowance. For 1999-2000, the allowance is $621. Each year thereafter, the allowance will be adjusted by the same percentage as the salaries of K-12 unit members. Employees working less than full time shall receive a share of the travel expense allowance proportionate to the time worked.

   b. Upon employee request, the District shall provide costs not to exceed $250 for moving possessions and an automobile to Catalina Island.

   c. The District shall pay employee costs of routine transportation to and from in-service training meetings required by the District.
ARTICLE VI - COMPENSATION (continued)

8. **Camp School Teachers:**

   a. Outdoor Education employees shall be paid daily expenses at regular District rates when in Long Beach to substitute in regular schools.

   b. Outdoor Education employees who are assigned occasionally to teach in Long Beach shall be reimbursed for one (1) round-trip per week at the contract rate as per Section A.9. of this Article.

   c. Outdoor Education employees who agree to work weekends shall be furnished housing and storage for the school year. Arrangements shall be determined by the director/principal of the camp in consultation with the employees.

   d. The District shall furnish, to employees returning to camp, storage facilities during vacation periods for personal belongings normally used at camp during the year.

   e. Outdoor Education employees shall be allotted thirteen (13) meals per week at no cost to the employee when working at the Outdoor Education school.

9. **Mileage.** Employees who are authorized by the Board of Education to receive reimbursement for mileage will be reimbursed at the rate per mile established by the Internal Revenue Service for business mileage.

10. **403(b) Plan.** Unit members may participate in the District approved tax sheltered annuity plans, including the 403(b) plan, through voluntary payroll deduction. The District shall pay the fees, if any, of a third party administrator who will be responsible for plan administration and compliance. The District shall consult with TALB when considering a change in the 403(b) third party administrator.

B. **HEALTH AND WELFARE BENEFITS:**

1. **Employee Eligibility.** Bargaining unit employees working fifty (50) percent or more of a full-time assignment as defined in Article V, Section A.11., (exclusive of job sharing, Article V, Section A.14.) are eligible for health, dental, vision, and life insurance benefits as provided in this Article. Effective 2010-11, the employer contribution shall be pro-rated for less-than-full-time unit members.

   a. All coverage is effective the first day of paid service or first paid day upon return from unpaid leave of absence.
b. Any employee in unpaid leave status for a period in excess of thirty (30) calendar
days may continue health and welfare benefit coverage as provided in this Article by
personally paying the premiums. The percent of the annual premiums to be paid
shall be the same as the percent of the contract year during which the employee is in
unpaid leave status. (For example, a one hundred eight-two [182] workday teacher
on unpaid leave for one [1] semester, i.e., ninety-one [91]
days, is responsible for fifty (50) percent of the annual benefit
premiums.)

c. Effective 9/1/06, an employee who fails to enroll during open
enrollment or within thirty (30) days of initial eligibility will be
automatically enrolled in the PPO, Delta Premier, Vision, and Life.

d. Dependents of employees who, pursuant to paragraph c. above, are
defaulted into the designated District group medical plans are not
eligible to be enrolled except as follows:

(1) During the next open enrollment period; and/or

(2) Within thirty (30) days of becoming eligible by virtue of such
qualifying events as birth, adoption, marriage or registering of
a California Domestic Partnership.

2. The 2013 District annual maximum contribution toward individual unit
member insurance premiums for District medical plans for full time
employees, employee plus one and family coverage shall be based on the
2013 District PPO rates as adjusted by the cost containment changes. The
District’s annual maximum contribution excludes District dental and vision
insurance.

Beginning the 2014 insurance year (January 1, 2014), and each year
thereafter, the District shall increase the prior year’s District annual
maximum contribution toward individual unit member insurance premiums
for District medical plans for full-time employees, employee plus one and
family coverage by 3.5%. In the event the elected coverage in a District
insurance program exceeds the above stated District maximum annual
contribution, the cost difference shall be paid by the unit member through
payroll deduction. The Health Benefits committee shall actively work to
limit increases greater than 3.5%, through plan design modifications, vendor
selection, wellness programs, and member education. In the event that the
combination of the annual PPO rate increase and/or cost containment results
in premiums below the District maximum annual contribution described
above, that difference will mitigate future rate increases.
ARTICLE VI - COMPENSATION (continued)

3. The lowest cost District HMO medical plan offered unit members in any given insurance year shall not be subject to the District annual maximum contribution described in Section 2 above. In the event that the District anticipates that the premiums for the lowest cost District medical HMO plan may exceed the District annual maximum contribution as described in Section 2 above in the succeeding year, negotiations will automatically be initiated to address the excess cost during the next round of negotiations.

4. All eligible unit members retiring from the District after August 31, 2013 shall receive the same District annual maximum contribution for District medical plans provided to active unit members. Eligible unit members who retire on or before the above date shall not be subject to the District’s annual maximum contributions as described in Section 2 above.

5. The District shall apply any health benefit cost containment changes, including plan design changes, implemented for active employees to retirees.

6. Health Insurance. Employees may choose coverage for themselves and their eligible dependents or same gender domestic partners for whom a Declaration of Domestic Partnership is currently on file in the office of the Secretary of State for the State of California. A choice shall be made from any one of the approved plans described below during the enrollment period announced by the Risk Management Branch.

The District agrees to offer employees medical health benefits that include at least one PPO and two HMO options. Specific providers, plans and plan designs shall be provided to employees annually prior to open enrollment. Modifications to providers, plans, and plan designs shall be subject to recommendations by the Health Benefit Committee (HBC) and shall be subject to negotiations by the parties. Specific providers and plan designs will not be outlined in the Agreement although they will be subject to negotiations, and the contractual grievance procedures. (Supersedes Article VI, Section B.2a, b, and c except the first sentence of Section Article VI, B.2).

a. **Kaiser Foundation Health Plan.**

   Brief description of coverage: Unlimited lifetime maximum. Continuation of existing plan without modification of benefits, except as noted.

   **Physician Visit:** $5 co-pay, effective 3/1/2013.

   **Emergency Room Visit:** $100 co-pay, effective 3/1/2013. The fee is waived if the person is admitted to the hospital.

   **Chiropractic Care:** $5 co-pay and 30 visits per year, effective 1/1/07.
Prescription Plan: Retail co-pay per one hundred (100) day prescription - $5.

b. HMO Plan.
Brief description of coverage: Effective March 1, 2013, this plan will be referred as the HMO TALB plan. The ability to move between the HMO and Comprehensive Major Medical is no longer available. Continuation of existing plan without modification of benefits, except as noted.

HMO. Office visits, $5; no deductible; hospitalization 100% covered. Unlimited lifetime maximum. Continuation of existing plan without modification of benefits, except as noted.

Emergency Room Visit: $100 co-pay, effective 3/1/2013. The fee is waived if the person is admitted to the hospital.

Chiropractic Care (Blue Shield HMO): $5 co-pay, up to 30 visits per year, effective 1/1/07.

Prescription Plan: Effective 3/1/2013, prescriptions will be carved into the HMO plan. Retail co-pay per thirty (30) day prescription: $5 generic; $10 formulary; and $35 non-formulary. Mail order co-pay for up to ninety (90) day prescription supply: $5 generic; $10 formulary; and $35 non-formulary.

c. PPO. COMPREHENSIVE MAJOR MEDICAL. Lifetime maximum of one million dollars ($1,000,000). Continuation of existing plan without modification of benefits, except as noted.

(a) Preferred Provider - $200/$400 deductible; 20% co-insurance; $500 individual/$1,000 family per year out-of-pocket limit (in addition to deductible).

(b) Out-of-Network Provider - $400/$800 deductible; 40% co-insurance; $3,000 individual/$6,000 family per year out-of-pocket limit (in addition to deductible).

Prescription Plan: Effective 3/1/2012 the PPO plan will include a comprehensive prescription program with the following co-pay structure:

Retail Pharmacy (30 Day Supply): $0 co-pay for generic; $20 co-pay for formulary; and $50 co-pay for non-formulary.
Mail Order (90 Day Supply): $0 co-pay for generic; $20 co-pay for formulary; and $50 co-pay for non-formulary.

d. Hearing Aids. Any active employee who is insured under any one of the District sponsored medical plans may request reimbursement for the costs of hearing aids. The maximum amount of reimbursement shall not exceed one thousand dollars ($1,000) within any three (3) year period. The cost of hardware, fitting tests, and other tests related to the hearing aids purchased shall be included for reimbursement purposes.

7. **Dental Insurance.** The District agrees to provide eligible employees with District payment of premium costs. Employees may choose between approved plans described below:

a. Delta Dental, PPO Plus Premier. This is a continuation of the present plan and the District shall continue to pay premium costs under this plan for the employee only. The employee may choose to pay premium costs for eligible dependents. Maximum amount paid by plan per person per calendar year:

   - In-Network PPO Dentists: $2,200.
   - Premier and Out-of-Network Dentists: $2,000.

b. Delta Care (PMI) Dental Health Plan. This is a continuation of the present plan. Coverage for both the employee and his/her eligible dependents is provided for by this plan.

8. **Life Insurance.** Employees whose regular annual salary exceeds fifteen thousand dollars ($15,000) shall be insured for the amount of the annual salary but not to exceed fifty thousand dollars ($50,000); employees whose regular annual salary is fifteen thousand dollars ($15,000) or less shall be insured for fifteen thousand ($15,000). The amount of coverage shall be based upon the salary rate on the last day of actual service to the District by the employee.

9. **Vision Care Insurance.** The District agrees to provide vision care insurance for eligible employees. The Medical Eye Services plan provides one (1) comprehensive examination every twelve (12) consecutive months; two (2) pairs of lenses in any twenty-four (24) consecutive months. Employee is responsible for paying a ten dollar ($10) deductible per calendar year. Prior enrollment in the plan is required.

6. **Mental Health Care Service.** Employees and eligible dependents shall be provided outpatient mental health care service through the same Health provider in which the unit member is enrolled through the District (i.e. If
ARTICLE VI - COMPENSATION (continued)

medical is provided by the PPO, the mental health care is provided through
the PPO.)

7. 125 Plan. Upon securing the appropriate government approval, the District
will provide employees the opportunity to participate in a 125 Plan at no
administrative cost to the employee. Attendance at informational meetings
shall be voluntary.

C. DURATION OF BENEFITS:

1. Retiring Employees After Seventeen Years of Service. Employees shall be
eligible for District-paid premiums for health insurance provided that (a) the
employee is age fifty-five (55) or older upon retirement and has seventeen
(17) or more service years in the District or (b) the employee has at least
thirty (30) years of service credit with STRS or PERS and seventeen (17) or
more service years with the District. This benefit shall end when the retiree
reaches age sixty-seven (67) on the condition that the retiree, if eligible,
applies for coverage under Medicare Part A and B coverage at age sixty-five
(65). Eligible employees who fail to apply for such coverage will not receive
District-paid premiums for health insurance from age sixty-five (65) to age
sixty-seven (67). The retiree, or un-remarried spouse of deceased retiree, may
remain in the District plan by paying personally the insurance premiums
without any limit on age.

Medicare coverage will be primary for those employees who are eligible; the
District's plan will provide secondary or umbrella coverage over Medicare
payments. Additional information is available from the Risk Management
Branch. (For health insurance benefits, unit member employees compensated
for fifty [50] percent or more of a full-time assignment will receive one [1]
year of credit toward the required seventeen [17] years of service.)

2. Resigning/Retiring Employees. Employees who do not qualify under
Section 1. above and who resign as of the last day of the traditional school
year and after having served a complete contract year immediately prior
thereto shall be eligible for District-paid health, dental, vision, and life
insurance benefits through September 30 following the school year of service.

Resigning/retiring employees (regular or temporary contract) who complete a
full year of service and who were originally employed in the District on a
year-round calendar with salary prorated over two hundred sixty (260) days
will have benefits provided through September 30 following the school year
of service.

Retirees age fifty-five (55) or older may remain in a District plan by paying
personally the insurance premiums beginning the first of the month after the
employee's retirement date. There is no limit on age. Medicare coverage will

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be primary for those employees who are eligible; the District's plan will provide secondary or umbrella coverage over Medicare payments. Additional information is available from the Risk Management Branch.

3. **Temporary Contract Employees.** Persons with temporary contracts on traditional calendar who receive a letter of assurance for future employment shall have continuous health, dental, vision, and life insurance benefits through the months of July, August, and September following receipt of the letter of assurance.

4. **Employees on STRS/PERS Disability.** Employees who otherwise qualify and who are disabled and begin drawing STRS/PERS disability payments after June 1, 1979, shall be eligible for District-paid health insurance for the term of the disability but not more than thirty-nine (39) months from the dates of approval of the disability allowance.

5. **Health Insurance Extension.** For employees who do not qualify for benefits as described in Sections C.1. or C.2. above, District-paid health, dental, vision, and life insurance coverage shall be extended to the end of the calendar month in which employment is terminated.

6. **Dental Insurance Extension.** Employees who retire from the District may remain in a District plan by paying personally the insurance premiums as provided for in Education Code, Section 7000. Employees who terminate employment with the District may extend their dental insurance at employee expense as provided in the Consolidated Omnibus Budget Reconciliation Act (COBRA). Information should be requested from the Risk Management Branch.

D. **TUBERCULOSIS EXAMINATION.** Required examinations for tuberculosis shall be provided by the District at no cost to employees only if District-designated service providers are utilized. The examination shall consist of an approved intradermal tuberculin test (Mantoux), which, if positive, shall be followed by an x-ray of the lungs.

E. **CONSULTATION MEETINGS.** The Association shall be invited on an annual basis to consultation meetings with the District and other employee groups for the purpose of exchanging information on the implementation of health, dental, and vision plans. The District also shall provide the Association the following documents without cost: provider service agreements, financial reports, cost containment reports, and claims information summaries.

F. **HEALTH AND WELFARE BENEFITS COMMITTEE.** The Association and District agree to form a joint committee to meet on an as needed basis to address the current and projected increases in health care costs. All recommendations will be
submitted for consideration to the respective collective bargaining teams for negotiating. The specific duties of the subcommittee shall include:

a. Actively considering health and benefit cost containment measures relating to District PPO, HMO, vision and dental insurance plans for recommendation to the parties. This includes, but is not limited to, co-payments and plan design modifications, active rate bidding by health care vendors/providers and alternative plans. It is the intent that the subcommittee shall use every reasonable effort to maintain the premiums for the lowest cost District HMO medical plan below the District annual maximum contribution described in Section B.2 above.

b. Membership education intended to fully maximize health benefits in a manner that encourages cost containment and quality health care (e.g., use of emergency room for non-emergency matters, use of generics, etc.).

c. Ongoing data sharing regarding comparable costs and health plans with similar districts.

d. Timelines for meetings consistent with making necessary recommendations for ongoing negotiations and health benefit renewal dates.

e. Identifying an additional $800,000 in cost containment and plan changes for TALB unit members for implementation no later than January 1, 2014. These cost containment changes will reduce the premiums for the affected plans beginning January 1, 2014 and are intended to mitigate individual unit member premium contributions as described in Section B.2.

Committee representation shall be limited to a maximum of four representatives from each party. The parties shall utilize consultants and/or facilitators as mutually agreeable. Team members shall agree to joint training on labor-management facilitation, health benefit design and how to assess benefit plans and look for cost savings while maintaining quality health care.

Subject to state or federal regulations, the parties agree that all data and communications regarding health and welfare benefit programs shall be shared openly between the parties, including discussions regarding bidding and renewals.
ARTICLE VII

Leaves of Absence

A. LEAVES OF ABSENCE (GENERAL):

1. All provisions of this Section are controlling for the specific leaves of absence identified in Sections B. and C. of this Article.

2. Except for illness or other equally grave emergency as defined in this Article, a leave of absence will be granted only if it has been determined by the District that a competent substitute is available.

3. Discretionary leaves of absence, including personal leaves, will not normally be granted during the first and last week of the employee’s work year, nor during elementary school parent conference and/or report card periods. In addition, leaves shall not be granted to employees in middle schools and senior high schools on the traditional school year calendar during the last week of the first semester nor during the first week of the second semester. Exceptions shall be made for approved leaves for illness, grave emergency, or religious observance.

Any leaves which might be granted during periods described above will be on a case-by-case basis and will not set precedent in future cases.

4. When approved, leaves of absence without pay for personal business, vacation or recreation shall be limited to a maximum of five (5) consecutive workdays.

5. The District shall determine procedures on employee responsibilities for application, notification, and verification regarding use of all authorized leaves of absence. Employees shall be advised of such procedures. The District shall consult with the Association prior to modification of such procedures. Upon request, the District shall annually provide to the Association a copy of all forms, procedures and Board of Education-adopted policies related to this Article.

6. Return From Leave of Absence:

a. Any employee returning within the same work year from sick leave, bereavement leave, statutory leave, judicial leave, personal necessity leave, or Family Medical Leave Act (FMLA) shall return to the same position assigned previous to the commencement of the leave.
**ARTICLE VII - LEAVES OF ABSENCE (continued)**

b. Any employee on leave as described in 6.a., for no more than one school year, who notifies the District in writing by the last duty day of that school year of his/her intent to return, and who actually returns to work on the first duty day of the next school year, shall return to the same site assigned prior to the commencement of leave.

c. Any employee returning from a leave of absence other than as described in 6.a. and b., shall be assigned to a position where an opening exists and within the credential area and division/special service area assigned previous to the commencement of the leave. Notification of intent to return to service must be submitted on or before the first day of March by the employee who plans to return at the beginning of the first semester of the following school year, or ninety (90) days before the expiration of the leave if an employee is returning at another time during the year. Priority consideration for assignment will be given to those meeting the March 1 deadline.

**B. LEAVES OF ABSENCE WITHOUT PAY:**

1. Leaves of absence without pay may be granted to employees for the following purposes and when granted shall be governed by the conditions specified:

a. **Advanced Professional and Academic Training.** Leave shall be for no more than twelve (12) consecutive months nor more than one such leave in a seven (7) year period and this period must be coterminous with an intersession, a semester, or year.

b. **Service** as a member of the Peace Corps, the Job Corps, or the Domestic Peace Corps (Volunteers in Service to America). Not more than twenty-four (24) consecutive months.

c. **Teaching in a Foreign Country.** Leave shall be for no more than twenty-four (24) consecutive months nor more than one such leave in a seven (7) year period and this period must be coterminous with an intersession, a semester, or year.

d. **Travel in Foreign Country.** Leave shall be granted for a period of no longer than twelve (12) consecutive months nor more than one such leave in a seven (7) year period and this period must be coterminous with an intersession, a semester, or year.

e. **Rest and Recuperation.** Requires doctor’s statement. No more than twenty-four (24) consecutive months.
f. **Rest and Recreation.** No more than twelve (12) consecutive months.

g. **Child Care.** May be granted to either or both parents only immediately following maternity leave or adoption plus a period coterminous with a semester, a school year, or the conclusion of an intersession, provided the employee notifies Certificated Personnel at least three weeks prior to the beginning date of the leave. A second consecutive year of child care leave may be granted upon the request of the employee. In the event of unforeseen circumstances of a serious nature related to family need the employee is eligible to apply for a leave of absence without pay under Section B.1.n. of this Article.

h. **Military Service.** As provided in the Education Code and the Military and Veterans Code.

i. **Work Experience.** No more than twelve (12) consecutive months. The work experience must be directly related to the employee's job responsibilities.

j. **Disability.** Granted to an employee who has been approved by the State Teachers Retirement System/Public Employees Retirement System to receive a disability allowance. The period of such leave will be the term of the disability but not more than thirty-nine (39) months from the date of approval of the disability allowance.

k. **Position Leave.** Granted to an employee assigned to serve in a specially funded program.

l. **Teach in Another School District** outside a radius of one hundred fifty (150) miles from the LBUSD (as measured from the administration offices). No more than twelve (12) consecutive months nor more than one such leave in a seven (7) year period.

m. **Family Medical Leave Act (FMLA).** As provided for in statute; for example, to care for him/herself, a child, parent, or spouse with a serious health condition. Health care provider certification may be required. See employee notification at work site for additional information.

n. **Other reasons** which are deemed sufficient by the Board of Education.

2. Probationary, temporary, and special contract employees are eligible for only the following unpaid leaves: rest and recuperation; child care; military
ARTICLE VII - LEAVES OF ABSENCE (continued)

service; disability; family medical leave (if employed at least one complete year); and in the most extraordinary circumstances, leaves for other reasons deemed sufficient by the Board of Education.

3. Current STRS/PERS regulations state that employees who are on unpaid leave of absence do not earn retirement credit. Use of reduced pay or unpaid leave of absence reduces the employee’s STRS/PERS service credit for that year. STRS/PERS service is credited in proportion to the amount an employee actually receives in compensation compared to the amount that employee would have received had he/she been compensated for the full year (earned divided by the total earnable).

C. LEAVES OF ABSENCE WITH PAY:

1. **Bereavement Leave.** Employees are entitled to leaves of absence, not to exceed three (3) days (five [5] days if a funeral is attended out of state or more than two-hundred [200] miles one way is traveled) as a result of the death of any member of the immediate family. Bereavement leave is non-cumulative and shall be taken only sequentially and immediately following the death of a member of the immediate family. No deduction shall be made from the salary of the employee, nor shall the leave be deducted from leave granted in other sections of this Article. Members of the immediate family include mother, step-mother, father, step-father, grandmother, grandfather, or grandchild of the employee or of the spouse of the employee; and the spouse, son, son-in-law, daughter, daughter-in-law, brother, brother-in-law, sister, sister-in-law, of the employee or of the spouse of the employee; or any person having a principal place of residence in the immediate household of the employee. Employees who take bereavement leave shall be responsible for following all notification procedures as per Section A.5. of this Article.

2. **Imminent Death Leave.** Certificated employees under contract are entitled to two (2) days (non-cumulative) imminent death leave at full pay during each fiscal year. This type of leave may be authorized in case of accident or critical illness of a member of the immediate family (as defined in paragraph 1. of this Section) when death of the family member is imminent.

3. **Sick Leave:**

a. Sick leave entitlement shall be received and deducted in the same manner. For payroll computation:

\[
\begin{align*}
.5 \text{ day} & = 4 \text{ hours leave} \\
1.0 \text{ day} & = 8 \text{ hours leave} \\
5.0 \text{ days} & = 40 \text{ hours leave} \\
10.2 \text{ days} & = 81.60 \text{ hours leave} \\
10.5 \text{ days} & = 84.00 \text{ hours leave}
\end{align*}
\]
ARTICLE VII - LEAVES OF ABSENCE (continued)

b. For each school year of service every employee employed five (5) days a week shall be entitled to the following leave of absence with full pay for illness or injury:

204-day employees: 10.2 days (81.60 hours)
212-day employees: 10.5 days (84.00 hours)

Sick leave may be deducted in one-half (1/2) hour increments.

c. An employee in less than a full-time assignment and/or employed for less than a full contract year shall receive and have sick leave deducted in direct proportion to the percentage of the assignment; e.g., an employee with a fifty (50) percent assignment shall earn or have deducted .5 (four [4] hours) of sick leave.

d. One (1) hour of sick leave is granted for each eighteen (18) hours an employee has worked in an hourly assignment, including summer school and intersession assignments. Accumulated hourly sick leave may be used for absences in any hourly assignment, except that during the first and last week of summer school leave for compelling personal reasons will not be granted and teachers should expect to be required to provide doctor's verification of illness absences. Contract sick leave may not be used for absences in an hourly assignment. If an employee serving in a contract assignment has exhausted his/her contract sick leave, accumulated hourly sick leave may be used prior to statutory sick leave.

e. An employee who claims sick leave may be required to execute a certificate or declaration to the effect that he/she was actually ill or injured on that day(s) before such sick leave may be paid.

Sick leave shall not normally be taken for minor elective or cosmetic surgery. Exceptions may be approved by the district physician.

f. When the District determines that an employee's health condition may be impairing job performance, Human Resource Services shall have authority to direct the employee to have a medical examination by the district physician, by a District-appointed physician at District expense, or by an employee-selected physician approved by the district physician and to be paid by the employee.

g. If a certificated employee under contract does not take the full amount of sick leave allowed in any school year, the amount not used is accumulated from year to year, and accrued sick leave is credited toward time served for retirement purposes.
ARTICLE VII - LEAVES OF ABSENCE (continued)

h. An employee's sick leave record is open to the employee's inspection upon request to the site payroll clerk. Sick leave accumulation shall be reported on each quadriweekly pay warrant.

i. Any bargaining unit member suffering from a catastrophic illness or injury who has exhausted all accrued sick leave may request sick leave donations under the Sick Leave Donation Program. A request to participate is submitted to the employee’s principal/site administrator. Procedures for both the receipt and distribution of donated sick leave are provided as part of the Sick Leave Donation Program, which is Appendix G in this contract.

4. **Personal Necessity Leave:** (Use of Sick Leave for personal necessity.)

   a. Every employee shall be permitted to use not more than seven (7) days of sick leave per fiscal year for personal necessity (Education Code, Section 44981) consisting of the reasons listed in (1) through (8) below.

     (1) Death of a member of the immediate family as defined in Section C.1. above. (This is in addition to normal bereavement leave.)

     (2) Accident involving the employee's person or property, or the person or property of a member of the immediate family, as defined in Section C.1. above. Such accident must a) be serious in nature, b) involve circumstances the employee cannot be expected to disregard, and c) require the attention of the employee during assigned hours of work.

     (3) Appearance in court as a litigant. (The employee must return to work in cases in which it is not necessary to be absent more than half of the regular workday.)

     (4) Appearance as witness under an official order for which salary is not allowed. Each date of necessary attendance under such an order, other than the date specified in a subpoena, shall be certified by the clerk or other authorized officer of the court or governmental jurisdiction. In any case in which a witness fee is payable, such fee shall be collected by the employee and remitted to Financial Services. (The employee must return to work in cases where it is not necessary to be absent more than half the regular workday.)

     (5) Paternity.
ARTICLE VII - LEAVES OF ABSENCE (continued)

6. **Statutory Sick Leave.** If all regular and cumulative sick leave has been exhausted and a certificated employee under contract continues to be absent on account of illness or accident, the employee shall be entitled to an additional period of five (5) school months (one hundred [100] days) per each illness or accident. Compensation to the employee for each of these one hundred (100) days shall be at a rate of one-half (1/2) of the employee's daily rate. An employee shall not be provided more than one (1) five (5) month period per illness or accident. However, if a school year terminates before the five (5) month period for the same illness is exhausted, the employee may take the balance of the five (5) month period during the subsequent school year. If an employee, having exhausted all available sick leave, continues to be absent on account of illness or accident beyond the five (5) month period and the employee is not medically able to resume the duties of his or her position, the employee, if not placed in another position shall be placed on a reemployment list for a period of twenty-four (24) months if the employee is on probationary status or for a period of thirty-nine (39) months if the employee is on permanent status. The twenty-four (24) month or thirty-nine (39) month period shall commence at the expiration of the five (5) month period. When the employee is medically able during the twenty-four (24) month or thirty-nine (39) month period, the employee shall be returned to employment in a position for which he or she is credentialed and qualified.

5. Where possible, and with the exception of (8) above, employees shall notify the site manager not later than 2:00 p.m. on the day prior to the workday when leave is to be taken.

6. **Holidays and Student Vacation Periods:** A schedule of non-paid holidays and student vacation periods shall be as set forth in the school calendar.
ARTICLE VII - LEAVES OF ABSENCE (continued)

7. **Industrial Injury and Illness Leave:**

   a. Certificated employees who are absent from duty because of industrial injury or illness and who qualify under the provisions of the workers' compensation insurance law are allowed, for each injury or illness, full salary from the first day of absence to and including the last day of absence for the illness or injury, except that not more than sixty (60) working days of leave are allowed for any one injury or illness. Allowable leave under this Section may not be accumulated from year to year.

   b. Payment on any day during industrial injury or illness, when added to compensation granted an employee under the workers' compensation laws of California, shall not exceed the normal wages for the day's primary assignment.

   c. If an employee is still receiving workers' compensation insurance benefits after entitlement to industrial injury or illness leave is exhausted, he/she shall be placed on regular sick leave, vacation leave, or statutory leave.

   d. Industrial injury or illness leave is reduced by one (1) day for each day of authorized absence, regardless of any compensation paid under workers' compensation.

   e. If the employee is no longer receiving workers' compensation insurance benefits, but is still unable to return to work as determined by the district physician, he/she is then placed on regular sick leave or other leave, as provided by this Agreement.

   When the employee goes on one of these types of leave while receiving workers' compensation insurance benefits, he/she is entitled to only such payment as will provide full pay for the primary assignment when added to workers' compensation insurance benefits.

   f. Before salary payments are made to an employee absent because of industrial injury or illness, a report of the illness or injury must be filed in the office of Risk Management.

   g. After expiration of paid leave, an employee who is unable to return to work as determined by the district physician may be granted additional leave without pay for one (1) year. Such leave may be extended for one (1) additional year for sufficient cause.
h. Periods of leave under this regulation, either paid or unpaid, shall not be considered to be a break in the service of the employee, except that days of absence may cause a break in progress toward tenure.

i. An employee receiving benefits under the provision of this regulation may not leave the state of California without the authorization of the Board of Education.

j. During all paid leaves of absence the employee must endorse benefit checks received under state workers' compensation laws to the District. The District will issue to the employee appropriate warrants and payments of wages or salary and shall deduct normal retirement and other authorized deductions. If combined payments under this regulation total less than the normal full salary, as in the case of an employee on statutory leave, the employee is not required to endorse to the District benefit checks received under workers' compensation laws. For income tax purposes, the District will notify employees of the amount of disability income paid to the employee for the year.

8. **Maternity Leave.** A leave of absence for maternity shall be granted for the period of time that the employee is physically unable to perform the duties required of her position as certified by her personal physician and approved by the district physician. Maternity leave is charged to sick leave balances; if current, accumulated, and statutory sick leave benefits are exhausted within the period of physical disability, the remaining time that the employee continues on maternity leave shall be in a leave-without-pay status. Additional leave without pay may be granted prior to or following the period of physical disability.

The employee shall notify the appropriate manager of her pregnancy and furnish a doctor's statement which indicates the estimated date of confinement and certifies that the employee's condition permits continued performance of all duties related to her regular assignment. In the event that the employee appears to be unable to continue to perform all duties related to her regular assignment at any time prior to the defined period of disability, the immediate manager may request a review by the district physician of the period of disability.

The usual period of confinement following the birth of a child is considered to be six (6) weeks. If the employee's condition varies from the usual in that she is able to resume performance of all duties related to her regular assignment at an earlier date (or if it is necessary to extend the leave beyond six (6) weeks), the employee shall present the appropriate manager with a statement from her attending physician which describes her condition and the estimated length of absence. The employee must obtain and furnish appropriate forms from her physician, and deliver them completed by the
physician, to her principal or other manager. At least three (3) weeks prior to
the estimated date of return to active employment, the employee shall notify
the appropriate manager. When the employee is cleared by her personal
physician to return to work, she shall submit the required health form to the
district physician for review.

9. **Adoption of a Child.** The District shall grant a leave of absence for the
purpose of adopting a child under the age of six (6) years except in the case of
a special needs child, the age of the child shall not be a consideration.

a. Adoption leave is charged to sick leave balances; if current
accumulated, and statutory sick leave benefits are exhausted in the
course of this leave, the remaining time that the employee continues
on leave shall be in a leave-without-pay status.

b. The maximum length of an adoption leave shall be six (6) weeks in
length.

c. In advance of the adoption, the employee shall notify the appropriate
manager of the anticipated beginning and ending dates of the absence.

d. Following the adoption the employee shall provide to the appropriate
manager written verification of significant dates in the adoption
process.

10. **Judicial Leave.** A paid leave of absence shall be granted to an employee
required to render jury service. If an employee is summoned to appear for
jury duty during his/her work year, the employee shall, upon verification of
service, be compensated. In the interests of supporting continuity of
instruction, both the Association and the District encourage employees to
postpone jury duty to a time outside of their work year. If an employee
receives such a postponement, the District, upon receipt of verification, shall
compensate the employee at a rate of $75 per day for jury duty served outside
of the employee’s work year.

Paid leave shall be granted to an employee required to appear as a witness in
a court in a manner prescribed by law, except when required to appear as a
litigant, for reasons brought about through connivance or misconduct of the
employee, or as a result of current employment outside the Long Beach
Unified School District.

The employee shall submit a written request for an approved leave of absence
as soon as practical after her/his knowledge of such required service.

Employees who are released from appearance in court as witnesses, jurors, or
following appearance to explain financial hardship shall report for the
balance of the workday, allowing for reasonable travel time.

11. **Educational Meeting Leave.** Upon application and approval by the
appropriate manager, an employee may be granted leave of absence with pay
to attend a meeting directly related to the employee's job responsibilities.

12. **Sabbatical Leave.** The District shall provide for granting sabbatical leaves
of absence to a limited number of full-time employees who have
satisfactorily served seven (7) consecutive years and otherwise qualify. An
employee eligible for sabbatical leave pursuant to Education Code, Section
44967, may make application to the Office of the Assistant Superintendent,
Human Resource Services.

a. The applicant who requests sabbatical leave for study must submit a
program of study which includes a full academic load as defined by
the institution of residence but not less than nine (9) graduate
semester units or twelve (12) undergraduate semester units. Within
sixty (60) days after returning to duty, the employee must submit a
transcript of work completed and grades earned.

b. The applicant who requests a sabbatical leave to travel must submit a
detailed statement of a proposed itinerary in one or more foreign
countries or travel within the United States. Travel must be related to
the school work of the employee on sabbatical leave who shall submit
a brief summary of his/her experience.

c. An applicant who requests sabbatical leave shall agree in writing to
render a period of service in the employ of the governing board of the
District following his/her return from the leave of absence which is
equal to twice the period of the leave.

d. Compensation shall be paid to an employee while he or she is on
sabbatical leave upon the furnishing by the employee of a suitable
bond indemnifying the governing board of the District against loss in
the event the employee fails to render the agreed upon service
following the return of the employee.

e. No sabbatical leave shall be granted until the Assistant
Superintendent, Human Resource Services, is satisfied that a suitable
provision can be made for carrying on the applicant's work during
his/her absence.

f. The District shall provide for sabbatical leaves not to exceed one-
quarter (1/4) of one (1) percent of the total number of bargaining unit
members per year. The District may provide for sabbatical leaves not
to exceed one-half (1/2) of one (1) percent of the total number of bargaining unit members per year.

g. Compensation for teachers on leave shall be one-half (50%) of the salary the person would have received had he/she remained in active service.

h. The District shall pay fifty (50) percent of the employee's health and benefit premiums for the one (1) semester or one (1) year period the employee is on leave.
ARTICLE VIII

Transfers

A.  DEFINITIONS AND CONDITIONS:

1. This Article provides procedures for a change in work location (one school, office, or other District site to another) of an employee.

2. “Vacancy” as defined in this article is an open position which the District intends to fill. This excludes openings that occur during the school year and/or openings that the District determines not to fill.

3. “Seniority” as defined in this article for temporary, probationary and permanent employees shall be the first date of certificated contract service. Days/hours in areas including but not limited to pre-service, staff development, substitute teaching or summer employment will not be considered in determining seniority.

4. “Specialized positions” as defined in this article are positions that include one or more of the following:
   a. Calendar year beyond 182 days;
   b. Specific certification, experience, and training including but not limited to: Advanced/Finite Math; AP; GATE; TOSA; Special Education Autism, ED, and Transition;
   c. Special skills in areas which are paid additional assignments; or
   d. Non-traditional assignments including but not limited to: Multi-Age; GOC and CDS; Literacy; Dual Immersion; and TOSA.

The District and the Association will collaborate on additions to the list of specialized positions annually no later than two months prior to the March 15 posting date.

5. The District Transfer Committee shall recommend the placement of unassigned unit members to vacancies in accordance with the provisions of this article. The Committee shall attempt to match employee requests against identified vacant positions through the transfer process period commencing May 1 and ending on the seventh student day of the first week of the traditional school year. The recommendations of the Committee shall be advisory to the District. The District reserves the right to make the final determination.

The District Transfer Committee shall be composed of members appointed by the Association and the District. TALB shall designate: (a) two representatives to each committee, Elementary and Secondary; and (b) one representative representing Special Education to each committee, Elementary and Secondary. The District shall designate: (a) two representatives to the Elementary committee designated by the Elementary Assistant Superintendent; (b) one representative to each committee, Elementary and Secondary, designated by the K-8/Middle Schools Assistant
ARTICLE VIII – TRANSFERS (continued)

Superintendent; (c) two representatives to the Secondary committee designated by
the Assistant Superintendent of High Schools; and (d) one representative to each
committee, Special Education Elementary and Special Education Secondary
designated by the Assistant Superintendent Office of School Support Services. The
District Transfer Committee shall include members of the Human Resource
Services support staff to facilitate the process.

Placement recommendations for non-specialized positions made by the Transfer
Committee shall be based on the criteria listed in Section E in the following order:

a. Employer-Initiated Transfers: Ranked by Permanent,
Probationary and Temporary Contract in order of seniority
within each group. When possible, placement recommendations
shall be made within each group considering the first three
preferred school sites in addition to other site preferences
indicated on the Request for Transfer application.

b. Employee Initiated Transfers: Ranked same as above

c. Return from Leave of Absence: Ranked in order of receipt of
Request for Transfer to Human Resource Services.

6. To facilitate the staffing process, employees are expected to make known their
leave, resignation, or retirement requests by March 1.

7. Instructional Specialists and Nurses whose regular assignments involve travel
between two (2) or more District work sites shall be assigned to schedules by the
District following opportunity for advisory input as to employee preferences.
These employees may request a transfer for all or a part of their assignment. These
assignments shall be reviewed by the District Transfer Committee.

Resource Specialist Program and itinerant teachers shall not be subject to any
employer initiated change in assignment during the work year without an
opportunity to meet and consult with the appropriate manager regarding the need
for the change.

B. EMPLOYEE INITIATED TRANSFER REQUESTS:

1. Lists of known vacancies for the next school year shall be posted in each school no
later than March 15. Postings shall be sent to the TALB Office, to each school site
for posting on a designated bulletin board in the faculty lounge, and posted on the
District’s website. Updates of current openings will be posted in March, April and
May. Postings in June and July shall be made for information purposes only. The
lists shall include (a) the District elementary or secondary school; (b) grade level or
subject matter; (c) track or schedule for year-round assignments; (d) other pertinent
credential/special certification and/or job description information. TALB shall be
sent a copy of each list.
ARTICLE VIII – TRANSFERS (continued)

2. On or before May 1, teachers, nurses, and librarians may submit requests for transfer indicating each position for which they are credentialed and which they would be willing to accept, whether or not that position appears as a vacancy. Such transfer requests shall be made on the appropriate District form. If qualified, those who submit requests will be considered for all applicable positions as they become available through the end of the first seven (7) student days of the following traditional school year.

3. Additional vacancies shall be filled by the District as they occur throughout the spring and summer, up to the end of the first seven (7) student days of the following traditional school year. The District Transfer Committee shall monitor all vacancies until they are filled.

4. Factors to be considered for Employee Initiated transfers are contained in Section E of this article.

C. EMPLOYER INITIATED TRANSFER REQUESTS:

1. Changes in staffing other than those made under Section B. above shall be made whenever the District determines that there is a need (a) to reduce staff because of enrollment loss or discontinuance of a program, grade level, or school closure; (b) to balance a school staff in terms of gender, ethnicity, teaching experience, bilingual needs, magnet programs and/or co-curricular needs. In addition, employer initiated transfers may be made for other factors confidential to the employee and Human Resource Services.

2. When the manager determines the factors related to an employer initiated transfer necessitated by school, segment, or department enrollment loss, he/she shall ask for a qualified volunteer. In the event that no one volunteers, the manager shall select for transfer the temporary contract employee in the school, segment, or department with the least districtwide seniority. If there are no temporary contract employees in the school, segment, or department, the manager shall select the probationary employee who has the least districtwide seniority as a certificated employee. If there are no probationary employees in the school, segment, or department, the manager shall select the tenured employee who has the least districtwide seniority as a certificated employee.

Temporary contract, probationary, and tenured employees may be exempted from employer initiated transfer if the change would adversely affect any of the following: (a) compliance with state and federal requirements; (b) balance of numbers of males and females on faculty/department staff; (c) balance of ethnic minority personnel on staff; (d) ability of the school to continue to staff quality curricular and co-curricular programs.

3. A manager will hold a conference in a timely manner with an employee who is to be transferred at employer request to discuss the reasons for the change. Upon
request, the employee may have an Association staff or site representative present at the conference. The displaced employee shall be given priority consideration and the employee will have the opportunity to submit a transfer request indicating positions for which he/she is appropriately credentialed.

4. Notwithstanding the provisions in C.2. above, employees shall not be subject to transfers at employer request if they are fifty-nine (59) years of age or older, have been transferred at employer request within the previous three (3) years, or have volunteered in writing for transfer to their principal and were transferred in lieu of transfer at employer request.

5. Displaced employees who are transferred shall have the right to return to their last identical assignment if it is reinstated before the end of the seventh student day of the following traditional school year. Reinstatement may only occur as a result of an increase in student enrollment.

6. Factors to be considered for Employer Initiated transfers are contained in Section E of this article.

D. RETURN FROM LEAVES OF ABSENCE:

1. Employees returning from leave shall be assigned in the order their Request for Transfer is received by Human Resource Services.

2. To facilitate the staffing process, employees are expected to make known their leave, resignation, or retirement requests by March 1.

E. FACTORS IN DETERMINING TRANSFERS:

1. One or more of the following factors shall be considered in determining transfers initiated by employees or by the District:
   (a) Credential(s) including Supplemental Authorization;
   (b) Compliance with state and federal requirements, including but not limited to Education Code 35036;
   (c) Department, grade level, or team teaching responsibility in the affected schools;
   (d) Staffing needs of the schools (gender, ethnicity, teaching experience);
   (e) Skills, experience, certification, and/or training; and
   (f) Recommendation of site interview team.

2. When the District determines that the above factors are substantially comparable, seniority in the District as a certificated employee will determine transfers; except that, in cases of equivalent seniority in the District, additional consideration will be given to the employee's length of service at the present school site.
ARTICLE VIII – TRANSFERS (continued)

3. The superintendent of a school district may not transfer a teacher who requests to be transferred to a school offering kindergarten or any grades 1 to 12, inclusive, that is ranked in deciles 1 to 3, inclusive, on the Academic Performance Index if the principal of the school refuses to accept the transfer pursuant to Education Code, Section 35036.

4. Under E.1.f above, a selection process shall be required for specialized positions as defined in section A.4 posted by the District. All individuals who requested a transfer to that position will be given the opportunity to participate in the selection process. Site interview teams, comprised of a majority of unit members, shall provide recommendations for consideration to the site administrator. The site administrator shall make the final recommendations for consideration to the District Transfer Committee(s) in accordance with A.5 above.

5. Any employee is eligible to initiate a transfer request or volunteer for displacement when his/her most recent final evaluation is satisfactory in all areas.

F. MISCELLANEOUS PROVISIONS:

1. Employees who are to be transferred shall be given notice of tentative assignment normally prior to the close of the school session year. Those transferred after the close of the school year shall be notified by mail.

2. It may be necessary to make employer/administration initiated transfers or employee initiated transfers during the school year. Such changes shall be made at a time and in a manner that the District determines to be least disruptive to the educational program or support service.

   Employees who are transferred during the school year will be given as much advance notice as possible. Those who so request shall be allowed one (1) day of preparation time and reasonable custodial assistance in moving the employee's materials to the new work location.

3. Employees who are transferred at employer request at the end of the school year shall be given reasonable custodial assistance, upon request, in moving materials to the new location.

4. Employees who are granted their transfer requests shall not be eligible to apply for a subsequent transfer for at least three (3) years except with the consent of the District.

5. An employee who has received an employer initiated transfer and who was not placed in a position he/she requested shall be placed in the first priority grouping of employee initiated transfers for placement in the subsequent year if the employee submits a Request for Transfer.
6. Teachers who are assigned to sites with multiple campuses such as Poly/PAAL and Jordan/Jordan Freshman Academy are considered to be assigned to the same site. Movement between the two campuses shall not be defined as a transfer.

G. CALENDAR CHANGES:

1. Teachers transferring within the same fiscal year from a year-round assignment to a traditional assignment shall be expected, through election for additional service, to work the total number of days remaining in the traditional calendar.

2. Teachers transferring from schools on traditional calendars to schools on year-round calendars shall be provided the opportunity to work additional days during their first year of service in the year-round school to assure they earn a full year of State Teachers Retirement System/Public Employees Retirement System service credit. Teachers in year-round schools who change tracks and need to work additional days to assure a full year of state Teachers Retirement System/Public Employees Retirement System service credit shall be provided the same opportunity.

3. As schools convert to year-round calendars, those employees who would prefer the traditional school schedule are encouraged to submit requests to transfer to schools which have not yet converted to year-round. Such requests will receive priority consideration during the transfer and assignment process.
ARTICLE IX

Safety Conditions of Employment

A. The District shall be responsible for providing and maintaining buildings/facilities for unit members consistent with state health and safety regulations.

B. Employees shall report potentially unsafe or existent unsafe conditions of the physical building/facility in writing to their immediate manager.

C. The site manager or his/her designee shall investigate physical conditions at the site which are alleged in writing to be unsafe or hazardous. When the manager determines that an unsafe or hazardous physical condition exists, he/she shall take reasonable steps to temporarily prevent accidents and shall within forty-eight (48) hours also take action he/she deems necessary to correct the condition. Upon request, the unit member will be notified of the status of the repair.

D. Employees shall be responsible for complying with published District safety standards applicable to each employee’s job responsibility and for practicing basic safety measures. The District agrees to provide on-going opportunity for unit members to make suggestions and recommendations to the site manager affecting the safety of employees through site safety committees.

E. When conditions constitute an obvious and immediate danger to the physical well-being of the employee and/or students for whom the employee is responsible, the employee shall immediately report the situation to the manager who in conjunction with the employee will render prudent and reasonable assistance in alleviating the problem.

F. The District acknowledges the employee’s statutory authority to exercise physical control of pupils as per Education Code, Section 44807, and to suspend pupils as per Education Code, Section 48900 et seq., and in compliance with District guidance and discipline codes.

G. Employees shall immediately report serious threat of physical harm or cases of actual assault and/or battery suffered by them in connection with their employment to their immediate manager to submit the appropriate district form. All such reports shall be forwarded to the appropriate local police agency by the District in compliance with state law. If police action is desired by the employee, he/she must file a separate complaint. The District recommends that employees file such complaints with the police.

1. As provided in Education Code, Section 44807, any certificated employee of a school district shall not be subject to criminal prosecution or criminal penalties for the exercise, during the performance of his/her duties, of the
same degree of physical control over a pupil that a parent would be legally
privileged to exercise but which in no event shall exceed the amount of
physical control reasonably necessary to maintain order, protect property,
protect the health and safety of pupils and employees, or to maintain proper
and appropriate conditions conducive to learning.

2. As provided in Education Code, Section 35208 (2), the District shall insure
against the personal liability of the members of the Board and of the officers
and employees of the District for damage for death, injury to a person, or
damage or loss of property caused by negligent act or omission of the
member, officer, or employee when acting within the scope of his office of
employment.

3. Any employee who has suffered physical or psychological harm due to threat
of or actual assault, when acting within the scope of employment, should
contact the Risk Management Branch for details of District-provided
assistance; i.e., workers’ compensation benefits, EASE, liability insurance, or
other applicable benefits.

An employee who files a written report of injury or assault may either send a
copy of the report to TALB or, upon request, the District will forward a copy
to TALB.

H. The District agrees to meet the requirements of Education Code, Section 35208
relative to liability insurance and to communicate to employees on the subject within
the first four (4) weeks of each work year.

I. The District shall compensate a bargaining unit employee for loss or damage to
personal clothing or personal property as defined in Labor Code, section 3208,
arising from an accident while acting within the scope of his/her employment.
Claims for compensation must be submitted to the Chief Business and Financial
Officer on the appropriate form for approval.

1. The District shall provide for the reimbursement to employees for the loss or
destruction, or damage by arson, burglary or vandalism of personal property
used in the schools of the District, as follows:

a. Reimbursement shall be made only when approval for the use of the
personal property in the schools was given before the property was
brought to school and when the value of the property was agreed upon
by the employee bringing the property and the school administrator or
person appointed by the administrator for this purpose at the time the
approval for its use was given.

b. When granted, such approval and agreed-upon value shall be in
writing.
ARTICLE IX – SAFETY CONDITIONS OF EMPLOYMENT (continued)

c. Reimbursement for non-insured value shall be limited to a maximum of $200 per employee per year.

d. It is the employee’s responsibility to provide reasonable precautions and security for the approved item(s).

2. The District shall provide for the reimbursement of any employee’s watch and other jewelry that was damaged or destroyed as a result of an assault or intervention in a fight while acting within the scope of employment. Reimbursement will be limited to a maximum of $200.

J. Written District guidance and discipline codes and due process provisions normally will be distributed to and/or reviewed with employees at the first staff meeting of the school year but no later than the end of the fourth week of the school year. Employees shall be responsible for being familiar with these provisions, including the appropriate application of due process for students.

K. When the site administrator has been officially notified that the court has authorized the release of information and such release of information does not violate the legal rights of the individual student, the teacher shall be informed of any student placed in his/her class who has been convicted of a violent crime. The teacher is responsible for maintaining such information in strict confidence.

Pursuant to Education Code Section 49079, the District shall notify the teacher of each pupil who, within the preceding three years, has engaged in acts which violated any of the subdivisions of Education Code section 48900, except for subdivision (h), 48900.2, 48900.3, 48900.4 or 48900.7, or that the pupil is reasonably suspected to have engaged in such acts; provided the District has written records of such conduct which it either maintains in the ordinary course of business or which it has received from law enforcement. Any information received by the teacher under this section shall be maintained in confidence, used only for the limited purpose for which it was provided and shall not be further disseminated by the receiving teacher.

L. The District agrees to make available to employees information on the specific statutory provisions referred to in this Article.

M. Affected teachers shall be notified of extensive non-routine maintenance projects to be conducted at the school site. It is the intent of the parties that these projects will be scheduled to be as non-intrusive on the instructional program as is practical.

Operations schedules tree trimming, grass cutting and using blowers; copies of such schedule shall be posted in locations accessible to Bargaining Unit Members. [Note: Such schedules may be impacted by holidays, weather, equipment and emergencies.]

N. It is not the intent of the District to require any non-medical unit member to perform specialized health care services; e.g., tracheotomy care, catheterization, insulin
injections. If the District contemplates a change with respect to this issue, the
District and Association shall meet and negotiate the conditions under which such
services shall be performed.

The exception of temporary malfunctions, all existing classrooms will have a
working intraschool phone or intercom. New classrooms will have intraschool
phones or intercoms installed as quickly as possible but no later than twelve (12)
months after the classroom is utilized for instruction. During the period when no
phone or intercom has been installed, classroom teachers shall be provided with cell
phones within a reasonable time.

In those situations in which students are instructed in non-traditional interior areas,
the teacher will have access to some type of device to ensure emergency
communication with the school office.

While on District business, in the event an employee’s vehicle is damaged as a result
of vandalism, the District will reimburse the employee for the insurance deductible
payment in an amount not to exceed $500 per incident.

The above is contingent upon all of the following:

1. The employee secures a police report regarding the vehicular vandalism
   within twenty-four (24) hours of the incident.

2. The damaged vehicle was parked at an appropriate location in a legal manner
   on or near school district property while the employee was required to be
   engaged in District business.

3. The employee provides the Risk Management Branch with evidence of the
   amount of insurance deductible payment actually made by the employee to
   his/her insurance company.

District Safety Committee: TALB may have the greater of three (3) representatives
on the committee or the number of representatives from any non-certificated
bargaining units(s). Release time will be provided for those meetings scheduled
during duty time.
ARTICLE X

Class Size and Staffing Ratios

A. The following class size maximums shall be adhered to:

<table>
<thead>
<tr>
<th>Level, Grade, or Subject</th>
<th>Maximum Class Sizes</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Elementary</strong></td>
<td></td>
</tr>
<tr>
<td>Kindergarten</td>
<td>32 (20*)</td>
</tr>
<tr>
<td>Grades 1-3</td>
<td>30 (20*)</td>
</tr>
<tr>
<td>Grades 4-5</td>
<td>35</td>
</tr>
<tr>
<td>Combinations K-3</td>
<td>28 (20*)</td>
</tr>
<tr>
<td>Combinations 4-5</td>
<td>33</td>
</tr>
<tr>
<td><strong>Middle School</strong></td>
<td></td>
</tr>
<tr>
<td>Grade 6 Core Classes</td>
<td>35</td>
</tr>
<tr>
<td>English</td>
<td>35</td>
</tr>
<tr>
<td>Science, Mathematics, Social Studies</td>
<td>37</td>
</tr>
<tr>
<td>Typing</td>
<td>42</td>
</tr>
<tr>
<td>Regular Physical Education</td>
<td>54</td>
</tr>
<tr>
<td>Music</td>
<td>54</td>
</tr>
<tr>
<td>All others</td>
<td>39</td>
</tr>
<tr>
<td><strong>High School</strong></td>
<td></td>
</tr>
<tr>
<td>English (Drama and Journalism excepted)</td>
<td>35</td>
</tr>
<tr>
<td>Foreign Languages, Laboratory Science, Mathematics, and Social Studies</td>
<td>37</td>
</tr>
<tr>
<td>Typing</td>
<td>42</td>
</tr>
<tr>
<td>Regular Physical Education</td>
<td>54</td>
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<tr>
<td>Music</td>
<td>54</td>
</tr>
<tr>
<td>All others</td>
<td>39</td>
</tr>
</tbody>
</table>

The total enrollment in classes assigned to PACE and CIC teachers shall not exceed the five-period total for class maximums established above.

*Contingent upon continuation of additional state funding to support the class size reduction initiative, the District and the Teachers Association remain committed to implementation of the initiative kindergarten, grade 1, grade 2, and grade 3. If classroom housing constraints are resolved and additional continuing State and Federal funds are provided for expansion of class size reduction, the District and the Teachers Association shall work collaboratively to implement this initiative at other grade levels. If funding is provided which is not restricted to class size reduction at specific grade levels other than grades 4 and 5, the District and the Teachers
ARTICLE X - CLASS SIZE AND STAFFING RATIOS (continued)

Association are committed to implementation of class size reduction in grade 4 first, grade 5 next, and grades 6-12 as funding permits.

B. Within a reasonable period of time following assignment, each student will have a work station which is appropriate to the subject being taught.

C. If at any time during the school year a class is in excess of the class size maximums, it is the intent of the District that a return to maximum will be achieved at the earliest possible date but no later than twenty (20) school days after the date the class enrollment exceeds the contractual maximum. Before any student is assigned to a class in excess of the maximum class size, a manager shall review the assignment with the affected teacher. At the request of the teacher, when class enrollment has exceeded the contractual maximum for ten (10) or more school days, the manager and teacher will meet to review the status of the over maximum situation. The teacher may request TALB representation at the above described meetings.

D. In implementing these procedures, the principal will equitably assign pupils in excess of the maximum and will upon request, explain the basis for the assignment.

E. If a teacher consents or requests to teach more than the contract maximum number of students, the District shall not be obligated to reduce the enrollment for that teacher’s class.

F. The special education special day class average for the District (exclusive of adapted physical education) will be a maximum of twelve (12). No special day class shall exceed a per class maximum of eighteen (18) pupils.

G. The following provisions shall apply in determining staffing ratios of nurses and librarians.

1. The District shall determine the level of nurse and librarian service at each school/program site.

2. Nurse and librarian time provided with categorical program funds shall be in addition to the District-provided general allocation.

3. When the levels of service and numbers of nurses and librarians have been determined, the manager in charge of each service shall develop the schedule for providing service to schools/programs.

4. Factors to be used in determining the scheduling and staffing ratios shall be as follows:

   a. Number of staff budgeted and available for service;
   b. Number of staff days available for District-funded service;

   X-2
ARTICLE X - CLASS SIZE AND STAFFING RATIOS (continued)

c. Number of schools/students to be served;

d. Geographical location of assignments for an individual;

e. Number of elementary and secondary schools to be served by an individual;

f. Other factors deemed pertinent by the manager.

5. Prior to the beginning of the school year, the managers shall confer with a representative group (nurses/librarians) in the process of scheduling equitable staffing ratios. The Association shall be advised of the meeting date with the nurse/librarian group and shall have the right to have an Association representative present at the meeting. The scheduling decisions of the manager shall be final.

6. Problems relating to employee's abilities to achieve expected levels of service shall be referred by the individual employee to the appropriate site or District level manager. Where necessary, reassessment of job description priorities may be in order so that optimum service can be provided.

7. The District will allocate to Special Education an amount equal to one-third (1/3) of the Medi-Cal reimbursement received by the District during the previous fiscal year. Such allocation will be used exclusively to provide additional clerical assistance for school nurses. The distribution of such assistance will be determined through a process similar to that described in Section G.5. above.

H. The District shall provide nurses with written information concerning automobile and insurance factors related to their job descriptions.

I. The maximum class size for Library Service classes in high schools shall be five (5) students per class period and in middle schools three (3) students per class period, unless exceptions are mutually agreed upon by the librarian and site manager.

J. In accordance with Education Code, Section 56363.3, the districtwide average caseload for speech/language specialist teachers shall not exceed fifty-five (55).

K. In the event a Work-Based Learning class fails to maintain a minimum of twenty-five (25), the class may be dissolved and the teacher on special contract shall be released from this specific class assignment. Classes which have maximum enrollments as mandated by the state which are fewer than twenty-five (25) are exempted from this minimum. If enrollment in these classes falls below ninety (90) percent of this state mandated enrollment, the class may be dissolved and the teacher on special contract shall be released from this assignment.
ARTICLE XI

Peer Assistance and Review Program for Teachers

A. PURPOSE OF THE PROGRAM: The Teachers Association of Long Beach and the Long Beach Unified School District support the highest possible quality of education. In order for students to succeed in learning, teachers must succeed in teaching. Teachers who are referred to or who volunteer for the Peer Assistance and Review Program are valuable professionals who shall be provided the best resources and support for improving and strengthening their instructional performance.

B. DEFINITIONS OF TERMS:

1. **Peer Assistance.** Both new and experienced teachers benefit from professional support provided by other classroom teachers. For the purposes of this Article, peer assistance describes activities planned and implemented by the Consulting Teacher in collaboration with the Participating Teacher and the supervising administrator. These activities shall be designed to strengthen the Participating Teacher's skill and expertise in the following areas:

   a. Mastery of content
   b. Instructional skills and techniques
   c. Adherence to content standards and curricular objectives
   d. Classroom management
   e. Lesson design and presentation
   f. Assessment of student progress toward established standards
   g. Appropriate learning environment

2. **Peer Review.** Peer review describes a process by which the Consulting Teacher shall monitor, guide, and support the progress of one or more assigned Referred Participating Teachers toward a satisfactory level of classroom performance. The review process shall include the following:

   a. Collaboration between the Consulting Teacher and the Referred Participating Teacher in developing mutually agreeable performance goals for the Referred Participating Teacher.
   b. Monthly written reports to the Referred Participating Teacher which shall be shared with the Peer Assistance and Review Panel and the supervising administrator.
   c. A collaborative and cooperative relationship between the Consulting Teacher and the administrator who supervises the Participating Teacher to whom the Consulting Teacher is assigned.
ARTICLE XI - PEER ASSISTANCE AND REVIEW PROGRAM FOR TEACHERS (continued)

d. A Summary Report prepared by the Consulting Teacher which shall be provided to the Referred Participating Teacher, the Peer Assistance and Review Panel, and the supervising administrator. A copy of the Summary Report shall be placed in the personnel file of the Referred Participating Teacher and the Summary Report may be reflected in either an interim and/or a final evaluation of the Referred Participating Teacher. Both the interim and the final evaluations of the Referred Participating Teacher shall be completed by the supervising administrator.

3. **Determination of Unsatisfactory Rating.** If an alternative rating system is employed on a pilot basis, the Association and the District shall agree prior to implementation what rating is equivalent to unsatisfactory if, in fact, the term “unsatisfactory” is not used in the pilot rating system.

4. **Peer Assistance and Review Panel.** The Peer Assistance and Review Panel shall be comprised of nine (9) members, the majority of whom shall be teachers. Five (5) teacher members shall be appointed by the Board of Directors of the Teachers Association. Four (4) members shall be administrators selected by the Long Beach Unified School District.

5. **Referred Participating Teacher.** A Referred Participating Teacher is a teacher who has achieved permanent status and who, as a result of either an interim or a final evaluation in which one or more ratings of unsatisfactory have been earned, demonstrates a need for assistance to improve his/her instructional skills and techniques, mastery of content, lesson organization and presentation, adherence to curricular objectives and standards, assessment of student progress toward established standards, suitable learning environment and classroom management.

A teacher with permanent status who is not initially assigned to the Peer Assistance and Review Program and who receives an unsatisfactory evaluation in the course of the prescribed evaluation process may, with the recommendation of the supervising administrator and the approval of the PAR Panel, be assigned immediately to the Peer Assistance and Review Program and be designated as a Referred Participating Teacher. Assignment shall occur in a timely manner following the teacher's receipt of the unsatisfactory evaluation. Teachers assigned to the Program as the result of an ongoing evaluation shall participate in the Peer Assistance and Review Program for the remainder of the year in which the initial assignment occurred and for the entire subsequent school year.

A Referred Participating Teacher shall participate in both the peer assistance and peer review components of this program.
6. **Volunteer Participating Teacher.** A Volunteer Participating Teacher is a teacher who has achieved permanent status who seeks to improve his/her teaching performance and requests the Peer Assistance and Review Panel to assign a Consulting Teacher to provide peer assistance. A Volunteer Participating Teacher shall be involved only in the peer assistance component of the program.

7. **Beginning Participating Teachers.** All newly employed classroom teachers possessing a preliminary credential with fewer than two years of fully credentialed teaching experience shall participate in a peer assistance program. In addition, classroom teachers who possess a pre-intern certificate, an intern credential, or an emergency permit shall also participate in a peer assistance program. Beginning Participating Teachers shall only be involved in the peer assistance component of this program.

8. **Consulting Teacher.** A Consulting Teacher is a permanent classroom teacher selected by the Peer Assistance and Review Panel to provide support to a Participating Teacher and/or to assume additional responsibilities determined as appropriate by the Peer Assistance and Review Panel or the District. These responsibilities may include:

   a. Assistance and guidance to new teachers and/or teacher trainees.
   b. Assistance and guidance to experienced teachers upon mutual agreement of the parties.
   c. Staff development activities appropriate for certificated employees and including student teachers.
   d. Development of curriculum.

C. **PEER ASSISTANCE AND REVIEW PANEL – ORGANIZATION AND RESPONSIBILITIES:**

1. The Peer Assistance and Review Panel shall be comprised of a majority of teachers. Five (5) permanent classroom teachers shall serve on the Peer Assistance and Review Panel. Teachers participating on the panel shall be selected by the Association. In addition, there shall be four (4) administrators on the panel. These individuals will be selected by the Long Beach Unified School District.

2. If a teacher serving as a panel member is unable to complete his/her term because of any reason, the Association shall appoint another teacher to continue in the position. After the first year of the California Peer Assistance and Review Program, panel members shall upon selection, serve three-year terms.

3. The Peer Assistance and Review Panel shall establish its own meeting schedule. A quorum requires two-thirds (2/3) of the members be present and
that the majority of those present shall be members of the Association. Such
meetings shall take place during the regular workday. Teachers who are
members of the panel shall be released from their regular duties to attend
meetings. If, in carrying out their responsibilities as members of the panel
teachers find it necessary to work beyond their regular workday, they shall be
compensated at their additional hourly pay rate.

4. The Peer Assistance and Review Panel shall be responsible to:

a. Provide annual training for Peer Assistance and Review Panel
   members.

b. Establish its own rules of procedure including the method for the
   selection of a chairperson.

c. Nominate Consulting Teachers to the governing board for approval.

d. Notify Consulting Teacher applicants that they have been approved
   by the governing board.

e. Approve training and support for Consulting Teachers and
   Participating Teachers.

f. Organize and implement a plan for classroom observations of
   applicants for Consulting Teacher positions.

g. Participate in classroom observations of applicants for Consulting
   Teacher positions.

h. Establish a process for permanent teachers to become voluntary
   participants in the program.

i. Receive and approve requests from the coordinator of the New
   Teacher/Beginning Teacher Support and Assessment Project
   for assistance in supporting Beginning Participating Teachers.

j. Provide final approval of assignments of Consulting Teachers to
   Participating Teachers.

k. Adopt rules and regulations to accomplish the provisions of this
   Article. These rules and regulations shall be consistent with the
   provisions of the Agreement and in the event of any inconsistency the
   Agreement shall prevail.

l. Establish an application procedure for those desiring to become
   Consulting Teachers.

m. Review the final report prepared by the Consulting Teacher and
   making recommendations to the governing board regarding each
   Participating Teacher's progress in the Peer Assistance and Review
   Program.

n. Conduct an annual review of Consulting Teachers’ performance.

o. Recommend to the governing board that terms of Consulting
   Teachers who are not performing effectively not be renewed.

p. Evaluate annually the impact of the Peer Assistance and Review
   Program in order to improve the program.
q. Approve assignment of additional instructional and curricular responsibilities to Consulting Teachers beyond the parameters of the Peer Assistance and Review process.

r. Work with the District to draft the preliminary PAR budget; however, the final budget approval authority shall be retained by the District.

5. All proceedings and materials related to evaluations, reports, and other personnel matters shall be strictly confidential. Disclosure of such information by panel members and Consulting Teachers is appropriate only in the implementation of this Article.

6. The Long Beach Unified School District shall hold harmless the members of the Peer Assistance and Review Panel and the Consulting Teacher from any liability arising out of their participation in this program as provided in Education Code, Section 44503 (e).

D. PARTICIPATING TEACHERS:

1. Referred Participating Teachers:

a. A Referred Participating Teacher is a teacher with permanent status who as a result of one or more unsatisfactory ratings on his/her interim or final evaluation is referred to the Peer Assistance and Review Panel for assistance and support. This assistance and support shall be designed to strengthen the Referred Participating Teacher's instructional skills, classroom management, knowledge of subject matter, and other aspects of his/her teaching performance identified and approved by the Peer Assistance and Review Panel.

b. The Peer Assistance and Review Panel shall assign Consulting Teacher(s) to Referred Participating Teachers. Additional Consulting Teachers may be assigned by the Peer Assistance and Review Panel at any time the panel determines a need for additional support exists.

c. Notwithstanding Article VIII of this contract, Referred Participating Teachers shall not be eligible for voluntary transfer or voluntary reassignment while they remain in the program.

2. Volunteer Participating Teachers:

a. A Volunteer Participating Teacher is a teacher with permanent status whose most recent interim or final evaluation is satisfactory and who volunteers to participate in the Peer Assistance and Review Program.

The Volunteer Participating Teacher shall be provided with peer assistance in those areas which are mutually agreed to by the site
ARTICLE XI - PEER ASSISTANCE AND REVIEW PROGRAM FOR TEACHERS (continued)

administrator. The Volunteer Participating Teacher may terminate his/her participation in the Peer Assistance and Review Program at any time.

b. A Volunteer Participating Teacher may select his/her Consulting Teacher from a list of available Consulting Teachers provided by the Peer Assistance and Review Panel. Any changes in Consulting Teacher assignments after initial choices have been made and approved need to be approved by the Peer Assistance and Review Panel.

c. Volunteer Participating Teachers shall be involved only in the assistance component of this program. Evaluation shall be carried out by the supervising administrator.

3. **Beginning Participating Teachers:**

   a. The New Teacher Project shall be the primary provider of assistance and support to Beginning Participating Teachers who possess either a preliminary or intern credential, a pre-intern certificate, or an emergency permit.

   b. The Assistant Director of Professional Development in collaboration with the New Teacher Project Coordinator may request from the Peer Assistance and Review Panel additional help and support for Beginning Participating Teachers from Consulting Teachers. This help and assistance may be individual support, staff development presentations, or other activities which contribute to the professional growth of Beginning Participating Teachers.

   c. Beginning Participating Teachers will only be involved with the peer assistance component of this program. Evaluation shall be carried out by the supervising administrator.

E. **CONSULTING TEACHERS:**

1. A Consulting Teacher is a teacher who provides assistance to a Participating Teacher pursuant to the Peer Assistance and Review Program. The following qualifications are required of candidates making application for this position:

   a. The Consulting Teacher shall be a credentialed teacher who has attained permanent status.

   b. The Consulting Teacher shall have substantial recent experience in classroom instruction.
c. The Consulting Teacher shall have demonstrated exemplary teaching ability characterized by effective communication skills, strong knowledge of subject matter, and a mastery of a range of teaching strategies necessary to meet the needs of pupils in different contexts.

2. The application process for candidates for Consulting Teachers shall include:
   a. Completed application form.
   b. Statement by the current principal or immediate supervising administrator.
   c. Statement by at least one other classroom teacher who is familiar with the classroom performance of the applicant. All applications and statements shall be treated with confidentiality.
   d. All information about Consulting Teacher applications shall remain confidential.

3. Applications for Consulting Teachers shall be approved by a majority vote of the Peer Assistance and Review Panel upon completion of classroom observations.

4. The governing board may meet in closed session to consider the appointment of any nominee to be a Consulting Teacher. The governing board may gather information it deems necessary to evaluate nominees. The governing board may reject any nominations. The final designation of any person as a Consulting Teacher shall be by action of the governing board.

5. Multiple classroom observations will be conducted by members of the Peer Assistance and Review Panel or a selection team appointed by the panel as part of the selection process for Consulting Teachers.

6. Initially, the term of the Consulting Teachers shall be for either one (1) year or two (2) years. Teachers who accept initial assignments may serve in this position for two (2) consecutive terms of two (2) years each following the expiration of the initial term. After initial implementation, terms for Consulting Teachers shall be two (2) years in length and teachers shall not serve in this position for more than two (2) consecutive terms.

7. Consulting Teachers shall be provided release time for the purpose of observing Participating Teachers and meeting with them to plan and provide support and assistance.

8. Upon completion of each school year, the performance of the Consulting Teacher will be reviewed by the governing board. A Consulting Teacher assignment may be terminated if the Peer Assistance and Review Panel determines the Consulting Teacher has not performed his/her duties effectively. A Consulting Teacher not recommended to the Board shall be
entitled to a conference with the chairperson of the Peer Assistance and Review Panel to be advised of the reasons and he/she may attach a written response to the report which shall be sent to the governing board.

a. The term of a Consulting Teacher may be renewed for a second consecutive two (2) year term. Renewal shall be initiated and conducted in the same manner as a new application for Consulting Teacher.

b. If for any reason a Consulting Teacher is unable to complete the duties of the position, the Board of Education may select an alternate teacher from a list approved by the Peer Assistance and Review Panel.

c. Consulting Teachers who voluntarily request an unpaid leave of absence for a semester or longer for other than health reasons shall be terminated as Consulting Teachers and must reapply for the position.

9. Responsibilities performed by Consulting Teachers pursuant to this Article shall constitute neither management nor supervisory functions. The Consulting Teachers shall retain all rights of bargaining unit members.

F. PEER ASSISTANCE PROCESS:

1. The Referred Participating Teacher shall meet with his/her administrative evaluator according to the deadline dates established by Human Resource Services for the purpose of discussing the traditional evaluation policy, procedures, standards, and expectations. The Referred Participating Teacher and the administrative supervisor shall collaboratively develop written goals and objectives within the prescribed timelines.

2. Consulting Teachers may work individually with Referred Participating Teachers or as a part of a team of Consulting Teachers. Each Referred Participating Teacher shall receive not less than sixty (60) hours of assistance per year from the Consulting Teacher(s) assigned to work with him/her.

Consulting Teachers shall assist Referred Participating Teachers by demonstrating, modeling, observing, coaching, conferencing, and referring or by other activities which in the professional judgment of the Consulting Teacher would support the Referred Participating Teacher in strengthening his/her skills. A concerted effort shall be made to limit the number of Participating Teachers with whom a Consulting Teacher shall work to two (2) or fewer.

3. The Consulting Teacher shall meet with his/her assigned Referred Participating Teacher by the end of the fourth week of the school year. The
purposes of this meeting shall be to discuss the Peer Assistance and Review Program, to establish mutually agreed upon performance goals, to begin developing the specific components of a written individualized assistance plan, and to agree to a process for determining the successful completion of the Peer Assistance and Review Program.

4. The Consulting Teacher shall conduct multiple observations of the classroom performance of the Referred Participating Teachers to whom he/she is assigned. The Consulting Teachers shall conduct pre and post-observation conferences with the Referred Participating Teachers.

5. The Consulting Teacher shall monitor the progress of the Referred Participating Teacher to whom he/she is assigned and shall provide written reports no less than once each school month to the Referred Participating Teacher for discussion and review and to the Peer Assistance and Review Panel for the purpose of keeping the Panel apprised of the Referred Participating Teacher's level of performance.

6. The Consulting Teacher shall continue to provide assistance to the Referred Participating Teacher until the Consulting Teacher and the supervising administrator determine the teaching performance of the Referred Participating Teacher is consistently satisfactory or further assistance will not result in satisfactory performance.

7. At least four weeks prior to the deadline date for the submission of the teacher's final evaluation, a copy of the Consulting Teacher's Summary Report shall be given to the Referred Participating Teacher, the supervising administrator, and the Peer Assistance and Review Panel. A copy bearing the signature of the Referred Participating Teacher indicating acknowledgment of receipt shall be retained in the site file.

8. The Referred Participating Teacher may request to appear before the Peer Assistance and Review Panel and to be represented in the meeting by an Association representative.

9. As indicated above, a copy of the Summary Report shall be placed in the personnel file of the Referred Participating Teacher, and the document may be reflected in the final evaluation of the Referred Participating Teacher.

10. Deadline dates for each step in the Peer Assistance and Review process shall be developed by Human Resource Services and agreed to by TALB and distributed to all sites at the beginning of the school year along with evaluation guidelines.
G. **ANNUAL STIPEND FOR CONSULTING TEACHERS:**

1. Consulting Teachers shall be provided release time for all activities conducted during the school day related to Peer Assistance and Review. Peer Assistance and Review Consulting Teachers shall receive an annual stipend. This stipend shall not be counted as salary or wages for employer contributions or employee benefits under the State Teachers Retirement System/Public Employees Retirement System.

2. The stipend shall be paid at the calendar quarter. Federal and State income taxes will be deducted from each stipend payment as required by law.

3. The annual stipend shall be prorated if the employee cannot or chooses not to complete the Consulting Teacher duties according to the Peer Assistance and Review Agreement.

4. The annual number of hours of service required of a Consulting Teacher outside the school day shall be one hundred twenty (120).

H. **CONTINUATION OF THE PEER ASSISTANCE AND REVIEW PROGRAM:**

1. District participation shall be contingent upon receipt by the District of sufficient sums to which it is entitled to pay fully the cost of the program.

2. There will be no encroachment of the general fund of the District to fund the Peer Assistance and Review Program.
ARTICLE XII

Evaluation Procedure

A. FREQUENCY. Evaluation and assessment of the performance of employees shall be made on a continuing basis at least once each school year for temporary and probationary personnel and at least once every other year for employees with permanent status.

Effective with the 2008-09 school year, unit members with permanent status shall be evaluated at least every five (5) years if they have been employed by the district for ten (10) years or more and if the evaluator and the unit member consent to such time line. In order to be eligible for the five year cycle a unit member must be deemed to be “highly qualified” as defined in the No Child Left Behind Act (20 U.S.C. 7801) and his/her most recent evaluation must contain an overall rating of at least Satisfactory or Effective. For eligible unit members who do not teach in “core academic” subjects, qualification requirements shall be the same as for teachers of “core academic” subjects. For eligible unit members who are not classroom teachers the District and Association shall review and agree on appropriate comparable criteria.

Either the evaluator or the unit member may withdraw from this cycle at any time and such withdrawal shall not be subject to the grievance procedure. Upon request the evaluator will meet with the unit member to explain the reasons for withdrawal.

B. EVALUATOR. The evaluator shall be the employee's immediate manager and/or another administrator designated by the manager, by the Superintendent, or by his designee.

C. DEADLINES. It is agreed that deadlines specified in this Article, except for the date of the final evaluation, may be extended by the number of days the evaluatee or the evaluator is absent from the work site during the identified time periods. Any change in specified deadlines will be noted in writing by the evaluator along with reasons for the change in deadline.

D. NOTIFICATION OF EMPLOYEES. Employees to be evaluated shall receive a copy of the evaluation procedures within four (4) weeks after the beginning of their school session work year, traditional or year-round calendar. Those employees will be advised of the evaluation policy, procedures, standards, and expectations by their evaluator no later than the end of the fifth school week.

Standardized test norms shall not be used for teacher evaluation. Personnel shall be judged on the District-adopted evaluation objectives and performance standards. Such objectives and standards shall be in writing and made available to the evaluatee prior to any period in which he/she is evaluated.
E. **SETTING OF OBJECTIVES/ACTION PLAN.** By the end of the sixth school week each evaluatee shall be responsible for proposing in writing to the evaluator specific action plans and standards to be achieved within areas of performance. The evaluator may propose and/or require additional components in the action plan and standards for each evaluatee in accordance with the position and assignment. Employees will be advised if there is to be a specific area(s) of concentration.

Within the maximum of seven (7) weeks of the first working day of an assignment all action plans and performance standards shall be finalized, reduced to writing, and signed by the evaluator and evaluatee.

F. **CONSTRAINTS.** When the total length of teaching experience, the length of duty at one site, the length of time in the assignment, or other factor is considered to be a constraint by the evaluator or the evaluatee, it may be so noted on the appropriate form. Employees, who due to the room utilization patterns on a year-round school schedule are limited in their ability to prepare the classroom prior to the arrival of students, are deemed to be working within constraints related to room environment and classroom management for a brief period of time at the beginning of each on-track assignment.

G. **OBSERVATIONS.** Observations shall be both formal and informal. The number of formal observations shall routinely be three (3). With agreement of both evaluatee and evaluator the number may be reduced to two (2) or one (1) in cases of obviously satisfactory performance by permanent employees. Additional observations shall be conducted when deemed necessary by either the evaluatee or evaluator.

1. An observation shall be based upon one (1) or more of the following components: District goals and objectives, individual school/office goals and action plans, individual employee goals and action plans and performance assessment criteria.

2. Each formal observation will be followed by a conference which will take place within five (5) working days.

3. Formal observations will be summarized on an observation form with a copy given to the evaluatee within ten (10) working days after the observation.

4. Except by mutual agreement, formal observations shall not begin until after goals and action plans have been agreed upon. In the event that goals and action plans have not been agreed to, formal observations may begin following the seventh week of the school year.

5. In the event of an unsatisfactory observation lesson analysis, the evaluatee may request an additional formal observation conducted jointly by the evaluator and another manager selected by the evaluatee from a list of up to
ARTICLE XII - EVALUATION PROCEDURE (continued)

H. EVALUATION. An evaluation shall be reduced to writing and transmitted to the employee no later than thirty (30) calendar days prior to the last school day for K-12 students as identified on the appropriate traditional or year-round school calendar. The evaluator will hold a conference to review the written evaluation with the employee at the time of the transmittal of the written evaluation. The evaluatee shall sign the evaluation form signifying that he/she has read the form and shall be provided the opportunity to prepare a written response which shall become a part of the employee's permanent record. There shall be only one (1) final evaluation form per year which shall become part of an employee's permanent file. This form may be supported by documentation deemed appropriate by the site manager.

A joint committee consisting of five (5) unit members appointed by TALB and five (5) administrators shall be convened to review and revise final evaluation forms and lesson analysis forms; the final evaluation forms shall conform to and reflect State Standards and the Lesson Analysis forms shall correlate to the final evaluation forms. The forms, if amended, shall be submitted to the bargaining teams for final negotiation. If meetings are scheduled during the work day the unit members shall be provided released time; if the meetings are scheduled for times after the work day the unit members shall be paid their regular hourly rate.

I. IMPROVEMENT OF LESS THAN EFFECTIVE PERFORMANCE. No assessment of "unsatisfactory" or "developing" shall be introduced on an evaluatee's evaluation form which has not been first formally called to his/her attention in a written report. Time shall be allowed, when practicable, from the date of the written report where the deficiency is first noted and the date of the next evaluation when the deficiency is formally cited to allow for correction of said deficiencies. Upon formally citing a condition(s) of less-than-effective performance, the evaluator shall thereafter confer with the evaluatee and during the conference make specific recommendations as to areas of improvement in the evaluatee's performance. In the case of instructional deficiencies, the evaluator will offer direct assistance and/or additional resources as the evaluator deems appropriate to implement the specific recommendations.

Nothing in this Section shall be interpreted as limiting the ability of the District to take immediate action in the case of an extremely serious or egregious circumstance as identified in Education Code, Section 44932.

J. PERSONNEL FILE. Each employee shall have the right, by appointment, to review the contents of his/her personnel file. Such appointment will normally be scheduled within five (5) working days of the request, except that during unusually concentrated work periods, it may be postponed with the approval of the Assistant
ARTICLE XII - EVALUATION PROCEDURE (continued)

Superintendent, Human Resource Services. Unit members may obtain copies of materials in their personnel files and be charged the same rate per page as the District charges the general public. Such materials shall not include those excluded from disclosure under Education Code Section 44031; normally such materials will be provided within ten (10) working days of the request. A representative of the Association at the teacher's request may accompany the teacher in this review. Such review by the employee shall be permitted twice per year before or at the end of the duty day when instructional duties have been completed.

Negative or derogatory materials will be processed in accordance with Education Code, Section 44031, which states that information of a derogatory nature shall not be entered or filed unless and until the employee is given notice and an opportunity to review and comment thereon. An employee shall have the right to enter, and have attached to any such derogatory statement, his own comments thereon.

K. GRIEVABILITY. Any grievance arising out of the foregoing procedures shall be limited to a claim that the procedure has been violated.

L. PARENT/GUARDIAN COMPLAINT. When a parent or guardian complaint regarding an employee filed pursuant to Education Code, Section 35160.5 is terminated at any level or is not sustained by the Board of Education, the Board shall direct that all written documentation relating to the complaint be destroyed pursuant to procedures provided for in Title V of the California Administrative Code.

As of December 13, 2007 the rate is twenty-five cents ($0.25) per page.
ARTICLE XIII

Grievance Procedure

A. DEFINITION:

1. A "grievance" is a claim by a grievant that he/she has been adversely affected by an interpretation, application, or violation of the specific provisions of this Agreement. Informally, a grievance may be presented verbally; formally, it shall be presented in writing.

2. A "grievant" may be any employee in the bargaining unit covered by the terms of this contract. The Association may file grievances that relate to the explicit language contained in Article IV, Association Rights, of this contract.

3. A "day" is any day on which the grievant and the appropriate manager as part of their regular contract assignments are scheduled to be on duty.

4. The "immediate manager" is the lowest level manager who has authority to remedy the grievance.

B. INFORMAL LEVEL:

1. Within twenty (20) days after the alleged violation (except for payroll errors) and before filing a formal written grievance, the grievant shall attempt to resolve his/her claim by an informal conference with his/her site manager. If the employee requests, an Association representative may participate with the employee in the informal conference. It shall be the grievant's responsibility to inform the manager that the conference is for the purpose of seeking to resolve the grievance at the informal level.

2. The immediate manager shall provide a response within five (5) days of the informal conference.

C. FORMAL LEVEL – STEP 1:

Within ten (10) days of the informal conference, should the grievance not be resolved, the grievant shall present his/her grievance in writing on the District Certificated Unit Grievance Form to his/her site manager.

1. The statement of the grievance shall be a clear, concise statement of the circumstances giving rise to the grievance, shall include the specific article, section, and paragraph of the contract allegedly misapplied, misinterpreted, or violated, and shall specify the remedy sought.
ARTICLE XIII - GRIEVANCE PROCEDURE (continued)

2. The immediate manager shall communicate the decision to the employee in writing within ten (10) days after receiving the grievance.

D. FORMAL LEVEL – STEP 2:

Upon receipt of the Step 1 response, and if the decision of the manager is not satisfactory, the grievant, within ten (10) days of receipt of the response may file an appeal with Employee Relations Services which shall transmit it to the Superintendent or to another district-level manager designated by the Superintendent.

1. The statement of the grievance shall be a clear, concise statement of the circumstances giving rise to the grievance, shall include the specific article, section, and paragraph of the contract allegedly misapplied, misinterpreted, or violated, and shall specify the remedy sought.

2. The grievant or the respondent (Superintendent or designee) may request a personal conference regarding the grievance. The respondent shall communicate his/her decision in writing to the grievant within fifteen (15) days of receipt of the appeal or within four (4) days following a conference.

E. FORMAL LEVEL – STEP 3:

If the grievant is not satisfied with the decision at Step 2, he/she may within ten (10) days after receipt of the decision at Step 2, submit to Employee Relations Services a written request for mediation of the grievance. Employee Relations Services shall within five (5) days after receipt of the written request submit to the California State Conciliation Service a request for the immediate services of a mediator.

The parties agree that Step 3 of this Grievance Procedure may be waived by mutual agreement of the grievant and the District.

1. The function of the mediator shall be to assist the parties to achieve a mutually satisfactory resolution of the grievance by means of the mediation process.

2. If a satisfactory resolution of the grievance is achieved by means of this mediation process, both parties to the grievance shall sign a written statement of resolution to that effect, and thus waive the right of either party to further appeal the grievance.

F. FORMAL LEVEL – STEP 4, BINDING ARBITRATION:

If resolution of the grievance is not achieved as a result of mediation (Step 3) or if Step 3 has been waived, the grievant may request the Association to submit the grievance to arbitration.
If the Association proceeds to arbitration, the statement of grievance shall be filed with Employee Relations Services on the appropriate Step 4 form within ten (10) days following the conclusion of mediation. The form shall include the same information as cited in D.1. above and the response at Step 2 as well as the exclusive representative's endorsement of filing.

1. **Selection of Arbitrator:**

   a. Within ten (10) days of receipt of the Step 4 grievance form, Employee Relations Services and Association staff shall attempt to agree upon a mutually acceptable arbitrator and obtain a commitment from said arbitrator to serve.

   b. In the event that the parties cannot agree upon an arbitrator, within the specified period, a list of seven (7) arbitrators experienced in hearing grievances in public schools shall be requested from the State Conciliation Service or the American Arbitration Association. The parties shall select an arbitrator from this list by alternately striking names. The order of striking shall be determined by flipping a coin.

2. **Powers of the Arbitrator:**

   a. The arbitrator shall have no authority to hear evidence and/or rule on any sections of this Agreement which were not present in the original grievance, Formal Level - Step 1.

   b. The parties shall attempt to agree upon a statement of the issue(s) to be submitted to arbitration. If the parties cannot agree, the arbitrator shall determine the issue(s) by referring to the written grievance documents.

   c. After a hearing and after both parties have had an opportunity to present written arguments, the arbitrator shall submit a decision within thirty (30) days.

   d. The arbitrator's decision shall be in writing and shall set forth the findings of fact, reasoning, and conclusions on the issue(s) submitted. The arbitrator shall be without power or authority to make any decision which requires the commission of an act prohibited by law or which changes or is violative of the terms of this Agreement. Subject to the limitations specified in Article VI, Section C., it is agreed that the remedy of the arbitrator may include such financial reimbursement as may be necessary to make the grievant whole for any monetary loss resulting from a violation, misapplication, or misinterpretation of the specific provisions of this Agreement.
ARTICLE XIII - GRIEVANCE PROCEDURE (continued)

e. The decision of the arbitrator shall be submitted to the Association and the Director of Employee Relations Services, and shall be binding upon the parties.

f. If any question arises as to the arbitrability of the grievance, such question will be ruled upon by the arbitrator only after he/she has had an opportunity to hear the merits of the grievance.

3. **Areas of Exclusion:**

   The arbitrator shall have no power to recommend or resolve:

   a. Any issue arising out of the exercise by the Board or the Administration of its responsibilities under Article III, Reserved Rights of the District, except as modified by specific provisions of this Agreement.

   b. Issues involving evaluation other than procedures specifically identified in Article XIII, Evaluation Procedures.

4. **Cost of Arbitration:**

   a. All costs of the services of the arbitrator, including but not limited to, per diem expenses, travel and travel time, and the cost of any hearing room which is not the property of the school district shall be borne equally by the District and the Association.

   b. Either party may request that the hearing be recorded. The costs of a certified court reporter shall be paid by the party requesting the reporter and only the party paying for the reporter shall receive a transcript of the hearing. Alternately, both parties may mutually agree to share equally the costs of the reporter, in which case both parties shall receive a copy of the transcript.

   c. The grievant and required employee witnesses will be granted released time as necessary to participate in any hearing required by the arbitration process. The release of employee witnesses will be scheduled to minimize classroom disruption.

   d. Each party shall bear the expense of the preparation and presentation of its own case.

5. ** Expedited Arbitration.** The parties may mutually agree that arbitration may proceed under the expedited Rules of the American Arbitration Association.
G. MISCELLANEOUS PROVISIONS:

1. **Right to Representation.** The District and the Association recognize the right of the employee to present grievances without involvement of the Association and the right of the Association to represent the employee who so requests it. Both the grievant and the respondent reserve the right to have representation at each of the steps.

2. **Time Limits.** The District and the Association agree that time limits in this Article may be extended by mutual consent. If the respondent at any step fails to meet the deadline for a response, the grievance may be appealed to the next higher step. Failure of the grievant to request an extension or to meet time limits shall render the grievance null and void.

3. **Conferences.** Upon request of either a grievant or a respondent, a conference shall be arranged for discussion of a grievance.

4. **Released Time:**
   
   a. An employee with a grievance shall be granted reasonable released time to process the grievance.
   
   b. The Association may, upon request of the grievant, have released time for an authorized representative to participate in a grievance conference.
   
   c. The Association shall designate in writing to Employee Relations Services the names of unit members who are authorized as grievance representatives prior to the District's approval of released time.
   
   d. Except for the informal conference, an employee must request approval from the site manager at least twenty-four (24) hours prior to being released from duties to participate as a grievant or representative in a grievance conference.
   
   e. Released time shall be limited to one Association representative per grievance conference.
   
   f. Released time for processing grievances at the site level shall be at times that do not disrupt direct service to students.

5. **Bypass to Appropriate District-Level Manager.** If the Association and Employee Relations Services agree, and where the site manager would not be the appropriate respondent, Level 1 of the grievance procedure may be
ARTICLE XIII - GRIEVANCE PROCEDURE (continued)

bypassed and the grievance brought directly to the appropriate District-level manager.

6. **Group Grievance.** If more than one employee shares in the same allegation, only one grievance may be filed in their behalf upon mutual agreement of the Association and the District manager named in the grievance.

7. **Filing of Materials.** All documents, communications, and records dealing with the processing of a grievance shall be filed separately from the personnel files of the participants.

8. **Grievance Withdrawal.** A grievance may be withdrawn at any level without establishing precedent.

9. As per Government Code, Section 3543.5, the District shall not impose or threaten to impose reprisals, to discriminate or threaten to discriminate against employees, or otherwise to interfere with, restrain, or coerce employees because of their participation in the grievance procedure.

10. Issues properly addressed through the grievance procedure may not subsequently be considered through the District complaint procedure.
ARTICLE XIV

Concerted Activities

A. Apart from and in addition to existing legal restrictions upon and remedies for work stoppages, the Association, an employee organization as defined in the Act, hereby agrees that it shall not call, sanction, or participate in any strike, walkout, slowdown, or other organized withholding of services during the life of this Agreement. In the event of any strike, walkout, slowdown, or other organized withholding of services, the Association and its officers will take all reasonable steps within their control to end or avert the same upon knowledge of such concerted activity.

B. Any employee engaging in or assisting any strike, walkout, slowdown, or other organized withholding of services in any District educational programs in violation of this Article, or concerted refusal to perform duly assigned services in violation of the Article may be disciplined up to and including termination within due process procedures.

C. It is further agreed that the Association, an employee organization as defined in the Act, shall not engage in any picketing at District school sites and shall not involve students in activities covered by this Article.

D. Further, it is understood that in the event this Article is violated, the District shall be entitled to withdraw any rights, privileges, or services provided for in this Agreement, in District policy, or by Government Code, Section 3543.1 from any employee and/or the Association for the duration of this Agreement.

E. The District agrees that there will be no lockout of teachers during the term of this Agreement.
ARTICLE XV

Effect of Agreement

A. It is understood and agreed that the specific provisions contained in this Agreement shall prevail over current and past District practices and procedures and over state laws to the extent permitted by State law, and that in the absence of specific provisions in the Agreement or in the law such practices and procedures are discretionary with the District.

B. It is agreed that, with the mutual consent of the parties, any provision of this Agreement may be waived if such waiver will support the educational mission of the school district. The process and structure for obtaining such a waiver will be known as Educational Mission: Innovation Advancement.

1. Educational Mission: Innovation Advancement Committee:
   a. The purpose of the committee is to consider contract waiver requests which may be submitted from any school site. This committee also will consider CDC/Head Start waiver requests.
   b. The committee will have eight (8) members, four (4) appointed by the Association and four (4) appointed by the District.
   c. The committee will meet during the duty day as needed throughout the traditional schedule school year. The duration of each meeting will be dependent upon the number of waiver requests to be considered. Substitutes will be called through normal procedures.
   d. The committee will be responsible for its own procedures, including the selection of a chairperson. Requested clerical support will be provided by the District.

2. Requests for Contractual Waiver:
   a. Requests for an individual site waiver of a specific provision(s) of the collective bargaining Agreement will be submitted to the Educational Mission: Innovation Advancement Committee accompanied by (a) evidence that the proposal is supported by at least two-thirds (2/3) of the affected bargaining unit employees who actually vote on the proposal, (b) the endorsement of the principal and appropriate assistant/deputy superintendent, and (c) the endorsement of the TALB Board of Directors. With respect to (a) above, it is understood that the voting process will be of sufficient duration to enable all affected unit members the opportunity to vote on the proposal.
ARTICLE XV - EFFECT OF AGREEMENT (continued)

b. Waiver requests will contain such other information as may be required by the Educational Mission: Innovation Advancement Committee (e.g., purpose, duration, effect, etc.). Any request which deals with curricular matters will include information regarding review through the District curriculum process.

c. To be recommended to the Superintendent for presentation to the Board of Education the waiver request must receive the vote of at least six (6) of the eight (8) committee members.

3. **Continuation/Termination of Contractual Waivers:**

a. An approved waiver will be reviewed annually to ensure that the principal, the appropriate assistant/deputy superintendent, the Association, and at least two-thirds (2/3) of affected bargaining unit members who actually vote on the renewal wish to continue the waiver through the next semester or school year, as specified.

b. If during this required annual review the principal and appropriate assistant/deputy superintendent, or the Association do not wish to continue the waiver, or if more than one-third (1/3) of the affected bargaining unit members who actually vote on the renewal do not wish to continue the waiver, the previously waived contract provision will be automatically reinstated in its entirety at the beginning of the next semester or school year, as specified.

c. Except to the extent waived pursuant to this Article, the collective bargaining Agreement will remain in full force and effect and have full application to the bargaining unit employees who are affected by an approved site waiver.
ARTICLE XVI

Savings Clause

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

Subsequent to the final decision of a court of competent jurisdiction that any section, article, or provision is contrary to law, and at the request of either party, the parties shall meet within a mutually agreeable period of time to renegotiate the specific article, section or provision held to be contrary to law. (In no instance shall the period of time to open renegotiations be more than thirty (30) days from the date of the request of either party.)
ARTICLE XVII

Completion of Meet-and-Negotiate Sessions

During the term of this Agreement, the District and the Association hereby waive and relinquish the right to meet and negotiate and agree that the District and the Association shall not be obliged to meet and negotiate with respect to any other subject or matter whether referred to or covered in this Agreement or not, even though each subject or matter may not have been within the knowledge or contemplations of either or both the District or the Association at the time they met and negotiated on and executed this Agreement, and even though such subjects or matters were proposed and later withdrawn.
ARTICLE XVIII

Term of Agreement

A. Extend the term of the certificated collective bargaining agreement through June 30, 2015 with reopeners for 2014-2015 on Article VI (Compensation), Article XII (Evaluation) and three articles selected by each party.
APPENDIX A

Calendars

The Long Beach Unified School District and the Teachers Association of Long Beach shall collaborate in the development of both traditional and year-round (60/20 and 60/15) calendars for the years 2008-2009, 2009-2010, 2010-2011, 2011-2012, 2012-2013. These calendars shall be agreed to by March 31, 2007. Each unit member will receive a copy of the applicable school calendar annually.
APPENDIX B

Salaries

Salary:

3% increase to bargaining unit salary schedules, stipends, and rates of pay retroactive to July 1, 2013.

Compensation for Bilingual and Special Education Additional Assignments.

Each year for the duration of this Agreement, the District will commit $300,000 for the purpose of compensating bilingual and special education teachers for additional assignments directly related to their area of specialization. To be eligible for this compensation teachers will:

- Hold either a Bilingual Crosscultural Language and Academic Development (BCLAD) or Special Education credential; and
- Have a current teaching assignment which requires such credential; and receive prior site and PALMS/Special Education Office authorization for additional assignment to accomplish specified tasks beyond their regular workday/work year.

Additional assignment as described above will be compensated per Schedule P and will be limited to $1,000 per eligible employee per year.

Department Head – Additional Amount

All department heads will be compensated based upon the teacher periods of instruction within the department.

PROVISIONS FOR ADMINISTRATION OF SALARY SCHEDULES

A. REQUIREMENTS RELATIVE TO INITIAL PLACEMENT ON SALARY SCHEDULES:

1. Teaching Experience:
   a. As authorized by Education Code, Section 45028, teachers are allowed credit for previous satisfactory K-12 credentialed teaching experience up to the maximum step on the appropriate column on the salary schedule, excluding career increments. For purposes of this Section, a total school year is defined as a period from the first day of the professional assignment through the final day of the regular professional assignment. If a teacher has served under
APPENDIX B – SALARIES (continued)

contract for fifty (50) percent or more of the total school year or a full semester; has worked as a substitute teacher for one hundred thirty-five (135) days in one (1) school year; or has a combined service of one hundred thirty-five (135) days in one (1) school year under contract as a substitute or hourly teacher, credit will be given for one (1) year of experience.

b. **Adjustment for Previous Experience.** Official Verification of satisfactory K-12 credentialed teaching experience must be provided within the first three years of employment with the District. If an employee is hired by September 1 of the first year of employment, verification must be received in Human Resource Services by November 1 and salary schedule placement adjustment is retroactive to the beginning of that fiscal year. If verification is received after November 1, salary schedule placement adjustment will be effective the following pay period.

If an employee is hired after September 1 of the first year of employment, verification must be received in Human Resource Services within sixty (60) days of initial date of employment and salary placement adjustment is retroactive to the initial date of employment.

c. **Career Increments.** An employee who has not previously been employed by the District in a certificated assignment who has five or more years of previous teaching experience as defined in this Appendix will be granted exactly five years of credit toward attainment of the twenty, twenty-five, and thirty year career increments. The maximum of five years of credit will be granted regardless of which step the new employee has attained on the salary schedule. In addition to the maximum credit, an employee who has been previously employed by the District and who returns to a certificated assignment in the District shall be granted credit toward attainment of career increments only for those years of service served previously in the employ of the District.

2. **Experience Other Than Teaching:**

a. In evaluating an applicant’s experience other than teaching, the District may allow a maximum of four (4) steps on the salary schedule when this experience will contribute directly to the effectiveness of the major assignment for which the applicant is being considered. Two (2) years of experience under this provision are evaluated as equal to one (1) step on the salary schedule. This experience cannot be concurrent with credit for teaching experience, but part-time work experience might be combined with part-time
teaching. Verification of not less than eleven (11) months of consecutive work of not less than twenty (20) hours per week may be computed as the equivalent of one (1) year toward the two-for-one requirement for work experience credit. In computing work experience on more than one (1) job, any interruption of service beyond one (1) month shall break the consecutive requirement, unless the prospective employee returns to the same position, with the same employer, within six (6) months without having been gainfully employed by another employer during that time. Partial years of credit are not additive.

b. Nurses and school librarians are given one (1) year of credit for one (1) year of full-time work experience in a non-school setting as a nurse or as a librarian up to a maximum of four (4) years per Section 2.a. above.

c. In addition to the current rules for salary schedule placement purposes, for purposes of initial placement on the salary schedule, qualified speech/language/pathologists/specialists hired on or after July 1, 2006 to work in speech and language positions shall be allowed one step on the salary schedule for each year of verified work experience as a speech/language/pathologist/specialist in a non-school setting.

d. Military Service. Military Service is credited as prior teaching experience only if the applicant actually taught while in the service in the field for which he/she is to be employed.

e. Adjustment for previous experience official verification of service described in A.2.b. and A.2.c. of the Appendix must be provided within the first three years of employment with the District. If an employee is hired by September 1 of the first year of employment, verification must be received in Human Resource Services by November 1 and salary schedule placement adjustment is retroactive to the beginning of that fiscal year. If verification is received after November 1, salary schedule placement adjustment will be effective the following pay period.

If an employee is hired after September 1 of the first year of employment, verification must be received in Human Resource Services within sixty (60) days of initial date of employment and salary placement adjustment is retroactive to the initial date of employment.

3. Tentative Salary Placement. Applicants who are considered favorably are asked to sign a statement relative to tentative salary placement that is
mutually agreeable at the time of employment. Signing the “Tentative Salary Placement” form indicates that the tentative salary stated thereon is mutually agreeable.

Additional official, verified salary information presented by November 1 or sixty (60) calendar days after the initial date of employment which might indicate a need for change will be considered. If a salary change is warranted, the adjustment will be retroactive to the first day of paid service in the school year in which the official, verified information is received.

4. **Salary Schedule Placement:**

   a. Certificated employees who are given a contract are placed initially on the salary schedule in accordance with training completed at an accredited college or university before the first day of their contract year. If verification is received after the first day of their contract year, salary placement adjustment will be effective the following pay period.

   b. A teacher employed by the Long Beach Unified School District is placed on a step of the salary schedule in accordance with his/her experience. A teacher is advanced year by year, until reaching the maximum step on the schedule, provided he/she is under contract a sufficient number of days each year and qualifies for advancement.

   c. **Beginning Teacher Salary Incentive Program.**

Since 1999 the District has participated in the Beginning Teacher Salary Incentive Program. District participation is contingent on the continuation of special State funding to support this program. As a result of continuing District participation, K-12 teachers holding a valid California credential and assigned to specific schedules, columns, and steps listed below shall be compensated at an annual rate of pay greater than that provided to new employees who do not hold a valid California credential.

   **Schedule A3**
   - Column 211, Steps A, B, C, D
   - Column 212, Steps A, B, C
   - Column 213, Steps A, B
   - Column 214, Step A

   **Schedule A4**
   - Column 711, Steps A, B, C, D
   - Column 712, Steps A, B, C
   - Column 713, Steps A, B
   - Column 714, Step A
Appendix B – Salaries (continued)

Schedule B3

Column 221, Steps A, B, C, D
Column 222, Steps A, B, C
Column 223, Steps A, B
Column 224, Step A

Schedule B4

Column 721, Steps A, B, C, D
Column 722, Steps A, B, C
Column 723, Steps A, B
Column 724, Step A

B. Credit on the Salary Schedule for Advanced Work:

1. All college or university credit shall be from an accredited institution.

2. Placement on Column 012 or 022 is dependent on verification of twenty-eight (28) semester hours of upper division or graduate work beyond the Bachelor’s Degree. Extra units earned prior to receiving the Bachelor’s Degree shall not be accepted for placement on the scale of one (1) year above the Bachelor’s Degree unless the extra units are of graduate standing, were not counted for the Bachelor’s Degree, and are so indicated on the transcript.

3. Placement on Column 013 or 023 is dependent on (a) verification of fifty-six (56) semester hours of upper division or graduate work beyond the Bachelor’s Degree or (b) verification of a Master’s Degree.

4. Placement on Column 014 or 024 is dependent on (a) verification of fifty-six (56) semester hours of upper division or graduate work beyond the Bachelor’s Degree plus the Master’s Degree or (b) verification of a Master’s Degree plus twenty-eight (28) semester hours of upper division or graduate work taken after the completion of the Master’s Degree.

5. Placement on Column 016 or 026 is dependent on (a) verification of seventy-five (75) semester hours of upper division or graduate work beyond the Bachelor’s Degree plus the Master’s Degree or (b) verification of a Master’s Degree plus forty-five (45) semester hours of upper division or graduate work taken after completion of the Master’s Degree; or, (c) an earned Ph.D/Ed.D degree. Other earned doctoral degrees may be considered when directly applicable to the initial/current assignment of the employee. No credit will be given for an Honorary Degree.
APPENDIX B – SALARIES (continued)

6. Beginning with the 2006/07 school year, full credentialed DIS speech/language/pathologists/specialists and/or holders of the Specialist Instruction Communication Handicapped Credential with a valid California Speech Pathology license issued by the Speech Pathology and Audiology Board for speech/language/pathologist/specialists shall be paid an additional five percent (5%) annually (pro-rated over QWs) so long as they remain assigned as a speech/language/pathologist/specialist. Holders of the Specialist Instruction Communication Handicapped Credential with a valid California Speech Pathology license must submit proof of licensure to Human Resource Services within sixty (60) days of renewal. The stipend does not apply to noncredentialed speech/language/pathologist/specialists.

7. The following equivalents will be granted for salary purposes:

a. Equivalent to a Bachelor’s Degree:
   (1) P.H.N. held by nurses;
   (2) R.N. plus a Bachelor’s Degree held by nurses;
   (3) Designated Subjects Credential with specialization in Vocational Trade and Technical Teaching, full-time;
   (4) Designated Subjects – Vocational Trade and Technical, preliminary;
   (5) Assignment in a qualified Vocational Education Program for not less than forty (40) percent time is required for those qualifying under (3) and (4).

b. Equivalent to one (1) year above a Bachelor’s Degree:
   (1) Bachelor’s Degree plus P.H.N. held by nurses;
   (2) Bachelor’s Degree plus a Bachelor’s Degree in Library Science (regardless of the number of units) held by librarians;
   (3) Designated Subjects Credential with specialization in Vocational Trade and Technical Teaching, full-time, plus twenty-two (22) units cleared, or Associate Degree or sixty (60) units equivalent, not cleared;
   (4) Designated Subjects – Vocational Trade and Technical, preliminary, plus twenty-two (22) units cleared;
   (5) Assignment in a qualified Vocational Educational Program for not less than forty (40) percent time is required for those qualifying under (3) and (4).

c. Equivalent to a Master’s Degree:
   (1) Bachelor’s Degree plus a year of an approved Library School Program which entails not less than twenty-eight (28) units of graduate work for librarians;
APPENDIX B – SALARIES (continued)

2. Bachelor’s Degree plus twenty-eight (28) units including a P.H.N. held by nurses;
3. Five (5) year (twenty-eight [28] units required) or Life Vocational Arts Class A Credential;
4. Standard Designated Subjects Credential with specialization in Vocational Trade and Technical Teaching, full time clear;
5. Ryan Designated Subject – Vocational Trade and Technical, clear;
6. Assignment in a qualified Vocational Education Program for not less than forty (40) percent time is required for (3), (4), and (5).

d. Equivalent to one (1) year above a Master’s Degree:
1. Bachelor’s Degree plus fifty-six (56) semester hours including a year of an approved Library School Program which entails not less than twenty-eight (28) units of graduate work for librarians;
2. Bachelor’s Degree plus fifty-six (56) semester units including P.H.N. for nurses;
3. Five (5) year (twenty-eight [28] units required) or Life Vocational Arts Class A Credential plus a Bachelor’s Degree;
4. Five (5) year (twenty-eight [28] units required) or Life Vocational Arts Class B Credential;
5. Standard Designated Subjects Credential with specialization in Vocational Trade and Technical Teaching, full time Life;
6. Ryan designated Subjects – Vocational Trade and Technical, Life;
7. Assignment in a qualified Vocational Education Program for not less than forty (40) percent time is required for those qualifying under (3), (4), (5), and (6).

e. No equivalent shall be granted for two (2) years above a Master’s Degree except for a J.D. (juris doctorate) earned from an institution accredited by the American Bar, that is applicable to the present assignment of the employee as determined by Human Resource Services.

f. Equivalent to a Ph.D. or Ed.D. Degree:
1. Other earned doctoral degrees may be considered when applicable to the present assignment of the employee as determined by HRS.

8. It is the responsibility of the employee to submit official transcripts to Human Resource Services in order to advance on the salary schedule. Effective July 1, 2007, upon receipt of official transcripts on or before November 1, salary schedule placement adjustment will be granted for
completed units and/or conferred degrees retroactive to the beginning of the first duty day of that contract year, for coursework and degrees earned prior to September 15. Upon receipt of official transcripts after November 1, or for coursework or degrees completed after September 15, salary schedule placement adjustment will be granted for completed units and/or conferred degrees effective the pay period following receipt of the official transcripts.

9. An employee who is on a leave of absence may take a full academic course load of advanced work at an accredited college or university. These courses shall be acceptable for salary credit at the time the employee returns from leave.

10. Travel in the United States or in foreign lands is not credited for advancement unless credit for the travel has been granted by a college or university recognized by the California State Department of Education.

11. After the Bachelor’s Degree, courses for upgrading on the salary schedule must be of upper division or graduate standing. After election to the District and after the Bachelor’s Degree, exceptions may be made for prior-approved lower division transfer credit courses and post-baccalaureate professional courses provided they are related to the present assignment of the employee. The granting of salary credit to any employee for such courses will be limited to a maximum of nine (9) semester hours during the entire time of the employee’s service with the District. Request for exceptions must be received by Human Resource Services six (6) weeks prior to the first day of attendance in the course and be approved by the Assistant Superintendent, Human Resource Services, following review by the Educational Mission: Innovation Advancement Committee (EM:IAC).

Denials of salary credit under the provisions of this Section may be appealed by the individual employee to Human Resource Services. Appeals shall be reviewed by the Educational Mission: Innovation Advancement Committee (EM:IAC) who shall recommend appropriate action to the Assistant Superintendent, Human Resource Services.

Each university has a transcript key which categorizes courses by the number series. If the university classifies a course using the term “professional,” but does not specify it as “professional course for educators,” then the District will not be able to grant salary credit unless prior District approval is obtained (as noted in B.11). Any courses taken prior to employment with the District shall not qualify for salary schedule placement advancement unless as otherwise provided in the negotiated agreement.

12. Upper division, graduate level or qualifying professional units will apply towards salary schedule placement advancement with the submission of official transcripts. “Qualifying professional units” refers to coursework that
meets one of the following requirements: 1) Professional coursework that is
required for a credential or certificate (i.e., CLAD, BCLAD) issued by the
California Commission on Teacher Credentialing (“CCTC”); or 2) Upper
division or graduate level courses which are designated as professional
courses for educators by the accredited college or university.

13. Exceptions to the requirement that all course work units must be taken at an
accredited college or university may be made by action of the Educational
Mission: Innovation Advancement Committee (EM:IAC) with the approval
of the Assistant Superintendent, Human Resource Services. This committee
is empowered to grant credit on the salary schedule for successful
completion of in-service courses offered by the Long Beach Unified
School District which (a) involve attendance at sessions equivalent in
time to college or university courses at the same unit value, (b) involve
participation and related work equivalent to that required in college or
university courses of the same unit value, (c) provide needed in-service
opportunities not otherwise readily available, and (d) are found by the
committee to be in the best interest of the instructional program of the
District.

C. SALARY INCREMENTS:

1. Increments are granted to certificated employees who have been
compensated for fifty (50) percent or more of the one hundred eighty-two
(182) day school year under contract or who have combined service of one
hundred thirty-five (135) days in one (1) school year under contract and as a
substitute teacher. Any exception to this policy requires specific approval
of the Board of Education.

2. An employee who at the time of resignation was classified as permanent
and who is re-employed under contract within thirty-nine (39) months after
the last day of service, shall be classified as and restored to all rights of a
permanent employee, except as specifically limited by law.

3. A certificated employee who has a leave of absence (a) to serve as a
member of the Peace Corps outside the United States, the Domestic Peace
Corps (Volunteers in Service to America), or the Job Corps; (b) to teach in a
foreign country; or (c) to take advanced professional and academic training
is entitled to an increment the same as though he/she had been regularly
employed. To receive such increment, the service or study during the
period of leave must be verified. In order to qualify for the increment
following a leave of absence for advanced professional and academic
training, an employee shall verify that he/she undertook a full load as
defined by the institution attended. A transcript of work taken and grades
earned shall be filed within sixty (60) days of returning to duty. If
verification is received after sixty (60) days, salary schedule placement
adjustment will be effective the following pay period.

4. A certificated employee who is granted a military leave is entitled to such
increment as would have been received had the employee remained in
active service with the school district.

D. ADDITIONAL EMPLOYMENT BEYOND THE CONTRACT POSITION:

1. Employees in full-time contract positions shall not, during the period of time
covered by the contract, engage in other gainful occupations which impair the
efficiency and character of the school service rendered.

E. OCCASIONAL PROJECTS – CURRICULUM WRITING:

1. **During School Time.** Teachers will be released from their school
assignment and scheduled for six-hour work days. Substitute teachers will
be provided.

2. **During Vacation Time.** Teachers serving as curriculum planners and
writers will be employed for a maximum of six hours per day and paid per
hour at their regular contract daily salary rates divided by eight (8).

3. **Individual Writing Projects.** When an individual is able and willing to
prepare a curriculum guide on one’s own time during off-duty hours, that
person may be elected to receive a lump sum honorarium or extra
compensation for additional duties. Such extra compensation will vary with
the magnitude of the projects.

F. OCCASIONAL PROJECTS – IN-SERVICE:

1. When a stipend is paid for participation in an in-service activity, the hourly
rate shall be $30.08.

The only exception to this standard rate will be a specified in-service
participation rate which is mandated by an agency other than the LBUSD as
part of an approved grant or other specially funded program.

2. When a stipend is paid for serving as a presenter outside of the workday at
an inservice activity, the rate is currently $47.46 per hour or the regular
hourly rate, whichever is higher. This rate includes documented and pre-
approved preparation time outside of the workday for the planning of new
presentations. This planning time shall also be paid at the same rate.
APPENDIX B – SALARIES (continued)

The only exception to this standard rate will be a specified presenter rate which is mandated by an agency other than the LBUSD as part of an approved grant or other specially funded program.

The hourly presenter rate will be adjusted by the same percentage as the average negotiated salary increase.

3. There is no obligation to offer a stipend for participation in or presentation of an in-service activity.

4. A stipend cannot be provided to participants or presenters for an in-service activity held during the regular duty day as described in Article V, Section A. of the K-12 Teachers Contract.

5. Except as specified in Article XIV of the K-12 Teachers Contract, participants cannot receive both a stipend and salary credit for the same in-service activity. (See Appendix B., Section B.12. and 13.)

G. REGULATIONS GOVERNING PAYMENT FOR ADDITIONAL ASSIGNMENTS:

1. Compensation for extracurricular assignments is based on the level of responsibility involved and the time commitment the employee must make to assure the successful participation of students. Compensation is provided in the form of a stipend paid on a quarterly basis during and occasionally subsequent to the conclusion of the activity for which the employee is providing instruction, direction, and/or coaching. Specific stipend amounts are provided in Salary Schedule S which is distributed under separate cover.

2. In those sports where the team or individual team members advance to championship post-season CIF competition, all employees providing instruction, direction, and/or coaching shall be paid at a daily rate set up to and including the last day of student participation. In certain sports, post-season competition may require the continued participation of students under the direction/supervision of the band director and/or the drill team and pepster advisors. Daily rates for employees providing instruction, direction, and/or coaching during periods of CIF post-season competition are also provided in Schedule S.

3. The newspaper sponsor shall be paid .10 of the annual stipend listed in Schedule S per issue not to exceed the total amount of that annual stipend.

4. When a certificated employee accepts an additional compensation assignment, it is not intended that the assignment should be a bar to accepting from the school district additional hourly employment. Earnings from the employment in excess of his/her contract must not be greater than
he/she would have received at the maximum hourly rate for the year at the
maximum number of hours permitted (six [6] hours per week); further, the
additional employment must not interfere with regular contract duties and
must bear the approval of the principal. (School district work on Saturdays
and on vacation days is excluded.)

5. Payment of compensation is to be made on a quarterly basis during or
   subsequent to the period in which the activity is in progress.

6. In cases of absences for a few days only, the work for which additional
   compensation is being paid will await the return of the regular teacher,
   except for the middle school playground program. In cases of lengthy
   absences, where it becomes necessary for a replacement service employee
   to carry on those duties for which additional compensation is allowed, the
   replacement service employee shall be paid an amount which bears the
   same ratio to the total amount allowed for the activity as the number of
   school days the replacement service employee worked bears to the total
   number of days listed to do the job.

   The following formula shall be used in computing the pay for a replacement
   service employee who has performed those duties for which the regular
   teacher would have received additional compensation:

   \[
   \frac{\text{Number of days worked as a replacement service employee}}{\text{Number of additional assignment days for which regular employee is compensated}} \times \frac{\text{Total compensation for the specific additional assignment}}{\text{Pay for this assignment to replacement service employee}} = \text{Pay for this assignment to replacement service employee}
   \]

   Whenever the replacement service employee has earned this additional pay,
   it shall be included in the monthly payroll, rather than being allowed to
   accumulate. At the end of each activity, the amount paid the substitute shall
   be deducted from the amount set up for that activity.
APPENDIX C

Paperwork, Reporting Student Data, and Utilization of Technology

The Long Beach Unified School District and the Teachers Association of Long Beach agree to address the Association’s issues pertaining to paperwork, reporting student data, and utilizing technology in a collegial and collaborative manner. Both the District and Association agree that the “Elementary Committee for Paperwork Management” be charged with the responsibility of formulating responses to these issues and developing/implementing appropriate interventions and procedures.

The Teachers Association of Long Beach and the District shall jointly review the success of the interventions and procedures on an annual basis and make recommendations for refinement of same, as needed, to the Superintendent and TALB Executive Director.

Ratified 02.04.2003
APPENDIX D

National Board Certification

The District and the Teachers Association agree to support participation by Long Beach Unified School District teachers in the National Board Certification process. To encourage this participation, the District and the Teachers Association agree to the following:

1. The District and the Association shall collaboratively support and participate in recruitment of candidates for National Board Certification.

2. Applicants must possess a baccalaureate degree from an accredited institution and a clear credential and have at least three years of successful classroom teaching experience.

3. Applicants shall have three letters recommending acceptance into the pre-candidacy program. At least one should be from an administrator who is familiar with the applicant’s teaching performance; the remaining letters of recommendation may be requested from individuals chosen by the applicant who are familiar with the applicant’s performance in the classroom.

4. Applicants must sign an agreement to participate in a pre-candidacy support program which will require attendance at a minimum of two (2) meetings each month over a six (6) month program. Participants will be provided release time for required meetings held during the school day.

5. A National Board Certification Oversight Committee shall be formed consisting of three (3) classroom teachers selected by the Association and three (3) administrators. Members of this committee shall select a chairperson and develop an agenda which is responsive to their areas of responsibility. The responsibilities of this committee shall include approval of training and assistance provided in both pre-candidacy and candidacy support programs and monitoring the progress and level of commitment demonstrated by program participants. At the conclusion of the pre-candidacy program, the Oversight Committee shall approve or disapprove advancement of participants from pre-candidacy to candidacy status.

6. The initial assessment fee for National Board Certification is currently $2,300. Following approval by the Oversight Committee for National Board Certification, all candidates shall apply to the California State Department of Education to participate in the Candidate Subsidy Program. Limited federal funding is available through this program in the amount of a $1,000 subsidy. While all candidates may not be awarded this subsidy, it is the goal of both the District and the Association to minimize the cost of assessment fee expense to the District by making maximum utilization of available alternative resources. For participants who are advanced to the District Candidacy Program for National Board Certification, the District shall
provide compensation for all assessment fee expenses not funded by alternative resources.

7. Following approval by the Oversight Committee for National Board Certification and before beginning the District Candidacy Program, participants shall sign a Statement of Intent in which they agree to render two (2) years of service in the employ of the District following completion of the National Board Certification process. In addition, the employee shall furnish a suitable bond indemnifying the governing board of the District for an amount equal to the initial assessment fee expenses incurred in the event the employee were to resign from the District before this two (2) year period has elapsed.

8. The candidacy program for teachers approved for participation in the National Board Certification process shall be one (1) year in length. Participation may be extended for a second year based on the recommendation of the Oversight Committee for National Board Certification and the approval of the Assistant Superintendent, Curriculum, Instruction, and Professional Development.

9. Candidates participating in the National Board of Certification process shall be provided technical and pedagogical support by the District designed to prepare and assist candidates working toward successful completion of required component tasks within the certification process.

10. Candidates who achieve National Board Certification shall receive additional annual compensation at a rate of five (5) percent of the base salary.

If teachers holding National Board Certification choose, they may serve as designated master teachers under the direction of the Assistant Superintendent, Curriculum, Instruction, and Professional Development. In this role teachers shall be expected to provide sixty (60) hours of service outside the employee’s regularly assigned work year. Service shall be in one or more of the following areas:

a. Assistance and guidance to new teachers and/or teacher trainees.

b. Assistance and guidance to experienced teachers upon mutual agreement of the parties.

c. Professional development activities.

d. Curriculum development.

Employees who accept designated master teacher status shall receive additional compensation at a rate of an additional five (5) percent of the base salary. Such additional compensation shall be provided for the duration of National Board Certification and shall be counted as salary or wages for employer contribution or employee benefit under the State Teachers Retirement System/Public Employees Retirement System. Federal and state income taxes will be deducted from additional compensation as required by law.
11. The District and the Association are equally committed to Long Beach Unified School District teachers’ successful participation in the National Board Certification process. The District and the Association also understand that in the initial implementation of this program, there will inevitably be questions raised and decisions which will need to be made relative to policy and practice. Both the District and the Association agree that the Oversight Committee for National Board Certification be charged with the responsibility of formulating responses to questions and developing recommendations to the Assistant Superintendent, Curriculum, Instruction, and Professional Development.

Ratified 08.17.99
APPENDIX E

Structured Leadership Roles

The Long Beach Unified School District and the Teachers Association of Long Beach agree that a variety of structured leadership roles shall be made available to bargaining unit members. Structured leadership roles allow classroom teachers opportunities to draw on their expertise in curriculum and instruction and to develop and hone leadership skills that enhance their abilities to share this knowledge with colleagues. The District and the Association agree to support these structured leadership positions which are described in this memorandum, the procedures for selection of candidates for these positions, the monitoring and assessment of individual performance, and the determination of limits on the length of time that an incumbent may be assigned to such a position.

Curriculum, Instruction, and Professional Development

The Office of Curriculum, Instruction, and Professional Development offer several positions in the areas of curricular and/or instructional leadership. These positions are designated as either Curriculum Leaders or Lead Teachers. Certain positions are fifty (50) percent positions and the remainder of these individuals’ workdays shall be spent as classroom teachers. Individuals serving in a fifty (50) percent position shall not be provided a conference period as part of the assignment. Other individuals shall be assigned on a one hundred (100) percent basis. Determination as to whether a position shall be fifty (50) percent or one hundred (100) percent shall be made by the Assistant Superintendent for Curriculum, Instruction, and Professional Development. Responsibilities of Head Teachers and Curriculum Leaders are identified and listed on the attached job descriptions. Selection of candidates, and monitoring and assessment of individual performance shall be conducted by the Assistant Superintendent of Curriculum, Instruction, and Professional Development or his/her designee. The continuation of a candidate in this type of position shall be reviewed and determined on an annual basis by the Assistant Superintendent of Curriculum, Instruction, and Professional Development.

Teachers serving in any of the structured leadership roles identified in this memorandum shall be compensated according to the provisions of Schedule V in the Certificated Non-Management Salary Schedules. Schedule V is provided immediately below for reference purposes.

Schedule V

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<th>Leadership Differentials</th>
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<td>School Month Basis</td>
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<td>Step A</td>
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<td>Step C</td>
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E-1
The positions listed below are Curriculum Leader assignments. The number of positions and the specific content areas of expertise may be reviewed, modified, eliminated, or expanded by the Assistant Superintendent of Curriculum, Instruction and Professional Development based on the needs of the District.

1. Elementary School Literacy/Step C
2. Middle/High School Literacy/Step C
3. Science/Step C
4. Foreign Language/Step C
5. Physical Education/Step C
6. Art (50 percent)/Step C
7. Music (50 percent)/Step C
8. Technology (interim appointment limited to ten (10) schools)/Step B

In addition to the eight (8) positions described above, there are also two (2) Head Teacher positions. These two (2) Head Teachers are responsible for the Science Resource Center and the Instructional Materials Workshop respectively. In addition to their regular teaching salary, teachers in these positions receive a stipend in the amount indicated in Step B in the Salary Schedule V.

Special Education Leadership Positions
The office of the Assistant Superintendent, Special Education provides a variety of leadership opportunities to teachers in this specific area. At the senior high schools and middle schools leadership roles have been performed by designated department heads. The present proposal calls for the creation of a position designated as Special Education Lead Teacher at selected elementary schools. The responsibilities of Lead Teachers are listed on the attached job description.

Lead Teacher positions shall be identified at selected schools based on the needs of the individual schools, the size of the special education staff, and the number of pupils receiving services at the school site. Selection of candidates for this position shall be a collaborative decision made by the principal and the Assistant Superintendent of Special Education.

Monitoring and assessment of individuals serving in the role of Lead Teacher shall be performed by the supervising administrator and shall be included as part of the regular evaluation process. The principal and the Assistant Superintendent of Special Education shall annually review the performance of individuals serving in Lead Teacher positions for the purpose of determining whether individuals shall continue in this assignment for the following year.

Employees who serve as Special Education Lead Teachers shall receive compensation based on the number of pupils served at a school site and the number of teachers assigned, excluding speech and language teachers. If a teacher is the only special education teacher at a school site he/she shall be paid for additional service beyond his/her duty day at his/her hourly rate. Authorization for additional hourly work and compensation needs to be secured no less than seventy-two (72) hours before work is done.
Lead Teachers serving at sites where there are at least two (2) special education teachers shall receive a quadriweekly stipend on Step A on the Leadership Differential Schedule. Lead Teachers serving at school sites where there are three to four (3-4) special education teachers shall receive a quadriweekly stipend at Step B on the Leadership Differential Schedule. Lead Teachers serving at school sites to which five (5) or more special education teachers are assigned shall receive a quadriweekly stipend according to Step C on the Leadership Differential Schedule.

The Teachers Association and the Long Beach Unified School District shall jointly review the success of structured leadership role assignments on an annual basis. Recommendation for refinement of procedures and modifications in policy will be forwarded to the Assistant Superintendent of Special Education.

Ratified 11.29.99
APPENDIX F

Sick Leave Donation Program

The District and the Teachers Association of Long Beach agree to the implementation of the following Sick Leave Donation Program. This program shall be available to all members of the bargaining unit. The District and the Association further agree to review and evaluate the effectiveness of this plan after a full year has elapsed following the ratification of this contract by both the Association and the Board of Education. The purpose of the Sick Leave Donation Program is to provide assistance to bargaining unit members suffering from a catastrophic physical illness or injury. The Sick Leave Donation Program provides employees with an opportunity to be restored to health so they can return to work.

Definitions

As used herein the following definitions are agreed to in reference to the Sick Leave Donation Program.

Work Day: A work day, for the purposes of this Article, is a day when designated parties to the approval process are at work for all or part of the day.

Donation Day: A donation day is defined as eight (8) hours for all employees.

Pay: Pay is defined as the employee’s regular daily rate excluding compensation for additional hourly assignments.

Sick Leave: Sick leave available for donation is defined as the employee’s accrued monthly sick leave pursuant to Article VII of the Agreement. Accrued hourly sick leave is excluded from any donations to the program.

Extended Sick Leave: These are additional days of sick leave which have been donated by other District employees, both bargaining unit members and employees who are not members of the bargaining unit, from their own accrued monthly sick leave balances. These days of additional leave may be used to extend the recipient’s sick leave and this leave may be taken on either consecutive or non-consecutive dates. The extended absence of the recipient must be due to the same illness or injury, conforming to the requirements for use of statutory sick leave. Illness or injury which qualifies as Workers’ Compensation Leave is excluded from this program.

Catastrophic Illness or Injury: Catastrophic illness or injury is defined as an illness or injury that has been concisely identified as such by the treating physician; the medical prognosis is the employee will be incapacitated for an extended period of time; and the employee’s absence exceeds the individual’s accrued paid leave.
Eligibility Requirements for Leave Recipients:

1. A bargaining unit member is eligible for extended sick leave if
   a. he/she has exhausted all of his/her accrued paid leave, which includes but is not limited to sick leave;
   b. he/she is suffering from a catastrophic illness or injury that is expected to incapacitate him/her for an extended period of time;
   c. the incapacity suffered by the employee requires him/her to take time off from work beyond the number of days covered by the employee’s accrued paid leave, and a financial hardship would result for the bargaining unit member.

2. The maximum number of days which a recipient may receive for the same illness shall be no more than the total number of duty days in the employee’s work year.

3. Sick leave accrued by the recipient during the time he/she is on extended sick leave shall be credited against the employee’s days of absence. These days are in addition to the maximum number of days of extended sick leave which the recipient is entitled to receive.

4. Unit members receiving remuneration under worker’s compensation provisions shall not be eligible to draw extended sick leave.

5. Employees who may be eligible for disability payments under the State Teachers Retirement System (STRS) or the Public Employees Retirement System (PERS) shall apply for benefits at the earliest opportunity. Upon approval for receipt of STRS or PERS disability payments, the unit member’s eligibility to continue to draw extended sick leave shall cease.

Guidelines for Donor Participants:

1. Any member of the bargaining unit who has available monthly sick leave balances may donate to an employee who is in need of extended sick leave. The required minimum donation shall be one day (eight hours).

2. Employees who are not members of the bargaining unit may also donate to the employee who is in need of extended sick leave, but under the provisions of this program, employees who are not members of the bargaining unit will not be eligible to draw such leave.

3. If an employee wishes to contribute more than one day, he/she may donate up to a total of five (5) days per year to a specific employee who has been authorized for extended
sick leave. Employees donating more than one (1) day must have a balance of twenty
(20) days of accrued monthly sick leave at the time of donation.

4. Donating employees must acknowledge in writing the donation is voluntary, irrevocable, and confidential and this written acknowledgement must be submitted to the Director of Payroll. Leave donated within the provisions of this program shall be deducted from the employee’s accrued monthly sick leave days only.

Application and Approval Process for Extended Sick Leave:

1. In the event a bargaining unit employee suffers a catastrophic illness or injury, he/she shall notify his/her immediate supervisor or the payroll clerk at his/her work site as to the reason for his/her absence and identify said reason as a catastrophic illness or injury. A Request to Participate in Sick Leave Donation Program, shall be submitted by the affected employee to his/her principal/site administrator or his/her designee before paid sick leave is exhausted. Medical verification of the catastrophic illness or injury shall be provided by the requesting employee at the time the Request to Participate in Sick Leave Donation Program form is submitted.

In the event the unit member is personally unable to request this extension of sick leave, the unit member’s designee may make the request on behalf of the applicant.

2. The principal/site administrator, or his/her designee, shall, within three (3) working days of receipt of the Request to Participate in Sick Leave Donation Program form and medical verification, review and fax and/or electronic mail both, along with a recommendation for approval/ disapproval, to the appropriate Assistant/Deputy Superintendent or his/her designee, who shall be responsible for the final decision to approve or deny the employee’s request. Final approval or denial will be made and faxed to the principal/site administrator or his/her designee within three (3) working days following receipt in the office of the Assistant/Deputy Superintendent.

3. The principal/site administrator or his/her designee shall, within three (3) working days following notification of final approval, circulate by means of fax and/or electronic mail the Donation of Sick Leave Hours form to all schools and offices with a request to employees to donate sick leave days to the employee in need. The name of the employee shall be included in that request.

4. In the event the principal/site administrator or his/her designee receives notification the Request to Participate in Sick Leave Donation Program form has been denied by the Assistant/Deputy Superintendent, the principal/site administrator or his/her designee shall within three (3) working days notify the requesting employee or his/her designee of this decision.
5. Upon being informed of a need for a sick leave donation and having decided to make a
donation, donor employees shall submit the *Donation of Sick Leave Hours* form
directly to the Director of Payroll.

6. Upon receipt of the *Donation of Sick Leave Hours* forms from the donor employee, the
Director of Payroll shall be responsible for processing these forms. This task shall
include:

a. Verifying that prospective donors have sufficient sick leave balances to allow
   for the donation indicated by the employee.

b. Crediting the receiving employee with donated sick leave. Donated sick leave
   will be provided in increments of no more than forty (40) total work days at
   any one time.

c. Maintaining a record of the names of donors, the number of days each
   employee has donated, and the dates the *Donation of Sick Leave Hours* have
   been received.

d. Monitoring receiving employees’ extended sick leave balance to ensure that
   donated leave transferred does not exceed the total number of days in the
   receiving employees’ regular work year.

e. Notifying payroll clerks and employees at those work sites/schools to which
   donors are assigned that donations have occurred and that donor employee sick
   leave balances need to be adjusted accordingly on records at the work
   site/school.

f. Notifying the payroll clerk at the work site/school to which the receiving
   employee is assigned that the employee has received an initial extended sick
   leave increment of up to forty (40) days. In the event that additional
   increments are provided, a similar notification shall be communicated to the
   payroll clerk.

7. Donated sick leave days will be distributed to the recipient by the Payroll Department
   in increments of 40 days (320 hours) assuming that the number of days donated total
   forty (40) or more. If less, the final increment shall reflect the balance of those days
   donated.

8. If the requesting recipient exhausts all paid sick leave before final approval is secured
   and is placed on statutory leave before the sick leave donation is approved, statutory
   leave charged to the employee shall be restored upon determination of approval and
   days previously charged to statutory leave shall be charged to the sick leave donation
   program.
APPENDIX F – SICK LEAVE DONATION PROGRAM (continued)

9. If the total number of days which are donated to a specific employee is not used by that employee, the balance of unused days shall be transferred to a designated sick leave depository. Depository records will be maintained by the Director of Payroll, and these records shall be available for review by TALB upon request. Days carried over will be available to recipients whose requests are approved at a later date.

10. Receipt of extended sick leave benefits under this program shall delay the beginning of the period of eligibility for statutory leave. The employee will become eligible for statutory leave after all extended sick leave has been exhausted.

11. The maximum number of days which may be designated for an employee’s use at one time shall be forty (40). If the recipient needs additional days or if the number of days initially donated is less than forty (40), the principal/site administrator shall renew the appeal for additional days immediately prior to the depletion of the original donation.

Grievance Proceedings

1. This provision shall supersede any obligation of the District under Education Code Section 44043.5.

2. If any part of this provision is held to be unlawful, the entire provision shall be null and void. TALB and the District shall meet as soon as possible to review and revise the provisions.

3. The provisions of this Section and the final decisions regarding approval or disapproval shall be subject to the Grievance Procedure under Article XV of the Agreement.

Evaluation of the Program

This program will be reviewed and re-evaluated by the Office of Employee Relations Services and the Teachers Association of Long Beach (TALB) at the conclusion of one year of implementation. The parties may agree to modifications in the program. Any major revision or adoption of new language shall be discussed within the context of successor salary negotiations between the District and the Association.

Ratified 02.04.2003
APPENDIX G

District Internet and Electronic Mail Guidelines and Procedures for Represented Certificated Staff

All access to Internet sites is routed through a “technology protection measure” designed to filter out material that is in violation of the District’s Internet policies. This filter will block most objectionable material. Users should be aware that some objectionable material may be missed by the filter and users, upon discovering the presence of such material, shall report offending sites to the Technology and Information Services Branch at extension 8411. Review processes are available to block sites with objectionable material and to request the removal of blocks to sites that users believe contain material that has educational benefit. Finally, an adult filter is available if the user submits a request and receives approval from the appropriate Assistant Superintendent and the Executive Director of Information Services.

Represented certificated employees are responsible for following generally accepted social standards for use of a publicly owned and operated communication tool. Represented certificated staff will maintain high standards of ethical conduct while using the system. Examples of unethical, unacceptable use of District technology equipment include the following:

- Sending, displaying, or accessing pornographic, abusive, obscene, or other objectionable language, graphics, or other media
- Unauthorized disclosure, use, and dissemination of personal information about students or employees
- “Hacking” or otherwise engaging in unlawful activities while online
- Using obscene language
- Harassing, insulting, or attacking others
- Intentionally damaging computers, computer systems, data, files, information or computer networks
- Violating copyright laws
- Using or distributing another’s password
- Trespassing in another’s folders, work, or files
- Intentionally wasting limited resources
- Employing the network for outside business or commercial purposes
- Sending or receiving of unethical, illegal, immoral, inappropriate, or unacceptable information of any type
- Engaging in activities that cause disruption to the network or its systems
- Attempting to bypass the system security measures
- Reposting or forwarding without the permission of the sender a message sent to you privately which is of a confidential nature or one clearly designed to be read by a limited number of selected recipients
• Posting chain letters or engaging in “spamming” – i.e., sending an annoying or otherwise unnecessary message to a large number of people

The network is provided for represented certificated staff to conduct research, to communicate with others on academic topics, and to engage in legitimate District business. Individual users of the District computer networks are responsible for their behavior and communications on those networks. Users shall comply with District standards and will abide by the policies specified herein. Violations of the District policy described may result in access privileges being suspended or revoked, as well as other disciplinary action as warranted. Any commercial, political, or unauthorized use of those materials or services, in any form, is forbidden. All copyright laws must be observed.

Members of the certificated teachers bargaining unit may engage in teacher association business on the District computer networks. Such teacher association business shall be conducted during non-duty hours which are defined in Article IV, Section C of this Agreement. Association use of District e-mails shall be limited to the following: authorized Association representatives may use District e-mails to provide notice of meetings, agendas for meetings, minutes of meetings, confirmation of a meeting with a District representative, or a limited distribution communiqué between an authorized Chapter officer and a District representative; the Association will not use e-mail to denigrate the District or its personnel and will observe the prohibitions of Education Code, Section 7054.

The Long Beach Unified School District respects the privacy of all certificated teacher users. System administrators and their staff may not log on to a user’s account or view a user’s files without explicit permission from the user (for example, by setting file access privileges). Exceptions arise when the user’s account is suspected either of disrupting or endangering the security or integrity of any network systems or services or of violations of applicable school district policies, federal or state law. Even then, the system administrator must normally obtain prior approval of the Director of Information Services unless grave danger to the continued operation of the systems requires emergency action.

This does not preclude system administrators from maintaining and monitoring system logs of user activity from within the District firewall on school district property. Moreover, automated searches for files that endanger system security or integrity are performed regularly to protect all users. System administrators may take appropriate action in response to detection of such files (typically removal of those files and possibly suspension of the user’s accounts until the matter can be resolved).

Use of the computer network may be revoked at any time for inappropriate use. The Technology and Information Services Branch, in collaboration with school administration, will be the sole determiners of what constitutes inappropriate behavior according to local, state, and federal law. The violation of any item contained in this policy may result in the loss of computer access and/or other disciplinary action, as well as possible punitive action as provided for by local, state, and federal law.
Security on any computer system is a high priority, especially any system that has many users and/or Internet access. Represented certificated staff members shall not let others use his or her account or password as he or she has a reasonable responsibility for all actions related to his or her account. Certificated staff must notify school administrators immediately if their password is lost or stolen or if they think someone has access to their account. Represented certificated employees are to use only the network directories and resources that have been assigned for their use. Unauthorized access to any other level of the system, or other system resource, is strictly prohibited. Users will make no attempt to bypass the District anti-virus software, firewall, filtering and safeguards. When finished with a computer represented certificated employees are expected to logout where appropriate.

Represented certificated employees are not allowed to install software onto the computers or the computer network without a valid purchase order or other proof of District or personal ownership. Legal software and/or data stored on local hard drives of District computers are subject to removal with prior notification and consent of the represented certificated staff member. Long Beach Unified School District shall take reasonable precautions to ensure the security, integrity, or longevity of data and/or programs stored on staff computers.

Represented certificated staff acknowledge that they share responsibility for any and all use of the District’s computer network and that misuse could lead to liability and/or consequences that extend beyond the District’s authority. The Long Beach Unified School District and its represented certificated staff members shall be held harmless from any use or misuse of the computer network by students. Long Beach Unified School District makes no warranty of any kind, whether expressed or implied, for the service that it is providing. Long Beach Unified School District will not be responsible for any damage users may suffer including, but not limited to, loss of data or interruptions of service as a consequence of equipment failure, either on or off District property. Long Beach Unified School District and its represented certificated employees are not responsible for the accuracy or quality of the information obtained through or stored on the system.

Ratified 02.04.2003
APPENDIX H

Shared Decision Making

A. Unit members may apply for available grade level, teacher council representative, department head, or SLC lead teacher positions at their school site. Openings and the requirements of the positions will be posted by the site administrator on the designated staff bulletin board and emailed to all school faculty. To qualify for consideration, applicants must have received at least a satisfactory or effective rating in their most recent evaluation and meet the job description requirements.

The site administrator will identify the three top qualified candidates for each posted position based on the posting requirements. Thereafter, an election will be conducted at the site by unit members to determine which candidate will be selected. Selection will be based on a majority vote by affected bargaining unit members for a one-year term.

B. A joint Shared Decision Making Committee (SDMC) will be established during the 2013-2014 school year to collect evidence of current practices of site decision making and leadership teams from all school sites, and other external practices, to develop recommendations for the establishment of a best practice prototype. The prototype would be flexible enough to comport with current models that are working successfully but have different approaches in implementation. The Committee will be comprised of five (5) TALB-appointed members and five (5) District-appointed members. The recommendation of the Committee shall be submitted to the District and TALB on or before March 28, 2014.

C. A joint District-TALB Common Core Committee will collaborate on District and school-site issues relating to the implementation of the Common Core State Standards (CCSS), including providing recommendations on the expenditure of CCSS Implementation Funds, consistent with the District-adopted general plan for CCSS implementation.

The committee will include six (6) TALB-appointed members and six (6) District-appointed members. Meetings will occur as needed during the workday unless otherwise determined by the committee. Each party will appoint one member to jointly work on creating the agenda for committee meetings.

CCSS Implementation Fund spending decisions at the school site level will be made by the site administrator in collaboration with an existing site leadership team and an elected TALB site representative.
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<td>Academic Training Leave</td>
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AGREED AND RATIFIED

For the Teachers Association of Long Beach Negotiating Team:

Barry Welsch
Chief Negotiator
8/19/2014

District Representative:

8/19/14
Chief Negotiator

RATIFIED

For the Association:

Virginia Jones
President, TALB
8/19/14

For the District:

Lotte William
Vice President, Board of Education
8/19/14

Superintendent of Schools and Secretary
to the Board of Education
8/21/14

BARGAINING TEAM

TALB
Barry Welsch, Negotiator
Joe Boyd
Chris Callopy
Gina Bonetati
Patricia Daliva
Mark Ennen
Corrin Hickey
Kevin Quinn
Michelle Shipp
Patsy Williams
Keisha Woods

District
Steve Andelson, Negotiator
Brian Moskovitz
Ruth Ashley
Brian Cowie
Kimberly Dalton
Linda James
Connie Jensen
Elio Mendoza
James Novak
Jeff Wood
Cynthia Young

Ratification-1