

**2013-
2016**

COLLECTIVE BARGAINING AGREEMENT

Between: East County Bargaining Council/Centennial Education Association
and Centennial School District

Table of Contents

Preamble		6
Article 1	Recognition	7
Article 2	Grievance Procedure.....	9
(Rights of Each Party)		
Article 3	Management Rights.....	13
Article 4	Association/Council Rights	14
	4.1 Release Time	
	4.2 Use of Buildings	
	4.3 Use of Equipment	
	4.4 Bulletin Boards	
	4.5 Right to Speak at Meetings	
	4.6 Non-Interference	
	4.7 Right to Information	
	4.8 Use of School Mail/Internet	
	4.9 Council Letter of Representation	
	4.10 Member Information	
	4.11 Orientation Programs	
	4.12 Association/Council Leave	
	4.13 Dues	
	4.14 Fair Share	
Article 5	Member Rights	18
	5.1 Representation	
	5.2 Member Discipline	
	5.3 Personal Life	
	5.4 Criticism of Members	
	5.5 Nondiscrimination	
	5.6 Association Activities	
	5.7 Personal Property	
	5.8 Electronic Surveillance	
	5.9 Use of Phones/Internet	
	5.10 Safe Working Conditions	
Article 6	Personnel Files.....	22
Article 7	Complaint Procedure.....	24
Article 8	Assignment, Vacancies & Transfers	26
	8.1 Assignments/Job Share	
	8.2 Vacancies	
	8.3 Transfers	
Article 9	Member Evaluation.....	30
	9.9 Program of Assistance	
	9.10 Peer Assistance	

Article 10	Reduction in Force	33
(Member Working Conditions)		
Article 11	Calendar and Work Day	37
	11.1 School Calendar	
	11.2 Work Year (Holidays/Vacations/Grading/Conf./Inservice)	
	11.3 Extended Duty	
	11.4 Additional Work Day	
	11.5 Inclement Weather	
	11.6 Work Day	
	11.7 Prep Time	
Article 12	Workload	41
Article 13	Instruction.....	43
	13.1 Academic Freedom	
	13.2 Grading	
	13.3 Site Based Decision Making	
	13.4 Classroom Discipline	
Article 14	Professional Development.....	47
	14.1 Workshops, Conferences, Programs	
	14.2 Tuition Reimbursement	
	14.3 District Staff Development	
	14.4 CPD	
	14.5 National Board Certification	
	14.6 Mentor Program	
	14.7 Professional Leave	
Article 15	Elementary and Secondary Education Act.....	51
(Member Compensation)		
Article 16	Compensation	52
	16.1 Salary Schedule and Index	
	16.2 Step Placement and Advancement	
	16.3 Column Placement and Advancement	
	16.4 Salary Checks	
	16.5 Payroll Deductions	
	16.6 PERS/OPSRP	
	16.7 Student Teachers	
	16.8 Travel Allowance	
	16.9 Early Retirement	
Article 17	Insurance.....	58
Article 18	Extra Duty.....	60
Article 19	Paid Leaves of Absence	62
	19.1 Approval Requirements	
	19.2 Sick Leave	
	19.3 Emergency/Personal Leave	
	19.4 Personal Leave Bank	
	19.5 Bereavement Leave	

19.6	Legal Leave	
19.7	Military Duty Leave	
Article 20	Unpaid Leaves of Absence	65
20.1	General Requirements	
20.2	Career Development Leaves	
20.3	Health or Unavoidable Circumstance Leave	
20.4	Military Duty Leave	
20.5	Family Leave	
20.6	Good Cause Leave	
20.7	Domestic Violence/Sexual Assault/Stalking Leave	
(Operational Procedures of the Agreement)		
Article 21	General Provisions	69
21.1	Negotiations Procedure	
21.2	Strikes and Lockouts	
21.3	Separability	
21.4	Compliance Clause	
Article 22	Duration of Agreement.....	70
(Appendices & Memorandum of Agreement)		
Appendix A	Salary Schedules.....	71
A-1	2013-2014 Salary Schedule	
A-2	2014-2015 Salary Schedule	
A-3	2015-2016 Salary Schedule	
Appendix B	Salary Schedule Index.....	74
Appendix C	Extra Duty Schedule	75
Appendix D	Job Share Policies/Agreement Forms	80
Appendix E	Memorandum of Understanding	84

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

PREAMBLE

CONTRACT BETWEEN

THE EAST COUNTY BARGAINING COUNCIL

and

CENTENNIAL SCHOOL DISTRICT NO. 28

2013-2016

This Agreement is entered into between the Board of Education on behalf of Centennial School District No. 28, herein referred to as the "Board" or "District," and the East County Bargaining Council, herein referred to as the "Council." The Centennial Education Association is herein referred to as the "Association." All professional personnel of the bargaining unit are herein referred to as "members."

The purpose of this Agreement and the intent of the parties hereto is to set forth the full agreement between the parties concerning salaries, related economic benefits and conditions of employment for the period of time defined herein.

1 **Article 1**

2
3 **Recognition**

4
5 1.1 **Bargaining Representation**

6
7 The Board recognizes the East County Bargaining Council as the exclusive collective
8 bargaining representative with respect to economic benefits and other conditions of
9 employment to the extent required by Oregon Law, Chapter ORS 243.650 to 243.782,
10 for the term hereof for all employees in the bargaining unit defined as follows:
11

12 1.1.1 Full-time or part-time members employed by the District, who are required, as a
13 condition of employment, to possess an academic certificate, license, degree, or
14 the equivalent, issued by TSPC, the State of Oregon, an institution of higher
15 education, or a professional society, or anyone who performs the functions
16 reserved (under OAR 584-036-0011) for employees who hold such professional
17 or academic credential.
18

19 1.1.2 Members who retire during the school year and are hired to complete the year on
20 a temporary contract shall be members of the unit for the term of that temporary
21 contract. They will receive and are eligible to use one paid sick leave day per
22 month worked on the extended contract. They are not entitled to insurance
23 benefits, other paid leaves, or tuition reimbursement and will not have
24 deductions/contributions made toward PERS/OPSRP. They are not covered by
25 Articles 8 and 10. Except in cases where members on RIF are eligible and
26 qualified to fill mid-year positions, the District will give members who want to
27 retire during the school year an opportunity to apply to complete the year on a
28 temporary contract. Upon request to complete the year, the District will have
29 twenty (20) working days to approve or reject the members' request. Members
30 may withdraw their letter of intent within ten (10) working days of notification of
31 the District's decision.
32

33 1.1.3 Retirees hired for subsequent school year(s) after the year of their retirement are
34 members of the unit. They are eligible for one paid sick leave day per month.
35 They are not entitled to insurance benefits, other paid leaves and tuition
36 reimbursement and will not have deductions/contributions made toward PERS.
37 The District may stipulate the term of employment for retirees except that in no
38 case shall re-employment extend beyond the limit that allows the retiree to
39 remain eligible for PERS benefits.
40

41 1.1.4 Rehired retirees may defer any contractual early retirement benefits for which
42 they are eligible until the end of the work contract, or, at their option, they may
43 elect to take their early retirement benefits at the time of their retirement.
44

45 1.2 Part-time members shall receive the full rights and privileges of this Agreement except
46 that their benefits on economic items (salary, insurance, tuition, paid leaves) shall be in
47 proportion to the amount of time they are employed. If step (experience) credit on the
48 salary schedule is provided for all members, members who work less than 0.5 FTE
49 shall receive one (1) step for each two (2) years of experience.
50

- 51 1.3 The Board agrees not to negotiate with or recognize any other employees' organization
52 other than the Council for the duration of this Agreement.
53
- 54 1.4 For this contract, the following definitions apply unless otherwise indicated:
55
- 56 1.4.1 Member: All unit members represented by the Bargaining Council in the
57 bargaining unit as defined in Section 1.1 above.
58
- 59 1.4.2 Probationary: A member who has not completed the probationary period. A
60 member is probationary for his/her first three years of employment.
61
- 62 1.4.3 Substitute: Anyone employed to take the place of a regular member who is
63 temporarily absent for less than ninety (90) consecutive workdays in the same
64 school year.
65
- 66 1.4.4 Temporary:
67
- 68 1.4.4.1 Anyone employed to take the place of a regular member who is
69 temporarily absent and whose employment extends ninety (90)
70 workdays or more. Such an employee shall be included in the unit
71 starting with the ninetieth (90th) workday or as soon as the District
72 becomes aware that their employment will extend ninety (90) workdays
73 or more, whichever comes earlier.
74
- 75 1.4.4.2 Anyone contracted on a temporary basis for ninety (90) workdays or
76 more. Such an employee shall be included in the unit from the beginning
77 of their employment.
78
- 79 1.4.4.3 The Human Resources office will notify the OEA office with a copy of the
80 notification to the CEA President when a temporary employee exceeds
81 90 days of employment.
82
83

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50

ARTICLE 2

GRIEVANCE PROCEDURES

2.1 A determined effort shall be made to settle grievances at the lowest possible level in the established procedure. There shall be no suspension of services or interference with the operation of the school system during the time which is necessary to get a resolution of the problem causing the grievance. Meetings of discussions involving grievances shall not interfere with member duties or classroom instruction. Both parties agree that the grievance proceedings will be kept as informal and confidential as may be appropriate at any level of the procedure.

2.2 For the purpose of this Agreement, certain terms or conditions need to be defined:

2.2.1 Grievant: A member or members of the bargaining unit or Association who initiates complaints.

2.2.2 Grievance: The difference of opinion by a member, a group of members or the Association regarding the meaning, interpretation or application of this Agreement.

2.2.3 Right to Representation: The grievant may be represented or accompanied by a witness at all stages of the grievance procedure. This representative or witness may be a member of the Association or other individual chosen by the grievant. The Association shall have the right to be present and to state its view at all stages of the grievance procedure beyond the informal level. The Association shall have the right to receive copies of all grievance correspondence and documents. The grievant shall have the right to receive all readily available necessary documents. All documents, communications and records dealing with the processing of a grievance shall be filed in a separate grievance file.

2.2.4 Written Grievance: A written grievance should include the facts upon which the grievance is based and the contract article(s) allegedly violated, the issues involved and the relief sought.

2.3 Grievances will be processed in the following manner and within the stated time limits. The time limits stated herein shall be interpreted to mean "workdays."

2.3.1 The time limits established in this procedure may be reduced by mutual agreement.

2.3.2 The time limits specified may, however, be extended by mutual written agreement.

2.3.3 If a grievance is filed after June 1, time limits shall be counted in calendar days until the end of the school year. During the summer, time limits shall be counted in District workdays, when the District office is open for business.

51 2.3.4 For members who meet the definition of “teacher” under the provisions of ORS
52 342.815(9) and pursuant to ORS 342.895(5), no moratorium shall be placed on
53 grievance timelines while a member is on a program of assistance, except that
54 while a member is on a program of assistance:
55

56 2.3.4.1 No grievance or other claim of violation of applicable evaluation
57 procedures, or fundamental unfairness in a program of assistance for
58 improvement shall be filed while a teacher is on a program of assistance.
59 Grievances based on other portions of the contract may be filed.
60

61 2.3.4.2 This moratorium shall end when the plan of assistance is completed.
62 The member/Council will, then, have twenty (20) workdays to
63 file/continue grievances that were subject to that moratorium.
64

65 2.4 Informal Level

66
67 The grievant shall promptly attempt to resolve the potential grievance informally with
68 his/her/their principal or immediate supervisor. The grievant shall request a meeting
69 with the principal or immediate supervisor in writing, including in the request a
70 statement that the purpose of the meeting is to resolve the grievance at the informal
71 level. If the principal or immediate supervisor does not have the authority to resolve the
72 problem, he or she shall immediately notify the grievant of that fact and direct the
73 grievant to the supervisor who has authority to resolve the problem. If the grievant has
74 been directed by his or her supervisor to another administrator with authority to resolve
75 the problem, the grievant will proceed to Level One with the supervisor to whom he or
76 she has been referred.
77

78 2.5 Level One

79
80 If the potential grievance is not resolved informally, it shall be reduced to writing by the
81 grievant who shall submit it to the appropriate supervisor as determined in 2.4 above. If
82 the grievant does not submit the grievance to the appropriate supervisor as determined
83 in 2.4 above in writing within twenty (20) workdays after the facts upon which the
84 grievance is based first occur or first become known to the grievant, the grievance shall
85 be deemed waived.
86

87 2.5.1 The supervisor to whom the written grievance was directed shall reply in
88 writing to the grievant within five (5) workdays after receipt of the written
89 grievance.
90

91 2.6 Level Two

92
93 If the grievant is not satisfied with disposition of his/her/their grievance at Level One,
94 or if no decision has been rendered within five (5) days after the presentation of the
95 written grievance, he/she/they may file the grievance with the superintendent five (5)
96 workdays after the decision at Level One or ten (10) days after the written grievance
97 was presented to the supervisor as determined in 2.4 above. If the grievant does not
98 submit his/her/their written grievance to the superintendent within these specified time
99 limits, the grievance shall be deemed waived.
100

101 2.6.1 The superintendent or his designated representative shall thoroughly review

102 the grievance, arrange for necessary discussion and give written answer no
103 later than ten (10) workdays after receipt of the grievance.

104
105 2.7 Level Three Arbitration

106
107 2.7.1 If the member of the bargaining unit is not satisfied with the decision at Level
108 Two, he/she may submit his/her grievance to the Council within five (5)
109 workdays and the Council shall determine if the Council will support the
110 grievance through arbitration.

111
112 2.7.2 Grievances that are arbitrable as hereafter provided and not settled at Level
113 Two may be appealed to arbitration by delivering written notice of a request for
114 arbitration to the superintendent within fifteen (15) workdays of receipt of the
115 decision of Level Two.

116
117 2.7.3 When a request has been made for arbitration, the parties or their designated
118 representatives shall attempt to select an impartial arbitrator. Failing to do so,
119 they shall, within ten (10) workdays of the appeal, jointly request the
120 Employment Relations Board to submit a list of five (5) arbitrators who are
121 also listed with the American Arbitration Association. As soon as the list has
122 been received, the parties or their designated representatives shall determine
123 by lot the order of elimination and thereafter each shall, in that order,
124 alternately strike a name from the list and the fifth and remaining name shall
125 be the arbitrator. After the selection of the arbitrator has been made,
126 American Arbitration Association rules shall apply.

127
128 2.7.4 The arbitrator shall schedule a hearing on the grievance and, after hearing
129 such evidence as the parties desire to present, shall render a written decision
130 to the member of the bargaining unit, the Council and the District. The arbitrator
131 may not add to, subtract from or amend the terms of this Agreement. A
132 decision of the arbitrator shall be binding on the parties.

133
134 2.7.5 The costs for the services of the arbitrator, including per diem expenses, if any,
135 and actual necessary travel, subsistence expenses and cost of the hearing
136 room shall be borne equally by the District and the grievant. Any other
137 expenses incurred shall be paid by the party incurring same.

138
139 2.8 No Reprisals

140
141 There shall be no reprisals against any employee utilizing the grievance procedures,
142 or to a party of interest thereto, by the Board or any employee of the School District.

143
144 2.9 Cooperation

145
146 The District shall promptly furnish information or documents requested by the
147 Association in order to process the grievance in accordance with the PECBA.

148
149 2.10 Association Grievance

150
151 2.10.1 If a grievance affects members in more than one building, the Association may

152 submit such grievance in writing to the superintendent/designee directly and
153 the processing of such grievance shall be commenced at Level Two. The
154 Association may process such a grievance through all levels of the grievance
155 procedure even if the grievant does not wish to do so.

156
157 2.10.2 If a grievance arising from action or inaction on the part of a member of the
158 administration at a level above the principal or immediate supervisor, the
159 grievant will submit such grievance in writing to the superintendent/designee
160 and the Association directly and the processing of such grievance will be
161 commenced at Level Two. The Association may process such a grievance
162 through all levels of the grievance procedure even if the grievant does not wish
163 to do so.

164
165 2.11 Separate Grievance Files

166
167 All documents, communications and records dealing with the processing of a
168 grievance shall be filed in a separate grievance file

169
170 2.12 Any resolution between a grievant and the District that deviates from the contract is not
171 final unless the Council President/designee and superintendent/designee sign off.

172
173
174

1 **ARTICLE 3**

2
3 **MANAGEMENT RIGHTS**

4
5
6 3.1 The District, on its own behalf and on behalf of the electors of the District, hereby
7 retains and reserves unto itself all powers, rights and authority, duties and
8 responsibilities conferred upon and invested in it by the laws and the Constitution of the
9 State of Oregon. Such powers, rights, authority, duties and responsibilities shall
10 include but are not limited to:

11
12 3.1.1 The executive management and administrative control of the school system and
13 its properties and facilities.

14
15 3.1.2 The hiring of all employees and, subject to the provision of law and this
16 Agreement, to determine their qualifications and the conditions of their
17 continued employment or their dismissal or demotion and promotion and
18 transferring all such employees.

19
20 3.2 The exercise of the foregoing powers, rights, authority, duties and responsibilities by
21 the District, the adoption of policies, rules, regulations and practices shall be limited
22 only by the specific terms of this Agreement and then only to the extent that such
23 specific terms are in conformance with the Constitution and laws of the State of
24 Oregon.

25
26 3.3 If any provision of Article 3 conflicts with any other provision of a contract article, the
27 other article shall control.
28
29
30

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50

ARTICLE 4

ASSOCIATION/COUNCIL RIGHTS

4.1 Released Time for Meetings

Whenever any member is requested or required by the District to participate during working hours in conferences or meetings he/she shall suffer no loss in pay.

4.2 Use of School Buildings

4.2.1 The Association/Council and its representatives shall have the right of access to school buildings for purposes of Association/Council activities related to Centennial District subject to the following conditions:

4.2.1.1 Buildings may not be used during the summer when school is not in session without approval of the superintendent or his designee.

4.2.1.2 There must not be any interference with regular school programs.

4.2.1.3 The Association/Council must notify and receive approval in advance from the principal prior to usage.

4.2.1.4 The Association/Council will be bound by Board Policy regarding any facility within a building that has specific public usage restrictions or requires Board approval prior to use.

4.3 Use of School Equipment

Any Association member conducting Association business shall have the right to use equipment in the school buildings at reasonable times when such equipment is not otherwise in use. The principal will approve the use of school-owned equipment. The Association shall pay for the reasonable cost of all materials and supplies incidental to such use and for repairs necessitated as the result of Association neglect or misuse.

4.4 Bulletin Board

4.4.1 The Association/Council shall have in each school building, the use of a bulletin board in each faculty lounge.

4.4.2 The Association/Council may have the use of a second bulletin board provided they purchase it and it is removable without major wall damage. The principal may approve the workmanship, location and size of the second board.

4.5 Right to Speak at Meetings

Upon request, an Association/Council representative shall be allowed to speak at the conclusion of any faculty or other professional meeting, subject to notification of the person in charge of the meeting. If the faculty or professional meeting prevents an

51 Association meeting, the Association shall be allowed to hold it meeting ten (10)
52 minutes prior to the end of the teacher workday and make such an announcement of it
53 at the end of the faculty meeting. Attendance at such presentation shall be voluntary,
54 and shall not be considered a reduction in planning time.
55

56 4.6 Non-Interference

57

58 In accordance with the PECBA, the District shall not interfere with Association/Council
59 representatives in the exercise of their rights and responsibilities under the law as
60 agents of the exclusive bargaining representative.
61

62 4.7 Information

63

64 4.7.1 Upon request, the Board agrees to furnish to the Association/Council all
65 information necessary for its functioning as exclusive bargaining representative
66 pursuant to the terms of the PECBA.
67

68 4.7.2 Upon request, the Board will provide the Association/Council with any documents
69 and/or data that will assist it in developing intelligent, accurate, informed and
70 constructive programs on behalf of members together with any other available
71 information which may be necessary for the Association/Council to formulate
72 programs or process grievances under this Agreement.
73

74 4.7.3 The Association/Council will be provided with the names and addresses of all
75 new members and all retiring employees as soon as such information is
76 available. Changes of address, marital/domestic partner status, etc., normally
77 reported to the district to assure accurate records, will be forwarded to the
78 Association/Council each month.
79

80 4.8 Use of School Mail Systems

81

82 4.8.1 The Association/Council will have the use of school mailboxes and the
83 interschool mail/internet system, as long as it is in effect district-wide and as
84 long as all such mail or material is identified as Association/Council business.
85

86 4.8.1.1 Such Association/Council mail or material shall remain
87 confidential and shall not be monitored and/or reviewed by the
88 District, its representatives or its contracted service providers.
89

90 4.8.1.2 If the parties fail to reach a successor Agreement prior to the
91 expiration date of this current Agreement, the
92 Association's/Council's right to use the District intranet system shall
93 continue unless and until the parties enter into the "30-day cooling
94 off period" of bargaining.
95

96 4.8.1.3 The Association shall refrain from using the District mail and/or
97 intranet system for political purposes except as allowed by law.
98
99

100 4.9 Association/Council Letter

101
102 The Association/Council will have the right to prepare and provide a letter informing all
103 newly hired members that the Council is recognized as the exclusive negotiating
104 representative for all members identified in the Agreement. The letter will be provided
105 by the Association/Council to the District by June 1 to be transmitted to the new
106 member personally, when the member picks up material from the Office of Human
107 Resources, or by mail. Delivery shall be completed prior to the first day students
108 officially return to the school in the fall.

109
110 4.10 Member Information

111
112 The District shall provide the Association President with a list of all members' names,
113 phone numbers, and assignments by building and FTE status by October 10. The
114 District shall supply the Association with an updated copy of this list halfway through
115 the school year. In addition, a seniority list including licensure and endorsements
116 shall be provided by December 1 (with recognition that licensure and endorsement
117 status changes frequently as licenses are renewed by individual teachers).

118
119 4.11 Orientation Programs

120
121 The Association shall be provided the opportunity for input in District level
122 member orientation programs.

123
124 4.12 Association/Council Leave

125
126 4.12.1 The Board shall provide seventy-five (75) days of release time for the
127 Association President or his/her designee to perform their functions as
128 Association/Council representatives for the purpose of negotiations,
129 grievances and contract maintenance. The Association/Council shall
130 reimburse the District for all costs of substitute salary, fixed charges, etc. The
131 days are non-accumulative and must be used or lost during the year granted.
132 Use will be limited to a maximum of four (4) days in any one month per
133 member. The principal or supervisor shall be notified one (1) week prior to
134 the release day except for emergencies.

135
136 4.12.2 In addition, the District shall approve, upon request, half-year or full-year
137 leaves of absence for a member elected or appointed to serve in an
138 OEA state position if a suitable temporary replacement can be obtained.
139 OEA shall reimburse the District for all costs of temporary salary, fixed
140 charges, etc.

141
142 4.13 Association/Council Dues

143
144 4.13.1 In accordance with the member's authorization, the District will deduct one-
145 tenth (1/10) of CEA-ECBC-OEA-NEA dues from the regular salary check of
146 the employee each month for ten (10) months, beginning in October and
147 ending in July each year. For the months of October and November, the
148 District will remit one-half (1/2) of CEA annual dues each month to the
149 Association and send all remaining money to OEA-NEA. For the months of

150 December through July, the District will send all money obtained through
151 appropriate dues deductions to the OEA-NEA.
152
153 4.13.2 Deductions for members who join the Association after the start of the school
154 year will be appropriately prorated so that payments will be completed by the
155 following July.
156
157 4.14 Fair Share
158
159 4.14.1 The Board and the Association/Council at the District shall deduct the fair
160 share amount of dues for the united teaching profession (NEA-OEA- ECBC-
161 CEA) from the salary of each member of the unit who is not a member of the
162 Council as of October 15. Dues for People for Improvement of Education
163 (PIE) and NEA Fund shall not be collected as part of Fair Share payment.
164
165 4.14.2 The Association/Council agrees to submit a list of all nonmembers from
166 whom the District shall deduct the Fair Share payment and the amount to be
167 deducted from each to the payroll clerk by the October 15 deadline.
168
169 4.14.3 The Association/Council agrees to submit a list of nonmembers making
170 payment to a non-religious charity or to another charitable organization as
171 permitted by ORS 243.666 (1) to the superintendent's office not later than
172 October 15 of the current school year.
173
174 4.14.4 The Association/Council agrees to hold the District harmless against any and
175 all claims, suit orders or judgment brought against the District as a result of
176 this Section.
177
178

1 **ARTICLE 5**

2
3 **MEMBER RIGHTS**

4
5 5.1 Representation

6
7 5.1.1 Upon request, a member may have a representative of the Association
8 present to advise and represent him/her during any meeting where a member
9 is required to appear before any administrator, superintendent or Board
10 member concerning the member's dismissal, non-renewal, suspension with
11 or without pay, or a written reprimand, or in any such meeting which the
12 employee reasonably believes may lead to disciplinary action.

13
14 5.1.2 Evaluation conferences are excluded from the application of 5.1.1.

15
16 5.1.3 In the case of programs of assistance, a draft of the program of assistance
17 will be initially reviewed and discussed and will not be finalized and a
18 member' signature on the program required until at least five (5) working
19 days after the initial presentation of the program. The member may bring a
20 representative of his or her choice to the meeting to finalize the program of
21 assistance as long as the representative confines his/her role to (a) inquiring
22 about the subject matter of the meeting to follow; (b) during the discussion
23 between the employee and the administrator, the representative may
24 participate only to the extent of seeking clarification of portions of the
25 program; (c) before the end of the meeting, the representative may suggest
26 to the administrator other assistance to be provided and may describe
27 mitigating circumstances or problems.

28
29 5.1.4 When a request for representation is made under 5.1.1, the meeting shall be
30 delayed no longer than two work days in order for the employee to obtain
31 representation, unless a longer delay is agreed to by the District and the
32 Council.

33
34 5.1.5 The Superintendent or designee may place a member on paid administrative
35 leave if the superintendent or designee determines it is in the best interest of
36 the District.

37
38 5.2 Member Discipline

39
40 5.2.1 No member in the bargaining unit shall be disciplined, reprimanded or
41 reduced in rank or basic salary without just cause. All information forming
42 the basis for disciplinary action will be made available to the member and the
43 Association / Council at the member's request. Any violation of this provision
44 may be used as a basis for a grievance; however, this Article does not apply
45 to the dismissal of permanent or probationary members or the non-renewal of
46 probationary members contracts (such matters are excluded because they
47 are governed by the Fair Dismissal Law) nor does it apply to assignment to
48 or retention in Extended Duty assignments. However, the District will not
49 remove a member from an extra duty assignment during the term of the
50 assignment without providing a rationale.

51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100

5.2.2 No member in the bargaining unit shall be dismissed or removed from employment without due process. Due process for the purpose of this section is defined as:

5.2.2.1 Upon a written request, the member will be given the reasons and given the information forming the basis for such action in writing prior to any final action.

5.2.2.2 The member will have an opportunity to respond to the charge.

5.2.2.3 The member will have an opportunity to discuss the matter with his/her supervisor.

5.2.2.4 Upon request, the member shall be allowed a hearing with the Board as required by the Fair Dismissal Law.

5.3 Personal Life

The personal life and/or conduct of a member is an appropriate concern for attention by the Board only if it affects the performance of his/her contractual duties.

5.4 Criticism of Members

Any negative question or criticism of a member and/or his/her instructional methodology by a supervisor or other administrator, shall be made in private, not in the presence of or to students, parents, members of the community, or unit members (exclusive of the Association representation).

5.5 Nondiscrimination

The Council and the District affirm their adherence to the principles of free choice and agree that they shall not discriminate against any member because of age, race, color, religion, creed, gender, sexual orientation, politics, national origin, handicap, membership or non-membership in the Council.

5.6 Association Activities

Members shall have the right to join, assist and participate in the Association/Council and its legal activities. The District will advise all newly employed members at the time of their employment that the Council is their exclusive bargaining representative. There shall be no reprisal against any member for participation in Association activities.

5.7 Personal Property

5.7.1 The District will provide and employees will use locked storage to store valuable personal property when not in use. Such storage shall be reasonably accessible to each member's work station.

101 5.7.2 Members must obtain written District permission to bring personal property
102 onto work sites except those items that are routinely necessary to complete
103 their work assignment.
104

105 5.8 Electronic Surveillance
106

107 5.8.1 The primary purpose of electronic surveillance is to ensure that safety of
108 employees, students and visitors to district property, and to safeguard district
109 facilities and equipment.
110

111 5.8.2 Video cameras and other electronic surveillance equipment may be used in
112 areas as deemed appropriate by the superintendent in order to provide safe
113 and secure learning environments for students and employees.
114

115 5.8.3 Only the superintendent or the superintendent's designee may determine the
116 additional installation of electronic surveillance beyond that which exists at
117 the time of this contract ratification. Such additional installation will be to
118 provide a safe and secure learning environment.
119

120 5.8.4 Only the superintendent or the superintendent's designee may view/listen to
121 surveillance material and information. In the case of a disciplinary action, the
122 member and his/her representative shall be provided a copy of any
123 surveillance material used as evidence.
124

125 5.9 Use of Phones and Internet Systems
126

127 5.9.1 The primary purpose of schools phones and internet systems is to enhance
128 the communication among school employees, students, parents, and the
129 community-at-large, and to access outside resources to enhance the
130 instructional program.
131

132 5.9.2 Members shall be allowed use of phone and internet systems for personal
133 business during non-instructional time including breaks, prep periods, and
134 before and after the student contact time so long as such use does not violate
135 district acceptable use policies/procedures and so long as such use is not for
136 the purpose of conducting one's own personal business for financial gain.
137 Except in the case of an emergency, personal long distance calls must be
138 made with the member's personal calling card or personal phone.
139

140 5.9.3 A copy of the District's Acceptable Use Policy/Procedures shall be
141 included in the District's employee handbook and shall be reviewed
142 annually for members.
143

144 5.10 Safe Working Conditions
145

146 5.10.1 The district shall strive to maintain a safe and healthful working
147 environment for members in accordance with state and federal
148 environmental rules and regulations.
149
150

- 151 5.10.2 Members shall be informed of situations in which employees may have been
152 or may be exposed to potentially contagious diseases, illnesses or
153 environmental hazards. When such circumstances occur, and following the
154 advice of health and environmental experts, the district will provide
155 information/training to employees regarding exposure to potentially
156 contagious diseases, illnesses or environmental hazards
157
- 158 5.10.3 In the event that a work site is found in violation of state/federal environmental
159 standards, corrective action shall be initiated in accordance with state and
160 federal requirements.
161
- 162 5.10.4 A Safety Committee (ORS 654.176) shall exist at every building site with
163 Association designated members on the committee, in addition to complying
164 with OAR 437-004-0250. The committee shall meet at least monthly to
165 address environmental/safety problems or solutions.
166
- 167 5.10.5 By January 1, 2009, each school building shall develop a system to
168 disseminate information to members assigned to work with or supervise
169 students who (a) have a behavior plan as part of an IDEA or 504 plan, or (b)
170 are the subject of a report made to the school by the County Juvenile
171 Department, in accordance with ORS 419.015(3)(b), as soon as the District is
172 made aware of such situations. The Building Rep and CEA President will be
173 provided with a copy of each building's system by October 15.
174
- 175 5.10.6 No reprisals or discrimination shall be made to any employee who makes
176 disclosures of an unsafe or unhealthy working environment, in accordance with
177 ORS 654.062(5), OAR 839-004-0004 and OAR 839-004-0221.
178
- 179 5.10.7 The District shall provide information and assistance about disability and
180 workers compensation claims, upon request of members.
181

182 5.11 Technology and Equipment 183

- 184 5.11.1 The Technology Supervisor will meet with all Computer Resource Teachers
185 (CRTs) at least four (4) times a year to receive feedback on all computer issues
186 in buildings and to discuss possible changes and solutions to these problems.
187 The CRTs will provide feedback to staff in their buildings and be the conduit for
188 problem solving with the Technology Department.
189
- 190 5.11.2 The Association shall be provided opportunity to have input prior to any
191 significant changes or additions to technology systems and/or policies relating
192 to (a) member use of technology, email, and/or the internet, or (b) employee
193 supervision of student use of computers, email, and/or the internet.
194
- 195 5.11.3 The District will assume the risk for technology equipment used by any member
196 assigned to more than one building when damage or loss of said equipment
197 occurs off District property and reasonable security precautions have been
198 taken (e.g. the technology equipment is in a locked vehicle, under a seat, in a
199 trunk or locked compartment, as examples).
200

1 **ARTICLE 6**

2
3 **PERSONNEL FILES**

4
5 6.1 File Maintenance

6
7 Member personnel files will be maintained in accordance with ORS 342.850. Except as
8 provided below, the file shall contain all material relevant to a member's employment
9 and shall be the sole depository for all such material. The file shall be housed in a
10 location known to the member.

11
12 6.1.1 A member's immediate supervisor may maintain a building or working file.
13 The contents of this file shall be available to the immediate supervisor, the
14 supervisor's designee(s), and, upon request, the member, and the member's
15 designee(s).

16
17 6.1.2 The District representative will store all material related to the investigation of
18 a member in a file separate from the member's personnel file. If the
19 investigation does not result in disciplinary action against the member, no
20 investigatory records shall be placed in the member's personnel file. The
21 investigatory file shall only be accessible to the member or his/her designee,
22 to the superintendent and his/her designee, to the appropriate licensing
23 agency, or upon lawful subpoena.

24
25 6.2 Confidentiality

26
27 6.2.1 Personnel files are confidential and shall only be open for inspection (in
28 accordance with ORS 342.85) by the member, persons designated by the
29 member, and persons designated by the Board.

30
31 6.2.2 Building/working files and investigatory files regarding allegations of
32 misconduct are considered personnel files for purposes of the confidentiality
33 provisions of this Agreement.

34
35 6.3 Members have the right to review and receive copies of any materials that are made part
36 of any file. Such copies will be provided within five (5) business days of the request.

37
38 6.4 A copy of any material, other than material confidential under law, will be given to the
39 member prior to its placement in the member's personnel file. This initial copy will be
40 provided at no cost to the member. The member will also sign the copy of the material
41 to be placed in the personnel file. The member's signature shall indicate that he/she
42 has read the material, but does not necessarily agree with the contents. If a member
43 refuses to sign the document, the document shall be placed in the personnel file with a
44 notation indicating the member's refusal.

45
46 6.5 All information forming the basis for discipline shall be made available to the member
47 and the Council within ten (10) work days of the member/Council's request. No
48 additional information may be presented by the District as evidence in subsequent
49 discipline/appeal proceedings except as rebuttal to evidence/testimony presented by
50 the Council.

51
52
53
54
55
56
57
58
59
60
61

6.6 The member will also have the right to submit at any time a written statement relating to any of these matters and such statement shall be placed in the personnel file.

6.7 At least once during the year members will have the right to indicate those documents in their file that they believe to be obsolete or otherwise inappropriate for retention. Said documents will be reviewed by an appropriate member of the administration and a decision made within twenty (20) working days. Evaluation and disciplinary materials may not be removed.

ARTICLE 7

COMPLAINT PROCEDURE

7.1 A complaint shall be defined as any negative remark or criticism regarding a member which is made to any member of the administration or to the Board by a parent, student, or other person, which may be used in the evaluation of a member or may be placed in the member's personnel file or may be used as the basis for disciplinary action.

If a complaint is made that, by law or statute, requires the District to report the incident/claim to an outside Federal/State agency and/or could lead to criminal charges against the employee, the complaint procedure shall be suspended pending the outcome of any investigation by the outside agency.

7.2 Informal Level (Optional)

7.2.1 Within five (5) work days of receiving a complaint, the administrator may choose to meet and discuss the complaint informally with the member. Prior to this meeting, the member shall be informed of the name of the complainant and the general nature of the complaint. The principal/supervisor and member shall mutually determine when a discussion of the complaint will be held. The member may request representation, and the discussion shall be delayed until representation is available.

7.2.2 The member may exercise the option to delay his/her response to the complaint until he/she receives the complaint in writing at the formal level.

7.3 Formal Level

7.3.1 If the District intends to use a complaint in the member's evaluation or to place the complaint in the member's personnel file, or to use the complaint as a basis for discipline against the member, the complaint shall be reduced to writing and the administrator shall conduct a formal meeting to review the complaint with the member. The meeting shall be held within ten (10) days of when the administrator received the initial complaint except by mutual agreement between the administrator and the member.

7.3.2 Two working days prior to the formal meeting, the member shall be given a copy of the written complaint and shall be informed of his/her right to representation.

7.3.3 The written complaint shall be signed by the complainant or the administrator and shall include all available information, including the name of the person who initiated the complaint, the nature of the complaint, and the remedy requested, if any, or the matter will be closed.

7.3.4 The member may request a meeting with the complainant to hear the complaint directly.

- 51 7.4 General Provisions
52
53 7.4.1 No member who is a recipient of a complaint shall engage in any form of
54 reprisals against the complainant. The member must respect all
55 confidentiality relative to such complaints and the complainant.
56
57 7.4.2 The member shall have the right to representation of his/her choice.
58
59 7.4.3 Any complaint that the administrator chooses not to discuss with the member
60 shall not be placed in the member's personnel file, shall not be considered in
61 the member's evaluation and shall not be used against the member in any
62 subsequent action by the District.
63
64 7.4.4 Only complaints that are determined to be valid will be placed in the
65 member's personnel file, used in the member's evaluation, or used as a basis
66 for discipline.
67
68 7.4.5 If the complaint is placed in the member's personnel file, it shall include at
69 least the following information: name of the member against whom the
70 complaint is made, the date and the nature of the complaint, and the name(s)
71 of the complainant(s). The member shall be supplied with a copy of the
72 complaint. The member shall have the right to attach a written response to
73 the complaint.
74
75

1 **ARTICLE 8**

2

3 **ASSIGNMENT, VACANCIES & TRANSFERS**

4

5 8.1 Assignments

6

7 8.1.1 New Members

8

9 The superintendent will give notice of assignments to new members when

10 they are hired.

11

12 8.1.2 Notification of Returning Members

13

14 All returning secondary members will be given written notice of their

15 assignment prior to the final inservice workday. Elementary members will be

16 notified by June 1.

17

18 8.1.3 Changes During the Summer

19

20 In the event changes in such assignments are made after notification,

21 members affected will be notified as soon as known by the supervisor and be

22 provided copies of policies and all relevant District-adopted grade/course

23 curriculum materials. Any member subject to an involuntary change at any

24 time from room, building, department, and/or grade level (grade K – 6) will be

25 granted one (1) 8-hour day at the rate of twenty-five (\$25) per hour to

26 complete the transfer if the notice of transfer occurs before August 15.

27

28 8.1.4 Changes in Assignment on or after August 15

29

30 In the event of change in such assignment on or after August 15:

31

32 8.1.4.1 If changing from room to room or building to building, the member

33 shall have two (2) days without other responsibilities to prepare for

34 the assignment.

35

36 8.1.4.2 If changing from grade to grade at grades K-6, the member shall

37 have two (2) days without other responsibilities to prepare for the

38 new assignment.

39

40 8.1.4.3 If changing from department to department at grades 7-12, the

41 member shall have two (2) days without other responsibilities to

42 prepare for the new assignment. If the change is less than a

43 majority of the assignment, the member will have release time

44 during the affected period(s) for two (2) days.

45

46 8.1.4.4 In making any of the changes described above, the member may

47 opt to receive compensation in lieu of days without other

48 responsibilities or a combination thereof. Compensation shall be

49 at the rate of \$25/hour. Days without responsibilities shall be

50 mutually agreed upon with the supervisor/building principal.

51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100

8.1.5 Job Sharing

The District will consider requests by members to job share on the basis of district wide criteria. If approved, the job share will be subject to Board Policy, GCEC. The District shall notify the council two (2) weeks prior to the initial reading of any change in the policy to be proposed to the Board. (See attached policy – Appendix E).

8.2 Vacancies

8.2.1 Vacancy Defined

A vacancy shall mean a new or existing bargaining unit position that is unfilled.

8.2.1.1 Unfilled position(s) used to place member(s) being involuntarily transferred, or returned from leave or layoff, shall not be considered as vacancies.

8.2.1.2 Unfilled positions that are absorbed by adjustment of staff within or between buildings shall not be considered as vacancies.

8.2.2 Posting

Vacant bargaining unit and administrative positions will be posted in the central office, and on the district website. During the school year, electronic copies of job postings will be sent to all members. Vacancies that are to be filled by staff adjustment from within the building/district will not be posted nor will copies be sent to faculty representatives. Preferred skills, training, experience and methodology to be considered may be identified on the vacancy announcement.

8.2.3 Summer Vacancies

Vacancies occurring during the normal summer months will be posted on the district's website.

8.3 Transfers

8.3.1 Transfer Defined

A transfer shall be defined as the movement of a member from one building in the school district to another building in the school district.

8.3.1.1 A voluntary transfer is one that is initiated or requested by an individual member.

8.3.1.2 An involuntary transfer is one in which the member states in writing that s/he does not agree with the transfer and sees it as involuntary on the part of the member.

101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149

8.3.2 Application for Transfer

Members who desire a change in grade or subject assignment to or who desire to transfer to another building for the next school year shall file a written statement of such desire with the Human Resources Office by April 1 and shall include a summer address. Requests for transfer must be renewed annually.

8.3.3 Voluntary Transfers

When making transfers, the District will consider but not be limited to, the following criteria:

- 8.3.3.1 Certification and instructional requirements.
- 8.3.3.2 Legal requirements.
- 8.3.3.3 Educational attainments.
- 8.3.3.4 Teaching experience.
- 8.3.3.5 Service to District - seniority.
- 8.3.3.6 Personal qualifications as determined during an interview or based on the hiring administrator's personal experience working with the applicant.

8.3.4 Involuntary Transfers

- 8.3.4.1 The Association president shall be notified of all involuntary transfers, along with a written statement of reasons for such transfers, within ten (10) working days of such decisions.
- 8.3.4.2 Notice of a pending involuntary transfer will be given to the member as soon as practicable.
- 8.3.4.3 When a member is a final candidate for an involuntary transfer, he/she will have the opportunity to make known to the appropriate administrators his/her wishes regarding possible options.
- 8.3.4.4 A member receiving an involuntary transfer shall be notified in writing of the reasons for the transfer at the time of the notice. A member who is transferred involuntarily will be extended the opportunity to meet with the superintendent/designee, the appropriate building administrator, and, at the member's option, union representation.

150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168

- 8.3.4.5 The member shall receive personal notice at least 24 hours prior to the general staff being informed of an involuntary transfer.
- 8.3.4.6 Normally, no member shall be subject to more than two (2) involuntary transfers within any five (5) year period of employment in the District. This section on involuntary transfers does not apply to transfers that are a result of a Reduction in Force.
- 8.3.4.7 Upon notification, the member will be provided information about adopted curriculum materials, either how to access the materials electronically, if they are available electronically, or provided the materials themselves within ten (10) working days if the transfer occurs before August 15th (July 8 for CTC and CPS), and within five (5) working days if the transfer occurs on or after August 15th (July 8 for CTC and CPS). If materials have to be ordered, orders will be placed with the vendor within five (5) working days of notification of transfer.

ARTICLE 9

MEMBER EVALUATION

1
2
3
4
5 9.1 Members shall be evaluated in accordance with ORS 342.850, utilizing written
6 criteria from the District Professional Growth and Accountability (PGA) model,
7 which shall be provided to each new employee at the time of employment. Extra
8 copies are available, upon request, from the district office; provided, that no remedy
9 shall be granted for the District's breach of this subsection unless the breach
10 substantially prejudices the rights of the evaluated employee. The District may
11 implement change(s) in existing evaluation policy after providing the Council an
12 opportunity to provide input regarding the change(s).

13
14 9.1.1 During the length of this contract, a committee will be convened to review
15 the necessary changes required by SB 290. If at any time thereafter a
16 substantive change is made in the Professional Growth and Accountability
17 model, a joint committee of equal parts CEA and District will convene to
18 determine said changes to report to the school board.

19
20 9.2 The criteria for evaluation of each member of the bargaining unit shall be clearly
21 defined in the District Professional Growth and Accountability model.

22
23 9.3 Prior to the commencement of the annual evaluation cycle members shall be
24 informed in writing of the evaluation timeline and the criteria being used by the
25 evaluator. The criteria may include any district/building/personal goals.

26
27 9.4 Upon request by either party, individual pre-observation conferences with the
28 evaluator shall be granted. However, the evaluator may also conduct
29 unannounced observations. These unannounced observations are exempted from
30 pre-observation conferences.

31
32 9.5 The evaluation shall be in writing. A copy of the written evaluation shall be
33 submitted to the member at the time of the personal conference or within a
34 reasonable time; a copy of the evaluation shall be delivered to the member.

35
36 9.6 The evaluation process shall further include a post-evaluation interview in which the
37 results of the evaluation are discussed with the members.

38
39 9.7 Evaluation reports shall be placed in the member's personnel file only after
40 reasonable notice to the member. The personnel file shall be open for inspection
41 by the member, the member's designees, authorized administrators, confidential
42 employees, and District's/Association's attorneys.

43
44 9.8 Members will not be required or asked to participate, at any level, in the evaluation
45 of another member.

46
47 9.9 Program of Assistance

48
49 A Program of Assistance is defined as a written plan that will identify specific
50 deficiencies, expectations, corrective steps, additional District resources with

51 timelines for the plan and how the success of the plan will be measured.

52
53 9.9.1 A program of assistance will be established, if one is needed, to remedy any
54 deficiency specified in ORS 342.865 (1)(a) Inefficiency; (d) Neglect of duty,
55 including duties specified by written rule; (g) Inadequate performance; and/or
56 (h) Failure to comply with such reasonable requirements as the Board may
57 prescribe to show normal improvement and evidence of professional training
58 and growth. A program of assistance shall be for a minimum of forty (40)
59 working days.

60
61 9.9.2 A draft of the program of assistance will be initially reviewed and discussed
62 with the member and an Association representative, if one is requested by
63 the member. Unless the member specifically requests otherwise, the
64 Association President shall be notified at least five (5) working days prior to
65 this review meeting. Upon finalization of the plan, the member will sign,
66 verifying that s/he was able to provide input and review the plan, timelines for
67 completion, as well as informed of what the results could be if the plan is
68 unsuccessful. It will not be finalized and a member's signature on the plan
69 required until at least five (5) working days after the initial presentation of the
70 plan. If after five (5) working days no input is provided for consideration, the
71 plan shall go into effect as drafted.

72
73 9.9.3 The member may bring a representative of his or her choice to the meeting to
74 finalize the program of assistance as long as the representative confines
75 his/her role to inquiring about the subject matter of the meeting to follow.
76 During the discussion between the employee and the administrator, the
77 representative may participate only to the extent of seeking clarification of
78 portions of the program of assistance. Before the end of the meeting, the
79 representative may suggest to the administrator other assistance to be
80 provided and may describe mitigating circumstances or problems.

81
82 9.9.4 The member may have representation at any meetings associated with the
83 program of assistance, including any observation pre and/or post-
84 conferences, so long as the representative acts in the capacity as a witness
85 to the meeting. The representative may make notes of the conference, but
86 will be restricted in participation.

87
88 9.9.5 Interim meetings shall be conducted during the program of assistance so as
89 to provide input to the member of progress being made toward the
90 accomplishment of a successful program.

91
92 9.9.6 Peer Assistance

93
94 9.9.6.1 The District will offer peer assistance for a member who is placed
95 on a program of assistance. The member who will receive the
96 assistance shall jointly select the person with mutual input from the
97 Association and the District.

98
99 9.9.6.2 Participation in peer assistance is voluntary.

100
101 9.9.6.3 The district will determine adequate release time for both members

102
103
104
105
106
107

to participate after receiving input from the member and the peer assistant.

9.9.6.4 No witness or document relating to, or arising from, peer assistance will be used for any purpose.

1 **ARTICLE 10**

2
3 **REDUCTION IN FORCE**

4
5 10.1 Reduction in Force

6
7 The District shall determine when a reduction in force is necessary and which
8 programs will be affected. However, the District agrees that such layoffs shall be
9 implemented in accordance with the following procedure:

10
11 10.1.1 Whenever the District determines that a reduction in staff is necessary, it shall
12 immediately provide the Association/Council a layoff list which shall include
13 seniority, endorsements and licenses of each affected member. Affected
14 members shall be notified at least thirty (30) calendar days prior to the
15 effective date of the layoff. In the event of school closure due to lack of
16 funds, however, the notice shall be twenty (20) calendar days.

17
18 The District will offer the opportunity for unit members who would not
19 otherwise be laid off to voluntarily apply for a one (1) year unpaid leave of
20 absence. Any leave request must be mutually agreed upon by the district and
21 the member. Upon written request, such unpaid leave may be extended for
22 an additional year providing the layoff conditions remain in effect. A unit
23 member who volunteers for such a leave shall have the option, at their own
24 expense of accessing OEBB, through COBRA coverage for up to 18 months.
25 Members on said voluntary leave shall have the same rights to return to the
26 District as members returning from a leave of absence.

27
28 10.1.2 In the implementation of a reduction in staff or recall, the District shall
29 consider in order:

30
31 10.1.2.1 Professional or TSPC License; (10.1.4.4.2)

32
33 10.1.2.2 Seniority, as defined in Article 10.1.4.4.1;

34
35 10.1.2.3 Competence, as defined in Article 10.1.4.4.3.

36
37 10.1.3 Member's Status

38
39 10.1.3.1 Members with temporary status are not covered by this article
40 beyond the expiration date of his/her contract.

41
42 10.1.3.2 The post-retirement member shall not cause a reduction in force of
43 any contract or probationary member.

44
45 10.1.3.2.1 Members with probationary status shall be reduced first.

46
47 10.1.3.2.2 If further reductions in force are made within that
48 group, the reduction shall be made from among the
49 contracted members remaining in that group.

50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98

10.1.4 Criteria for Reduction

- 10.1.4.1 The District's overall instructional program will be given priority consideration. To be considered for retention, the member must be licensed, to teach in the remaining position(s).
- 10.1.4.2 Retention of members with contracted and probationary status shall be on the basis of seniority provided the least senior member does not have competence that is greater than the more senior member.
- 10.1.4.3 If the laid off member is not the least senior, then the District has the burden of proof to demonstrate the employee being retained has more competence than the senior member who is being laid off. The District shall provide all necessary documentation relied upon in making the competence determination to the CEA president within five (5) working days of the decision.
- 10.1.4.4 Definitions:
 - 10.1.4.4.1 Seniority - Defined as the length of current teaching service to the District. Seniority shall be computed from the members first day of unbroken teaching service in the District. Approved leaves of absence will not be considered as interruptions in service.
 - 10.1.4.4.2 Professional or TSPC Licensure.
 - 10.1.4.4.3 Competence – Defined as the ability to teach a subject area at either the middle or high school, or any grade at the elementary level based on successful teacher evaluations, teaching experience related to the subject or grade level, or educational attainments, but not based solely on being licensed to teach.

10.1.5 Tie-Breaker

If the parties are unable to make a determination of which member(s) have greater seniority should be laid-off as per the criteria set forth above, the tie shall be broken by drawing lots. Seniority shall be determined by lowest to highest lots drawn. (i.e. #1 would have the greatest seniority)

10.2 Layoff Benefits

10.2.1 The District shall extend coverage under its medical program, provided for in Article 17, for the balance of the layoff to members with contract and probationary status who are laid off. The District will pay the cost of such medical premiums during the first sixty (60) days following layoff and such

99 coverage may be continued by the member for the balance of the layoff
100 provided the employee member pays the premium. Members who accept
101 other employment shall not be eligible for the extension of group insurance
102 coverage. For end of school year layoffs, the sixty (60) days begins as of
103 October 1 of the following school year.

104
105 10.2.2 All benefits to which a member was entitled at the time of his/her layoff will
106 be restored, in accordance with current contract benefits, upon his/her
107 return to active employment. The member will be placed on the proper step
108 of the salary schedule for the member's current position according to the
109 member's experience and education.

110
111 10.3 Recall Procedure

112
113 10.3.1 Recall shall be by inverse order of layoff using the criteria set forth in
114 Article 10.1 above;

115
116 10.3.1.1 Members with contract status shall be recalled first.

117
118 10.3.1.2 Members with probationary status shall be recalled after the list of
119 contract members has been exhausted.

120
121 10.3.2 Notice of recall shall be sent via certified mail to the last address given to the
122 personnel office by the member. A member shall have ten (10) calendar days
123 from the date the notice of recall was received to notify the District of his/her
124 intent to return. The member must report on the starting date specified by the
125 District, provided the reporting date is at least twenty (20) calendar days from
126 the date the notice of recall was received. Failure to notify the District of
127 intent to return or to return to work within the time limits shall be considered
128 the resignation of said member. This reporting timeline shall be extended for
129 a member who has taken a position in another district and is required to give
130 that district a sixty (60) days' notice before leaving employment.

131
132 10.3.3 Members with contract and probationary status who are laid off from the
133 District shall be eligible for recall as outlined above for a period of twenty-
134 seven (27) months after the effective date of their layoff unless they:

135
136 10.3.3.1 Resign, in which event a written resignation shall be sent to the
137 District.

138
139 10.3.3.2 Fail to return when recalled as described above.

140
141 10.3.4 A member who is employed full time who accepts or rejects part-time or
142 substitute, or temporary work will not lose his/her right to recall to regular
143 full-time employment with the District. A member who is employed part time
144 who accepts or rejects full-time or substitute work will not lose his/her right to
145 recall to regular part-time employment with the District.

146
147

148 10.4 APPEAL PROCEDURE

149

150 Any "appeal" from the Board's decision on layoff or recall, pursuant to this Article, shall
151 be by means of expedited arbitration, as follows:

152

153

10.4.1 The Association shall have ten (10) days from the time the member
154 received written notice of layoff to request expedited arbitration. This
155 request shall be in writing.

156

157

10.4.2 The Association and the District shall, then, have ten (10) days to select an
158 arbitrator. Failing to do so, the Association and the District shall request that
159 ERB appoint an arbitrator who can hear the case within one (1) calendar
160 month.

161

162

10.4.3 The decision of the Arbitrator shall be final and binding upon all interested
163 parties, as long as the Arbitrator's decision is within his/her jurisdiction. The
164 Arbitrator is authorized to reverse the layoff or recall decision made by the
165 District, if the District:

166

167

10.4.3.1 Exceeded its jurisdiction;

168

169

10.4.3.2 Failed to follow the procedure applicable to the matter before it;

170

171

10.4.3.3 Made a finding or order not supported by substantial evidence in the
172 whole record; or

173

174

10.4.3.4 Improperly construed the applicable law.

175

176

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46

ARTICLE 11

CALENDAR AND WORK DAY

11.1 School Calendar

The Association President may request to schedule a meeting with the Superintendent or designee prior to the development of a calendar proposal to communicate concerns of the membership. The proposed school calendar will be submitted to the Association/Council leadership for review, suggestions or recommendations at least two (2) weeks prior to final Board action to adopt the calendar. The Board welcomes suggestions but retains the power of final approval.

11.2 Member Work Year

11.2.1 The school work year for returning members of the bargaining unit shall be 192 days.

11.2.2 The school work year for new members of the bargaining unit shall be one hundred ninety-four (194) days. For these two (2) additional days members will be granted three (3) credit hours toward educational advancement on the salary schedule. New members must be in attendance for all sessions in order to receive credit. This does not affect the member's tuition reimbursement. This credit will be applied no later than September 10TH. Time on the first day will be set aside for CEA orientation.

11.2.3 Planning/Late Start Days

Late arrival day for students will continue to be scheduled once a week for one (1) hour every scheduled school week.

11.2.4 Holidays

There will be six (6) paid holidays: Labor Day, Veterans' Day, Thanksgiving Day, New Year's Day, Presidents' Day and Memorial Day.

11.2.5 Vacation Days

Within the normal work year, members shall be allowed the following vacation periods which are not counted as part of the 192-day normal work year for which the annual salary is paid: three (3) consecutive calendar days at Thanksgiving, not less than thirteen (13) consecutive calendar days for a winter break and not less than one (1) week (Monday through Friday, plus the weekend before and after) for a spring break.

47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97

11.2.6 Grading and Conference Days Preparation

- 11.2.6.1 The District shall provide at least one-half (1/2) day without students to each member at all levels for grading purposes each grading period. (Does not include progress reports for the 2013-2014 and the 2014-2015 school years.) Beginning with the 2015-2016 school year for each grading period the District shall provide each member with at least one-half (1/2) day without students at all levels for grading purposes (which will include progress reports).
- 11.2.6.2 The District will provide one-half (1/2) day without students to each member at all levels for conference preparation.
- 11.2.6.3 District shall provide one-half (1/2) day for each high school member for semester preparation.
- 11.2.6.4 Full-time kindergarten members teaching two sessions will receive twice the allotted time listed above for conferencing/grading preparation.
- 11.2.6.5 A half day is defined as four hours of time during an eight-hour day, with a minimum of three consecutive hours.
- 11.2.6.6 On early release days, there will be no district/building meetings scheduled, except in case of emergency.

11.2.7 Inservice Days

- 11.2.7.1 For full-time members, there shall be no less than twelve (12) hours to be set aside exclusively for individual planning and preparation prior to the start of the school year. Any meetings or activities related to an additional paid responsibility of an individual teacher may count toward that twelve (12) hour total.
- 11.2.7.2 Part-time members shall be granted prorated pay and work time for two (2) days of work at the beginning of the year and one (1) day at the end of the school year after students are dismissed for the purpose of preparation and planning.

11.3 Extended Duties

Extended Duties are duties (exclusive of regular classroom instruction) that extend beyond the normal work year.

- 11.3.1 Members who accept an offer of additional days on an extended contract shall be paid their per diem rate.
- 11.3.2 Members who are involved in curriculum development, traffic safety, textbook adoption, or similar professional activities after the end of the work year or work day shall be paid according to Appendix C.

98
99
100
101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148

11.3.3 Except as provided in Appendix C, for all other assignments supervising students (e.g., Saturday School) twenty-five (\$25) dollars per hour shall be paid as additional compensation for the actual time worked.

11.4 Additional Work Day

A member may be granted additional workdays on a per diem basis. There must be a demonstrated need as determined by the building principal and approved by the superintendent.

11.5 Inclement Weather

Members of the bargaining unit shall not be required to report to work and shall not be charged leave time when student attendance is not required due to inclement weather. This includes previously scheduled leave time. If the Board requires students and/or staff to make up days lost due to inclement weather, then all members of the bargaining unit shall be required to fulfill their regular duties on those days without additional compensation.

11.6 Workday

11.6.1 The bargaining unit member's workday shall not be less than seven (7) hours thirty (30) minutes or more than eight (8) hours.

11.6.2 All bargaining unit members shall be entitled to a duty-free uninterrupted lunch period of not less than thirty (30) minutes per day.

11.6.3 A member shall not be required to extend his/her working hours beyond the regular workday more than twice a month, not to exceed ten (10) times per year, unless the District provides time and a half overtime compensation (based on the member's normal per diem rate of pay) or compensatory time off at a time and a half rate. Compensatory time shall be scheduled by the member and his/her building principal.

11.6.4 Members of the bargaining unit shall have the right to a 7-1/2 hour work day on the last workday before a holiday or break.

11.7 Preparation Time

All full-time members of the bargaining unit in a given building shall receive the same amount of preparation time as other full-time members in that building as set out below. Preparation time shall be pro-rated for part time members. By September 1 of each year, the Association will be provided with schedules for each building specifying minimum preparation time.

IEP, IEP-related meetings, School Intervention Problem Solving Meetings, Functional Behavior Assessments, 504 meetings, and Behavior Intervention Plans may interrupt prep time outside the student contact time.

- 149 11.7.1 Elementary
150
151 11.7.1.1 Full-time elementary members shall receive daily preparation time to
152 total not less than three hundred sixty-five (365) minutes per week.
153
154 11.7.1.2 Full-time elementary members shall receive preparation time of no
155 less than one hundred (100) minutes per week during student
156 contact time in blocks of no less than twenty-five (25) uninterrupted
157 minutes per day. On days with no scheduled preparation time,
158 members will receive a fifteen (15) minute relief break scheduled by
159 the building administrator.
160
161 11.7.2 Middle School
162
163 11.7.2.1 Full-time middle school members shall receive daily preparation
164 time to total not less than three hundred sixty-five (365) minutes
165 per week.
166
167 11.7.2.2 Full-time middle school members shall receive one instructional
168 period for the days that follow a regular bell schedule per day
169 during student contact time.
170
171 11.7.3 High School
172
173 11.7.3.1 Full-time high school members shall receive daily preparation time
174 to total not less than three hundred sixty-five (365) minutes per
175 week.
176
177 11.7.3.2 Full-time high school members on a seven period day schedule
178 shall receive one (1) prep/planning period per day.
179
180 11.7.3.3 During semester finals week, members shall receive no less than
181 the minimum of one (1) testing period for preparation.
182
183 11.7.4 Preparation time during weeks with less than five (5) days student attendance
184 required will be reduced on a pro rata basis (a day = 1/5).
185
186 11.7.5 When a member agrees to substitute during his/her duty-free preparation
187 period, comparable duty-free preparation time will be provided for the member.
188 If the member agrees to substitute during his/her duty-free preparation time
189 more than once per month, the member shall be compensated at his/her normal
190 per diem rate of pay.
191
192 11.8 Members shall not be assigned to cover a second class during their instructional time.
193
194 11.9 Any District-required training including, but not limited to, initial setup of District
195 equipment, online trainings, and student information systems, will not be taken out of
196 member planning time.
197
198

1 **ARTICLE 12**

2
3 **WORKLOAD**

4
5 12.1 The District and ECBC agree that the pupil-member ratio is an important factor in
6 maintaining quality education and agree to establish a class size committee to address
7 concerns from members and/or administrators regarding class size issues.
8

9 12.2 A member who believes his/her workload is excessive compared to other members in
10 the District may discuss the situation with the principal. If not satisfied with the
11 response at this level, the member may discuss the matter with the Assistant
12 Superintendent and may suggest option(s) for the District's consideration. The
13 member, upon request either to the Association representative or to the Assistant
14 Superintendent, will have his/her concern addressed by the class size committee. In
15 lieu of a class size committee, the Association president or designee will meet with the
16 Director of Human Resources to address the concern. The member and the CEA
17 president will receive a response from the class size committee within twenty (20)
18 school days of making the request and providing the information the committee may
19 require.
20

21 12.3 The Association President shall be provided with a District printout of class size by
22 school and by class by September 15 and by February 1 of each school year.
23

24 12.4 By September 15 of each year a class size committee of three (3) members appointed
25 by the Association President and three (3) administrators will meet to review class
26 sizes, consider options, and formulate recommendations for school board
27 consideration. The class size committee will meet as necessary to address concerns it
28 receives from members or administrators. The committee will consider the following
29 factors in deciding upon its recommendation(s):
30

31 12.4.1 The number of students in the class,

32 12.4.2 School and district class size averages,

33 12.4.3 The number and characteristics of special need students,

34 12.4.4 The instructional level of the classroom (e.g. primary, intermediate, etc.),

35 12.4.5 The member's professional experience,

36 12.4.6 The amount of educational assistant time or specialist assistance provided,

37 12.4.7 Other factors as suggested by the member.
38
39
40

41 12.5 Class size computations for a grade or school shall be made on the ratio of classroom
42 members to students exclusive of specialist. If a school council, however, agrees to
43 increase its level of specialists or otherwise modify its staffing allocation, then such
44 occurrence should be a factor considered in class size discussions by the class size
45 committee.
46
47
48
49
50

- 51 12.6 In situations where a class size or a specialist load exceeds the level desirable, the
52 committee will consider the following options:
53
54 12.6.1 Transfer/reassignment of students,
55
56 12.6.2 Adding certified staff,
57
58 12.6.3 Additional educational assistant time,
59
60 12.6.4 Development of split classrooms,
61
62 12.6.5 No changes due to financial/physical space/time limitations,
63
64 12.6.6 Other options mutually agreed to between the members and administrators on
65 the committee.
66
- 67 12.7 All elementary classroom members will complete at the beginning of the school year
68 and correct for changes during the year a list of students in the room, identifying special
69 conditions for any student (e.g. IEP for behavior, ESL, TAG, etc.) that should be
70 considered in reviewing class sizes. The principal or designee will review this
71 information for the grade level at the time of assigning a student new to the building.
72 The principal will also present this information to the Superintendent or designee when
73 class sizes at that grade level are being reviewed for District decision-making.
74
- 75 12.8 At any time after being assigned an exceptional student (e.g. IDEA or 504 eligible, ESL,
76 TAG), the teacher may request additional training to provide him/her with the necessary
77 skills for dealing with that particular exceptional student.
78
79 The case manager will meet with the teacher within one week of the request to identify
80 useful training and resources. This may include District or outside specialist and/or
81 other District teachers, who will consult, model classroom techniques, identify
82 workshops or resources (courses or reading material, etc.). The teacher and case
83 manager will create a schedule for accessing such assistance. A member who
84 continues to have concerns about available training may contact the principal.
85
86

1 **ARTICLE 13**

2
3 **INSTRUCTION**

4
5 13.1 Academic Freedom

6
7 13.1.1 Academic Freedom and Responsibility in the Instructional Program

8
9 13.1.1.1 To encourage students to reach their own conclusions and
10 judgment on issues, the member has the responsibility to
11 provide students balanced information representing various
12 points of view on controversial issues. The member is free to
13 present his/her own opinions or convictions in the field of
14 his/her professional competence, but these must be clearly
15 stated as his/her opinions as well as the premise from which
16 they are derived. These opinions, when stated, should appear
17 after the students have discussed the material and issue.

18
19 13.1.2 It is the Right of Members:

20
21 13.1.2.1 To present various points of view on controversial subjects in a
22 balanced manner so that students will be encouraged to reach
23 their own judgment.

24
25 13.1.2.2 To participate in the development of curriculum and the
26 selection of teaching materials. Supplemental materials and
27 instructional methodology may be used by teachers in
28 accordance with District policy and building procedures.

29
30 13.1.2.3 To select for classroom study controversial issues related to
31 the curriculum and appropriate to the maturity, intellectual and
32 emotional capacities of the students.

33
34 13.1.2.4 To have access to adequate instructional resources so that all
35 sides of an issue can be presented adequately.

36
37 13.1.2.5 To call upon teaching colleagues, administrators and
38 professional organizations for assistance and advice.

39
40 13.1.2.6 To teach in his/her area of academic competence without
41 regard to his/her race, sex or ethnic origin.

42
43 13.1.2.7 To express his/her own point of view in the classroom as long
44 as he/she clearly indicates it is his/her own opinion and
45 explains the basis for this position.

46
47 13.1.2.8 To work in a climate conducive to rational and free inquiry.
48
49

50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99

13.1.3 It is the Responsibility of Members:

- 13.1.3.1 To insure every student his/her right to confront and study controversial issues related to the curriculum and appropriate to his/her maturity, intellectual and emotional capacities.
- 13.1.3.2 To follow legislative, State Board of Education and District prescribed curriculum using approved materials and resources.
- 13.1.3.3 To protect the right of every student to identify, express and defend his/her opinions in the classroom without penalty as long as it does not conflict with the classroom activity or infringe upon the right of students or others involved.
- 13.1.3.4 To promote the fair representation of differing points of view in all issues studied.
- 13.1.3.5 To insure that classroom activities do not adversely reflect upon any individual or group because of race, creed, sex, or ethnic origin.
- 13.1.3.6 To develop in students skills in problem solving.
- 13.1.3.7 To adhere to the written policy concerning academic freedom established by the Board of Education.
- 13.1.3.8 To provide a procedure for the students whereby they receive full and fair consideration when they take issue with teaching strategies, materials, course requirements or evaluation procedures.
- 13.1.3.9 To exemplify objectivity in the search for truth, to demonstrate respect for minority opinion and to recognize the function of dissent within the democratic process.

13.1.4 It is the Responsibility of the District:

- 13.1.4.1 The District shall protect members in the use of controversial material, methodology, or content as long as such use complies with District policy and procedures and is in accordance with the District's adopted curriculum. Copies or summaries of such policies and procedures shall be included in the staff handbook.

13.2 Grading of Students

The member shall maintain the responsibility to determine grades of students. No grade will be changed without consultation with the member. In the event a grade is changed, the party changing the grade will assume accountability for that change. Within ten (10) days of the change, the member shall be notified in writing of the change and the reasons for it.

100 13.3 Site Based Decision Making

101

102 13.3.1 The Board of Directors, in order to improve the quality and effectiveness of
103 education, shall establish site councils at each school in conformance with state
104 statutes and regulations in accordance with ORS 329.704.

105

106 13.3.2 The duties of the site councils shall be those prescribed in the statute.

107

108 13.3.3 A site council, in reaching decisions on matters within its responsibilities, shall
109 not alter, amend or modify the Agreement without the approval of the District
110 and the East County Bargaining Council.

111

112 13.3.4 Member participation on a site council is voluntary and lack of participation shall
113 not be noted negatively in a member's evaluation or personnel file and shall not
114 be used as a subject of discipline.

115

116 13.4 Classroom Disciplinary Procedure

117

118 13.4.1 Member Notification

119

120 Members who are assigned students who are known to have an IEP, or
121 Section 504 plan, or District-generated behavior intervention plan, shall be
122 provided access to a copy of the IEP, 504 plan, or District-generated behavior
123 intervention plan, and/or relevant information. Members shall review and
124 implement the plans including modifications and accommodations, and shall
125 have the opportunity to consult with appropriate staff members upon request.

126

127 13.4.2 Written Procedure

128

129 13.4.2.1 The District will make available on its web site a copy of its
130 adopted discipline policies. Members shall adhere to these
131 policies.

132

133 13.4.2.2 Building administrators/supervisors will meet with members
134 annually to establish and/or review written disciplinary
135 standards and procedures for each building to ensure uniform
136 enforcement of district policies.

137

138 13.4.3 Disruptive Student

139

140 When a student is disrupting the instructional program to the detriment of
141 himself/herself and/or others, the member will take appropriate action. Any
142 student removed from class at any time by a member shall be directed by
143 such member to the principal or other designated person.

144

145 Following action by the principal or designee, the student may be returned to
146 the classroom. If, however, a member requests a conversation with the
147 principal/designee to discuss the student's behavior, the student's return to the
148 member's class shall be delayed until after the conversation has taken place.

149

150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191

13.4.4 Dangerous Student

13.4.4.1 When a student's behavior requires immediate action by the member to prevent harm to self or others, the member shall be authorized to send the student(s) to an administrator's office along with the communication identifying this as a dangerous situation.

13.4.4.2 Before re-admittance to the member's workstation and/or duty station a parent conference shall be required at which a written behavior plan shall be finalized between the student, parent or guardian, administrator/supervisor and the member. This behavior plan shall specify the future behavior expectations of the student. If a parent or guardian refuses or is unable to attend this conference, the conference may be held in their absence with a copy of the behavior plan sent to them via certified mail.

13.4.4.3 By the end of the teaching day, the member referring a student shall have either conferred with or provided a written report for the appropriate administrator including:

13.4.4.3.1 A statement of the facts,

13.4.4.3.2 A summary of conditions leading to the referral,

13.4.4.3.3 Steps taken by the member to remedy the problem and to motivate the student, and

13.4.4.3.4 Any other steps taken prior to the referral.

13.4.4.4 Affected members shall be notified with all relevant information prior to the placement of a dangerous student in his/her worksite. In cases where out-of-district transfers may delay the information, the District shall notify affected members as soon as the information is known.

13.5 The District will follow state and federal laws relative to any individual who physically or verbally abuses or intimidates or interferes with any member performing his/her duties.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50

ARTICLE 14

PROFESSIONAL DEVELOPMENT

14.1 Inservice Workshops, Conferences, Programs

14.1.1 The Board agrees to pay the full cost of District approved tuition and other District approved expenses incurred in connection with any courses, workshops, seminars, conferences, in-service training sessions, or other such session which a member is required and/or requested to take by the administration.

14.2 Tuition Reimbursement

14.2.1 Courses must be taken for credit and must contribute directly to more effective instruction by the individual member. Specific matter of interpretation or approval of courses shall be subject to the decision of the superintendent or his designee.

14.2.2 The Board approves up to six (6) quarter hours tuition each year or four (4) semester hours per year for each licensed member. These hours may accumulate to twelve (12) quarter hours or eight (8) semester hours in a three-year period. Part-time members of half-time or more may be reimbursed only for the pro-rata share of two (2) quarter hours, based on the percentage of full-time they work.

14.2.3 Full tuition cost (including fees defined below) at Portland State University rate will be reimbursed at either undergraduate or graduate rates depending upon types of courses taken. The amount of reimbursement will be determined by the rate charged by Portland State University rate per credit hour as the measure of tuition reimbursement effective with the commencement of the current school year, or by the institution attended by the member, whichever is less. The District pays the tuition/fees only. If a member takes semester hours, reimbursement will be calculated using the following formula:

$1\text{-}1/2 \times (\text{PSU rate per credit hour}) = \text{amount of reimbursement per semester hour.}$

The PSU fees shall be defined as tech, building, incidental student and health fees only.

14.2.4 Members shall follow administration rules for applying for tuition reimbursement. For tuition reimbursement the member shall:

14.2.4.1 Submit "Letter of Intent" form to principal for District approval prior to enrolling in the course, and

14.2.4.2 Submit document verifying payment and official grade slip as evidence of completion of the course.

14.2.5 Tuition shall start with classes taken fall quarter of the new school year and

51 continue through summer session.

52
53 14.2.6 It is the responsibility of the member to see that evidence of satisfactory
54 completion of the course and a receipt or other evidence showing cost are
55 submitted to the superintendent's office immediately upon availability from the
56 college.

57
58 14.2.7 Members may request payment of tuition subject to the terms of section 14.2. 4
59 prior to completion of the course by submitting a receipt or canceled check for
60 the tuition paid. Verification of successful completion of the class(s) must be
61 received within thirty (30) working days upon conclusion of the term. If
62 verification is not received, the District may elect to deduct from the members
63 next check, the amount of the tuition payment. District action of deducting from
64 the check does not mean the member waives his/her right to reimbursement for
65 the class(s) if evidence of successful completion of the course is presented
66 within one year from the date of the payroll deduction specified herein.

67
68 14.2.8 In lieu of the current year's six (6) quarter hours or four (4) semester hours per
69 year for tuition reimbursement, members may request reimbursement for a
70 maximum of two (2) audited courses, classes, seminars, registrations, or
71 workshops as long as the request is approved by the Human Resources office.
72 Costs are limited to registrations and cannot be used to pay for substitutes.
73 Members who choose one such activity in the current year shall do so in lieu of
74 three (3) quarter hours or two (2) semester hours of accumulated tuition
75 reimbursement. One of the two such activities cannot be scheduled during the
76 workday. This does not affect any accumulated hours from previous years.

77
78 14.2.9 If a member resigns or retires from the District for the ensuing school year, the
79 District shall not be obligated to pay for any class taken during the summer
80 term. If prepayment was made, reimbursement shall be withheld from the final
81 paycheck.

82 83 14.3 District Staff Development

84
85 14.3.1 Members will be permitted to take District staff development courses (including
86 Summer Institute) at no cost to the member. Credit for these courses will not be
87 charged to the member's tuition reimbursement account, except in cases where
88 credit is earned by the member.

89
90 14.3.2 Members will receive credit toward advancement on the Centennial salary
91 schedule for District staff development courses taken and for any unpaid time of
92 thirty (30) hours outside the regular workday required of a member of a
93 professional committee (such as site council or a District curriculum committee).

94
95 14.3.3 District staff development courses shall be those noncredit courses offered by
96 the District and approved by the superintendent or designee.

97
98 14.3.4 For the purposes of this Agreement, thirty (30) hours of District staff
99 development equals one (1) quarter hour of college credit.

100

101 14.3.5 Scheduling Staff Development for Part-Time members
102 District staff development is directed by the district through the building
103 administrators or supervisors. Those administrators direct who should attend
104 required staff development sessions. Part-time licensed staff may be required,
105 by administration, to work additional hours beyond their regular schedule for
106 staff development. Part-time licensed staff must be given four (4) weeks' notice
107 of the change in schedule. The member shall be paid at his/her per diem rate
108 for the extra time worked. If required to attend, and if there was time between
109 the end of the staff development session and the beginning of their teaching
110 start time, that time would be paid time at their regular per diem rate of pay.
111 Such addition work would be limited to six (6) times per year.
112

113 14.4 Continuing Professional Development
114
115 A member shall have the right to choose the District Plan or Individual Plan and under
116 neither one shall the teacher be required to set CPD goals that reflect evaluation
117 goals.
118

119 14.5 National Board Certification
120
121 14.5.1 The District shall provide a one-time only bonus of one thousand dollars
122 (\$1,000) for members who are National Board Certified.
123
124 14.5.2 The District shall provide up to ten (10) days per year (from professional leave
125 account) for all members working on their National Board Certification.
126

127 14.6 Mentor Teacher Program
128
129 14.6.1 The District reserves the right to establish and discontinue a Newly Hired
130 Teacher/Mentor Teacher Program.
131
132 14.6.2 Teachers may submit a letter of interest to be a Mentor Teacher to the building
133 principal.
134
135 14.6.3 No member shall be designated as a Mentor Teacher unless willing to perform
136 in that role.
137
138 14.6.4 A Mentor Teacher will work with no more than one newly hired teacher per year,
139 except in circumstances when a teacher agrees to take more than one newly
140 hired teacher.
141
142 14.6.5 No Mentor Teacher shall participate, at any level, in the evaluation of newly
143 hired teachers.
144
145 14.6.6 The District will provide a qualified substitute for the Mentor Teacher when
146 necessary to fulfill Mentor Teacher obligations as per State Department
147 regulations and/or District guidelines.
148
149 14.6.7 CPD units will be issued for each hour for each member of the mentor team for
150 every hour of individual consultation. Consultation time will be recorded in a log.

151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185

14.6.8 When the Mentor Teacher works with the newly hired teacher outside the workday, the Mentor Teacher will be compensated at the curriculum rate, unless the Mentor Teacher is participating in the state mentor grant.

14.6.9 Should the state provide grant dollars for mentor programs, and the District receives a grant, grant dollars shall be distributed as stipulated in the grant, or if not stipulated, one-half of the grant dollars will go to the Mentor Teacher with the other half going for release time.

14.7 Professional Leave

The Centennial School District will create a pool of professional leave days equal to the number of bargaining FTEs as identified in the proposed budget each year which may be used by members of the bargaining unit for activities related to professional teaching duties. Each building will be allotted days based on number of members assigned to the building. Members who would like to request a day of professional leave may submit a request to their principal prior to December 1 of each school year. Final approval rests with the building administrator. No member shall be granted more than three (3) days during the school year. On April 15 of each school year, up to ten (10) days of unused professional leave shall be transferred and be assigned to a district-wide pool for the remainder of the school year. Applications for professional leave shall be made at least three (3) days prior to the date of expected leave on proper District application forms.

14.7.1 Examples of professional leave with pay are, but not limited to:

14.7.1.1 Visits to other school systems,

14.7.1.2 Participation in professional teaching programs,

14.7.1.3 Professional opportunities which will extend the outlook and improve the service to the District or the bargaining unit.

1 **ARTICLE 15**

2
3 **ELEMENTARY & SECONDARY EDUCATION ACT**

4
5 15.1 The District and the Association will form a mutual committee to investigate the
6 impact and effects the Elementary and Secondary Education Act (ESEA) federal
7 legislation may have on the teaching staff related to conditions of employment.
8

9 15.2 Among the topics for the committee will be:

10
11 15.2.1 District progress in meeting the Highly Qualified Teacher requirements of the
12 law, and

13
14 15.2.2 The impact on schools not meeting Adequate Yearly Progress.

15
16 15.3 No decision and/or action related to the ESEA or its implementation shall violate the
17 provisions of this Agreement without the approval of the District and the Council.
18

19 15.4 Changes in mandatory subjects of bargaining related to implementation of the ESEA
20 shall be subject to bargaining between the District and the Council. Such bargaining
21 shall be conducted pursuant to ORS 243.698 except that the duration of bargaining
22 shall be one hundred and twenty (120) days including mediation.
23

24 15.5 Highly Qualified Teachers

25
26 The term “highly qualified teacher” refers to and its use shall be limited to the specific
27 requirements established by the reauthorized federal Elementary and Secondary
28 Education Act (ESEA) (No Child Left Behind) legislation or as subsequently modified. If
29 the District is required by law to send highly qualified notifications to parents, the
30 Association and impacted members shall receive five (5) days’ notice.
31

32 15.5.1 A “Teacher” shall be considered “highly qualified” if he/she meets the
33 requirements/qualifications established by the Oregon Department of Education
34 (ODE) and the Teacher Standards and Practices Commission (TSPC).
35

36 15.5.2 Members engaged in professional development activities, in order to fulfill
37 requirements as a “highly qualified teacher”, shall have full access to the
38 professional development funds and tuition reimbursement provisions of Article
39 14 of this Agreement.
40

41 15.5.3 The District shall reimburse the cost of PRAXIS and/or ORELA examinations for
42 members who have taken and passed the exam in order to satisfy the
43 requirements of being Highly Qualified.
44
45

1 **ARTICLE 16**

2
3 **COMPENSATION**

4
5 16.1 Salary Schedule and Index

6
7 The salary schedule(s) and index for members are attached to this Agreement as
8 Appendix A and B and by this reference incorporated herein. This salary schedule(s)
9 and index shall be the official salary schedule(s) and index for all members of the
10 bargaining unit and shall not be deviated from except through mutual consent of the
11 District and the Association/Council.

12
13 The salary schedule for 2013-2014 (Appendix A-1) shall reflect a 0% increase above
14 the salary schedule in Appendix A-1 of the 2012-2013 Agreement.

15
16 Members who have been at the top of their respective column who did not advance to
17 a higher step at any time since June 30, 2013 shall receive, for one (1) year only, an
18 additional lump sum compensation of 1% of their base pay. Employees receiving the
19 one-time additional compensation shall have deducted the PERS individual
20 contribution and the FICA employee contribution and any income tax deductions
21 required by the employee’s W-2 on file as of the date of the payment (which shall be
22 paid during the month of December 2013).

23
24 At the end of the 2013-2014 fiscal year, a one-time stipend shall be paid to members in
25 increments of .25% of their 2013-2014 salary for every \$150,000 that the Ending Fund
26 Balance exceeds \$2,763,000. Any monies transferred from the General Fund to other
27 funds during the 2013-2014 fiscal year shall be counted toward the 2013-2014 Ending
28 Fund Balance.

29
30 The salary schedule for 2014-2015 (Appendix A-2) shall reflect a 1.5% increase above
31 the 2013-2014 salary schedule (Appendix A-1) beginning on the 97th day of the
32 contract year.

33
34 The salary schedule for 2015-2016 (Appendix A-3) shall reflect a 2% increase above
35 the final 2014-2015 salary schedule (Appendix A-2).

36
37 If the State School Fund for the biennium is at least \$7.37 billion, then the 2015-2016
38 salary schedule shall be increase by an additional 1% for a total increase of 3% over
39 the final 2014-2015 salary schedule.

40
41 If the State School Fund for the biennium is at least \$7.57 billion, then the 2015-2016
42 salary schedule shall be increase by an additional 1% for a total increase of 4% over
43 the final 2014-2015 salary schedule.

44
45 16.1.1 Members who work less than full-time will be paid at a pro-rata portion of the
46 full-time salary.

47
48 16.1.2 Members who are granted extended contract(s) to work beyond the normal work
49 year shall be paid at their normal per diem rate for each additional day (or
50 portion thereof).

51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100
101

16.1.3 Members who are employed during the summer to teach academic courses shall be paid their per diem. By June 15 all summer employment opportunities shall be posted on the District website and made available for members by contacting the Human Resources Office.

16.1.4 Teachers of courses designated as recreational or enrichment (driver education, sports programs, outdoor science, music, etc. or curriculum development) shall be paid at the curriculum rate.

16.2 Step Placement and Advancement

16.2.1 Members shall be placed and shall advance on the steps of the salary schedule as follows:

16.2.1.1 Members new to the district shall be placed on the salary schedule allowing full credit for each year (135 consecutive work days or more) regardless of prior professionally or academically licensed experience service in the public schools, K-12.

16.2.1.2 Prior experience in private or parochial schools, district approved experience in colleges or universities, or other situations will be given year for year (135 consecutive work days or more) if the institution where the prior experience was obtained, required a professional license in order to be employed.

16.2.1.3 Substitute experience shall not count unless it was done on a full-time contract basis. Continuous service of 135 consecutive work days or more, or one (1) or two (2) assignments of no less than 135 consecutive work days of substitute teaching shall qualify as a year of experience in accordance with ORS 342.840. Credit for a part of a year will not be given unless two (2) segments or less total a school year.

16.2.2 Members shall receive advancement (increments) on the salary schedule for each year (135 consecutive work days or more including paid leave) of work completed in the District.

16.3 Column Placement and Advancement

16.3.1 Initial Salary Column Placement

16.3.1.1 Any academic certificate, license, degree, or the equivalent, issued by TSPC, the State of Oregon, an accredited institution of higher education, or a professional society, shall qualify for placement on the corresponding column of the salary schedule.

16.3.1.2 College hours used for initial placement must be earned subsequent to the earning of a bachelor degree and contribute directly to the new member's assignment. Specific matter of interpretation of approved course work is at the discretion of the Human Resources Director.

102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151

16.3.2 Members, either new or returning, may request a meeting with the Human Resources Director and present information as to hours or degrees not previously counted toward salary placement. If additional hours or degrees are counted, the change in placement will be retroactive for twelve (12) months.

16.3.3 For purposes of educational column advance on the salary schedule, previously approved college credit hours earned by the end of summer term shall apply effective the beginning of the next school year, provided proof of successful course completion is received by September 10. Previously approved credit hours earned between September 1 and January 1 of a school year shall be effective on February 1 of that school year on a pro-rata basis provided proof of successful course completion is received by January 10.

16.3.4 The District agrees to accept the following as proof of successful completion of the pre-approved class(s).

16.3.4.1 An official grade slip from the institution where the class was taken, official transcripts indicating successful completion of the class and/or a letter from the instructor and/or registrar of successful completion of the class. The letter must be on the institution letterhead, indicate the class number and name, the credits completed and the grade. The letter must be signed by the instructor or registrar and may be mailed or faxed to the Human Resources Department. Verification must be in the Human Resources Department by September 10 and January 10.

16.4 Salary Checks

16.4.1 All members of the bargaining unit will be paid on a 12-month period. June, July and August checks will be available on the last contracted workday after all requirements have been fulfilled, except that members who are leaving District employment for reasons other than retirement will receive their August check no later than June 30.

16.4.1.1 Members who work at the Centennial Park School will be employed in a year-round school setting. Their annual salary will be paid in accordance with 16.4.1. The balance of the CPS contract checks will be available on the last contracted workday of the school year, after all check out requirements have been fulfilled.

16.4.1.2 Exceptions will be members who are leaving the District employment for reasons other than retirement, and will receive their July check not later than June 30 of the current school year.

16.4.2 Salary checks will be paid on the 25th of each month or on the last working day prior to the 25th if weekends or vacations interfere unless extenuating circumstances make this impossible.

16.4.3 A member of the bargaining unit may request by the 10th day of the month and

152 the District shall grant an earned advancement on his/her salary. The advance
153 pay will be deducted from his/her check in the month granted. Members shall
154 be limited to four (4) draws per year. No requests may be made after May 10.

155
156 16.4.4 Members electing to have their checks sent monthly during the summer break
157 may initiate the request by submitting stamped, self-addressed envelopes to the
158 payroll department prior to June 1st. The checks will be mailed July 25th and
159 August 25th.

160
161 16.4.5 The Employee's Earning Record stub attached to the monthly paycheck will
162 provide each member of the bargaining unit as much of his/her salary
163 breakdown as the payroll computer system has capacity.

164
165 16.4.6 Members may opt to have salary paid by "direct deposit" to the financial
166 institution of their choice.

167
168 16.5 Payroll Deductions

169
170 16.5.1 Upon appropriate written request from the member submitted prior to stated
171 deadlines, the District will deduct from that member's salary and make
172 appropriate remittance for the following approved deductions:

173
174 16.5.1.1 United Way (during annual fund raising campaign).

175
176 16.5.1.2 Centennial Educational Foundation

177
178 16.5.1.3 OnPoint Credit Union.

179
180 16.5.1.4 Premiums for insurance programs (prior to September 10).

181
182 16.5.1.5 Membership dues to United Teaching Association (CEA-ECBC-
183 OEA-NEA) - (prior to October 10).

184
185 16.5.1.6 United States Savings Bonds.

186
187 16.5.1.7 Section 125 Payroll Deduction Plan with a west coast administrator
188 (prior to October 1).

189
190 16.5.2 Any member contracted after the start of the school year shall request
191 deductions according to deadlines set by the payroll office.

192
193 16.6 PERS/OPSRP

194
195 16.6.1 The District shall be relieved of any obligation to otherwise pick-up, assume, or
196 pay the six percent (6%) employee contribution/payment required by ORS
197 238.200 and ORS 238A.330.

198
199 16.6.2 The District agrees to adopt a School Board resolution to make an election
200 under IRS Codes to allow a pre-tax deduction of the six percent (6%) employee

201 contribution/payment required by ORS 238.200 and ORS 238A.330. Such
202 deduction shall be made from each employee's pre-tax gross wages.

203
204 16.7 Student Teachers

205
206 16.7.1 Money paid to the District by a college placing a student teacher in the District,
207 intended as an honorarium for the District member supervising the student, shall
208 be paid to the supervising member.

209
210 16.7.2 The minimum honorarium paid to the supervising member is \$100 unless more
211 than one member is supervising the student teacher, in which case the
212 honorarium paid to the District by the college will be divided equally among the
213 supervising members.

214
215 16.8 Travel Allowance

216
217 16.8.1 Authorized expenses shall be paid to members of the bargaining unit at the
218 current IRS rate on July 1 of the school year.

219
220 16.8.2 Members of the bargaining unit who are required to use their own automobile in
221 performance of their duties will be reimbursed for such travel at the IRS rate per
222 mile.

223
224 16.8.3 All members of the bargaining unit will be provided Comprehensive Liability
225 Coverage under the District's policy while traveling on approved District
226 business.

227
228 16.8.4 Members required by their principal or supervisor to purchase supplies for their
229 classes will be reimbursed for their travel for such purpose at the IRS rate.

230
231 16.9 Early Retirement

232
233 16.9.1 Definition:

234
235 Retirement may be a viable option for some members. The District wants to
236 provide an incentive for early retirement. Any member who has had ten (10)
237 years of unbroken service prior to October 1, 2000, but had a break in service
238 after ten (10) years and is currently re-employed by the District, shall also be
239 able to retire under the provisions of this article. Any member who retires
240 under the provisions of PERS prior to age 65, and who has completed ten (10)
241 years of service with the District, shall be eligible for the District's plan.
242 However, this benefit shall sunset as of October 1, 2000 for all certified
243 members hired on or after that date.

244
245 16.9.2 Stipend

246
247 16.9.2.1 The early retirement program will provide a monthly payment of
248 \$562.50 for a maximum of 48 months.

249
250 16.9.2.2 The District's obligation to pay the stipend fee shall terminate at the

251 end of 48 months, upon the request of the member to cancel the
252 program, age 65, death, or the return to active employment which
253 would reinstate PERS membership and payments to the retirement
254 fund.

255
256 16.9.3 Insurance

257
258 16.9.3.1 The member will have the option to purchase medical, dental and
259 vision insurance until age 65, subject to approval of carrier.

260
261 16.9.3.2 The member may accept the insurance coverage as provided in the
262 early retirement plan. The member will pay the difference for added
263 coverage and the premium difference from rate at time of retirement.
264 The member may also purchase family coverage.

265
266 16.9.4 Compensation from Outside Agencies on School Campuses

267
268 16.9.4.1 A member may accept work on school campuses with Centennial
269 School District students from outside agencies (e.g. SUN program).
270 The agency shall be responsible for establishing the salary amount
271 and will pay the employee directly. The district will not be
272 responsible for any salary/benefits nor the establishment of any
273 salary rates.

274
275 16.9.5 Members whose duties entail completing documentation for Medicaid billing will
276 be reimbursed by the District for the minimum licensing or certification fee that
277 qualifies him/her to do Medicaid billing.
278
279

1 **ARTICLE 17**

2 **INSURANCE**

3
4
5 17.1 District Contribution

6
7 The District shall contribute the following amounts for the 2013-2016 contract to
8 cover the purchase of family medical, family dental with orthodontia, and/or family
9 vision insurance.

10

School Year	Amount Per Member Per Month
2013-2014	\$1230
2014-2015	\$1267
2015-2016	\$1317

11
12 17.1.1 Any amount of district contributions not utilized to pay for insurance premiums
13 through OEBB shall remain the property of the District, subject to the terms of
14 Article 17.5.

15
16 17.1.2 The District contribution will be pro-rated for members who work less than full-
17 time.

18
19 17.2 Optional Plans

20
21 The District will also make available life, long-term disability insurance, cancer and
22 accidental death insurance plans to all members, although purchase of these benefits
23 will be optional.

24
25 17.3 Choice of Plans

26
27 The Association/Council shall have the right and responsibility to select the insurance
28 benefit carriers and plans available to members from those offered by OEBB.

29
30 17.4 Resignations

31
32 When a member resigns from the District, all benefits of this Article shall be prorated as
33 to percent of time worked.

34
35 17.5 Insurance Pooling.

36
37 If the insurance cap does not cover the full cost of the medical, vision, and dental
38 insurance premiums for members, an insurance pool will be implemented by the
39 October paycheck according to the following formula.

40
41 The total of CEA member unspent District contributions equals “the pool.” All members
42 with out of pocket medical, vision, dental insurance premiums will be distributed from
43 lowest to highest and “pool” dollars will be applied down the list until the “pool” is
44 exhausted. “The pool” shall be determined by multiplying the unspent District

45
46

contributions by a percentage as indicated in the table below.

School Year	Pool Percentage to Members
2013-2014	50%
2014-2015	50%
2015-2016	50%

47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64

The “pool” shall apply only to medical, dental and vision plan premiums for employees whose coverage exceeds the monthly insurance cap. “Pool” dollars may not be applied to optional plans described in Article 17.2.

Employees hired after the pool is established will be eligible for “pool” dollars starting in October or the first month insurance is deducted from their paycheck, whichever is later.

17.6 The District shall provide Section 125 Plans (A and B) for use by employees.

17.7 Domestic Partners

17.7.1 For all purposes within this Article, the term “domestic partner” shall be defined to mean same or opposite gender and follow the OEGB rules for the determination of that status.

1 **ARTICLE 18**

2
3 **EXTRA DUTY**

4
5 18.1 Definition of Extra Duty

6
7 Extra duty is work or responsibilities performed by a member for approved tasks not
8 related to the individual's regular assignment. To qualify for payment the following
9 criteria must be met:

10
11 18.1.1 The responsibility must take place outside of class time and extend
12 beyond the regular work day. The activity or program must be an
13 approved extra duty because not all activities or programs outside of
14 class time or beyond the regular school day are extra duty.

15
16 18.1.2 The assigned person must be qualified either by experience, interest or
17 training to direct the assignment or activity.

18
19 18.1.3 The District and the Council agree to bargain over the pay rate if any
20 significant changes are proposed in duty responsibilities.

21
22 18.2 Extra Duty Schedule and Index

23
24 The compensation rates for Extra Duty positions are attached to this Agreement as
25 Appendix C and by this reference incorporated herein. These rates shall be the official
26 compensation rates for all Extra Duty positions in the District and shall not be deviated
27 from, except through mutual written consent of the District and the
28 Association/Council.

29
30 18.3 New Positions

31
32 18.3.1 If the need for an extra duty position not specified above should occur while
33 this agreement is in force, the District shall make a determination of the
34 placement of the position on the extra duty schedule based on the job
35 description of the new position and a fair evaluation of like or similar positions.
36 The District shall advise the Council of the new position and solicit the
37 Council's input as to appropriate placement on the extra duty schedule.

38
39 18.3.2 At the end of the school year following the creation of a new extra duty
40 position, a review may be conducted of the extra duty position to determine if
41 the position has been appropriately placed on the extra duty schedule. The
42 District shall inform the member assigned to the position and the Council that
43 a review is being conducted and solicit input. Such a review may be initiated
44 by the District, the Council, or the member assigned to the position.

45
46 18.4 Vacancies in extra duty positions shall be posted as per Article 8 of this Agreement.

47
48 18.5 Extra duty positions not associated with a teaching assignment are voluntary.

49

- 50 18.6 When filling an extra duty position or volunteering to supervise or assist with
51 school related activities beyond the normal workday, a member shall be
52 reimbursed for all related expenses pre-approved by the District.
53
- 54 18.7 Due process rights shall be afforded a bargaining unit member when employed in an
55 extra duty position only in the event of mid-season termination.
56
- 57 18.8 Extra Duty notice for the subsequent year confirming the position stipend shall be
58 provided in writing to the member no later than June 15. Upon request, the principal
59 or designee shall meet with the member in advance of the assignment to outline the
60 scope of the work required. If a vacancy occurs after June 15, a member volunteering
61 to fill the vacancy shall be provided written notice confirming their employment and
62 stipend prior to commencing work.
63
64

ARTICLE 19

PAID LEAVE OF ABSENCE

19.1 All absences and leaves must have administrator's approval. The member's immediate supervisor's recommendation and the approval of the superintendent or his/her designee constitute administrator's approval.

All requests for absences and leaves except sick leave must be submitted in writing on District approved forms. All written requests should be made in advance of the absence. Some situations do not lend themselves to prior approval. When this happens, the written application must be submitted to immediate supervisor within five (5) days after the occurrence.

19.2 Sick Leave

19.2.1 Members of the bargaining unit shall be granted ten (10) days' sick leave during each school year pursuant to ORS 332.507(2). Such sick leave shall be credited to said members on the first work day of the fall semester. In case of members who begin service after the beginning of the school year, sick leave shall be credited on the first day of active teaching service and consist of one (1) day for each month remaining in the school year.

19.2.2 No maximum shall be placed on sick leave accumulation. The member's sick leave hours shall be displayed on the member's monthly pay statement.

19.2.3 A member who has accumulated sick leave during employment in another school district, and who was so employed during the preceding years, shall, upon proper verification, be allowed the number of sick leave days so accumulated in accordance with ORS 342.596.

19.2.4 Members may use their accumulated sick leave for family illness, in accordance with the Family Medical Leave Act/Oregon Family Leave Act regulations.

19.3 Emergency/Personal Leave

19.3.1 When a member is absent because of emergencies or personal business that cannot be conducted outside the regular workday, and the absence is not covered by any other leave, the employer will allow the member up to three (3) days of personal leave, per year, non-cumulative, with the member to be paid his/her daily per diem rate. Personal leave cannot be used for recreational or leisure leave activities, to work for another employer, nor to extend a holiday or vacation or for social purposes or a second business. Members will not have to state reason for said leave. This is not intended to preclude the use of emergency/personal leaves before or after a two (2) day weekend.

19.3.2 Requests for leave must be made in writing three (3) days in advance except when approved by the building administrator. In cases of emergency, leaves

51 may be granted by phone and written requests within two (2) days of the
52 member of the bargaining unit's return.

53
54 19.4 Members' Personal Leave Donation Bank

55
56 19.4.1 On or before October 31 of each year, a participating member may contribute
57 eight (8) hours of personal leave to a common donation bank. This donation
58 can only be made once per year, is irrevocable, and may only accumulate up
59 to a total equal to the number of FTE in the bargaining unit. Participation in
60 the donation of the hours shall be voluntary. The District shall be defended
61 and held harmless from any claim arising from honoring the donation. The
62 District is not responsible for any personal tax liability that may be incurred by
63 the donating member or the receiving member, should any liability arise.
64 Part-time employees will be pro-rated, both for donation and receipt of
65 donated days. Members on Workers Compensation who receive
66 reimbursement of lost days through their workers compensation claim may not
67 benefit financially from the personal leave bank by receiving more than their
68 regular salaried amount.

69
70 19.4.2 Procedure for Committee Members

71
72 Grants from the donated days will be determined by the CEA Executive
73 Council or their designees. Inquiries to the Human Resources Department
74 shall be referred to the CEA President.

75
76 19.4.3 Application for Personal Leave Donation Days

77
78 When a bargaining unit member has used all available paid leave days and
79 needs donated days due to debilitating illness or injury, the following
80 procedure will be implemented.

81
82 19.4.4 The bargaining unit member will notify the Association of the need for donated
83 days.

84
85 19.4.5 The Association Executive Council will review the request.

86
87 19.4.6 The Association Executive Council will notify the District Human Resources
88 Office that a member has requested and been approved for donated days.

89
90 19.4.7 Payroll will process the days as instructed by the Association.

91
92 19.4.8 Members are limited to 520 hours (65 days).

93
94 19.4.9 Only contributing members may request donated days.

95
96 19.5 Emergency Leave for Bereavement

97
98 A member of the bargaining unit shall be granted five (5) days' absence with full pay
99 because of death of any member of his/her immediate family. He/she may be granted
100 three (3) extra days for which he/she will receive a pay reduction equivalent to rate of

101 pay for a professional substitute. Use of such days must occur within one (1) month of
102 the death of the immediate family member, or up to six months in cases where the end-
103 of-life ceremony is delayed.

104

105 19.5.1 Immediate family shall be defined as to mean spouse, same sex or opposite
106 sex domestic partners, parents, children, brother or sister, grandparents,
107 grandchildren, same sex or opposite sex domestic partner's parents, children,
108 brother or sister, grandparents, grandchildren or spouse's immediate family as
109 already defined. Other persons shall be considered as members of the
110 immediate family, provided they are living in the home of the member or are
111 dependent upon the member for support.

112

113 19.5.2 Members may use the three reduced pay days for the purposes of dealing
114 with issues related to the death. These days must be used within six months
115 of the death.

116

117 19.5.3 A member of the bargaining unit shall be granted one (1) day's absence with
118 full pay to attend the funeral of a close friend or a distant relative. In the event
119 of special extenuating circumstances, the District may grant up to two (2)
120 additional days for this leave.

121

122 19.6 Legal Leave

123

124 19.6.1 Mandatory Legal Appearance

125

126 19.6.1.1 A member shall be absent with pay under Article 19 if he/she is
127 subpoenaed as a witness in a legal proceeding, except when such
128 subpoena is on behalf of the association in proceedings (other than
129 grievance hearings) against the school district, providing he/she
130 turns in a copy of the subpoena and any witness fees that he/she
131 receives to the business office.

132

133 19.6.1.2 Jury Duty

134

135 Members called for jury duty will normally be expected to serve
136 during the period they are summoned. The District will grant full pay
137 providing the employee turns in the jury fee to the business office,
138 and reports back to work on any day when released in advance.

139

140 19.7 Military Duty Leave

141

142 In accordance with ORS. 408.29, a member of the unit may request leave for annual
143 active duty. Such leave shall not exceed fifteen days, comprising no more than
144 eleven work days, in one calendar year. Member shall be released without loss of
145 time, pay or rights and benefits to which he/she is entitled provided that he/she has
146 been employed at least six (6) months prior to the request.

147

148

1 **ARTICLE 20**

2
3 **UNPAID LEAVES OF ABSENCE**

4
5 20.1 General Unpaid Leaves

6
7 20.1.1 Leaves of absence without pay normally for up to one (1) year may be
8 granted by the Board upon the recommendation of the superintendent for the
9 following reasons:

10
11 20.1.1.1 Career Development,

12
13 20.1.1.2 Health or Unavoidable Circumstances,

14
15 20.1.1.3 Military Duty,

16
17 20.1.1.4 Family Leave,

18
19 20.1.1.5 Good Cause.

20
21 20.1.1.6 Domestic Violence/Sexual Assault/Stalking.

22
23 20.1.1.7 Association Leave

24
25 20.1.2 In order to receive favorable consideration by the superintendent and Board,
26 the following conditions must be met:

27
28 20.1.2.1 The request shall include the kind of leave, the reasons for the
29 unpaid leave, the date the leave is proposed to commence, and the
30 date the member would resume his/her duties;

31
32 20.1.2.2 The member must have been employed by the District for at least
33 two (2) consecutive years preceding the year of requested leave,
34 except for leaves required by state and federal law;

35
36 20.1.2.3 If a member's request for unpaid leave is denied, the District shall
37 provide the member a written statement of the reasons for denial
38 within ten (10) workdays after the denial; provided that this shall not
39 be construed as infringing upon the District's exclusive discretion
40 over granting or denial of such requests.

41
42 20.1.3 An individual returning to the District after a year's leave without pay will be
43 credited with all benefits which he/she had at the beginning of the leave and
44 will be reassigned to a similar position. He/she will be subject to the same
45 staff reduction and reassignment policies and procedures as other employees
46 during the duration of the leave.

47
48 20.1.4 Extensions or renewals of leave of one (1) year shall be applied for in
49 writing.

50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97

20.1.5 Notification of return shall be received by the District not later than April 1 of the school year in which the member intends to return. Failure to meet this deadline shall mean that the individual has resigned the position.

This condition shall be waived when the return date is unknown, during an existing school year, beyond the control of the member, or when the leave is subject to state statute or federal law.

20.2 Career Development Leave

20.2.1 A leave of absence without pay may be granted by the Board for career development activities such as: study, travel and professional experience.

20.2.2 The request for leave must include proposed plan of activities and a statement of goals.

20.2.3 A member may not request a career development leave while on a Program of Assistance.

20.2.4 Upon return from leave, the member will be granted experience credit pursuant to the provisions of Article 16 of this Agreement.

20.2.5 Requests for Career Development leave must be submitted in writing to the superintendent on or before April 1 previous to the school year for which the leave is requested.

20.3 Health or Unavoidable Circumstances Unpaid Leave

20.3.1 A leave of absence without pay may be granted by the Board for sickness or other unavoidable circumstances to a member of the bargaining unit at any time during the school year.

20.3.2 As a minimum, leaves for health or unavoidable circumstances will be granted to members for health-related conditions in accordance with state statute and federal law.

20.3.3 A member receiving such a leave shall be eligible for reinstatement to a comparable position in the next school year provided he/she submits acceptable evidence that the member is able to perform the functions of the assignment. The member shall provide a status report from the member's medical services no later than April 1 prior to return to work.

20.3.4 When the member returns he/she will retain all benefits accrued in the District prior to the leave. No increment increase will be allowed for the leave period unless the member completed at least 96 days of his/her contract.

- 98 20.4 Military Duty Unpaid Leave
99
100 20.4.1 Unpaid Military leave shall be granted in accordance with state statute and
101 federal law.
102
103 20.4.2 If the member is on probation at the time of leaving for service, he/she shall
104 return at that level and serve out the remainder of the probationary period
105 even though he/she receives salary advancement because of his/her military
106 service.
107
108 20.5 Family Leave
109
110 20.5.1 Family leave shall be granted in accordance with state OFLA statutes and
111 federal FMLA laws.
112
113 20.5.2 A request for unpaid Family leave of absence that goes beyond FMLA/OFLA
114 of up to one (1) year may be granted by the Board to a member of the
115 bargaining unit (including expectant or adoptive parents) who has pressing
116 family responsibilities which require his/her presence at home.
117
118 20.5.2.1 A written request shall be submitted to the building principal at
119 least one (1) month prior to the commencement of the leave
120 unless an emergency situation develops, in which case the
121 member may be excused from duties immediately by the
122 superintendent, pending action by the Board.
123
124 20.5.2.2 The member of the bargaining unit shall be reinstated not later than
125 the beginning of the next grading period following written notification
126 of the member's availability for work. Written notification shall be at
127 least one (1) month prior to reinstatement.
128
129 20.5.2.3 The reinstatement shall be to the member's former position if the
130 member returns in the same school year in which the leave is taken
131 or on the first day of the following member work year. The
132 reinstatement shall be to the same or substantially similar position if
133 the return of the member is in the following school year. No
134 increment will be allowed for the school year in which the leave is
135 taken unless the member has completed at least 96 days of the
136 teaching year.
137
138 20.6 Good Cause Leave
139
140 20.6.1 The superintendent shall have the authority to grant short leaves of
141 absence without pay to any member of the professional staff upon
142 request for any reason which he believes is in the best interest of the
143 School District.
144
145

- 146 20.7 Domestic Violence/Sexual Assault/Stalking Leave
147
148 20.7.1 The district will grant unpaid leaves for domestic violence/sexual
149 assault/stalking, as set forth in Oregon Senate Bill 946 (2007) and District
150 Policy GCBDC/GDBDC.
151
- 152 20.8 The District shall grant a two (2) year unpaid leave of absence to any member elected
153 to one of the two major executive positions in the OEA or one of the five major
154 executive positions in the NEA. Extensions of up to two (2) additional years for a
155 member continuing to serve in this capacity may be approved by the District upon
156 request by the Council. The Council shall provide the District with a list of those
157 positions. Request for such leave shall be made at the time a member accepts
158 nomination of one of those positions. No less than six (6) months prior to the
159 conclusion of the member's term of office, he/she shall notify the District in writing of
160 his/her intention to return to the bargaining unit at the conclusion of his/her term of
161 office.
162

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22

ARTICLE 21

GENERAL PROVISIONS

23 21.1 Negotiations Procedure

24
25 21.1.1 If either party wishes to reopen negotiations over a successor agreement, it
26 shall give written notice to the other by November 15 of the last school year of
27 this Agreement.

28
29 21.1.2 This Agreement may not be modified in whole or in part by the parties
30 concerned except by an instrument in writing duly executed by both parties.

31
32 21.1.3 The provisions of this Agreement supersede all previous agreements.

33
34 21.1.4 The Board agrees to distribute and make available a complete on-line copy of
35 this Agreement to each member of the bargaining unit. Members may receive
36 a printed copy, upon request through the school district's office of Human
37 Resources. The East County Bargaining Council shall prepare the final copy
38 in preparation for printing/distribution. Newly hired members shall be given a
39 printed copy of this Agreement upon employment.

40
41 21.2 Strikes and Lockouts

42
43 21.2.1 Strikes: During the term of this Agreement, Centennial bargaining unit
44 members will not initiate, cause, permit or participate in any strike, work
45 stoppage, slowdown or any other concerted activity against the District.

46
47 21.2.2 Lockouts: The District shall not, as a result of a dispute with the Council deny
48 employment to members of the bargaining unit during the term of this
Agreement.

21.3 Separability

If any provision of the Agreement is held to be invalid by operation of law or by any
tribunal of competent jurisdiction or by the inability of the employer or the employees to
perform to the terms of the Agreement, the remainder of the Agreement shall remain in
effect. Either party may request that such provision be reopened for negotiation to
arrive at a mutually satisfactory replacement.

21.4 Compliance Between Individual Contract and Master Agreement

Any individual contract between the Board and an individual teacher heretofore or
hereafter shall be subject to and consistent with the terms and conditions of this
Agreement. If an individual contract contains any provision inconsistent with this
Agreement, the Master Agreement shall be controlling.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39

ARTICLE 22

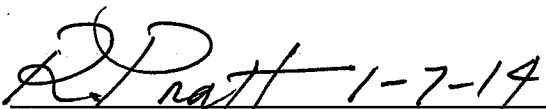
DURATION OF AGREEMENT

22.1 All provisions of this Agreement, shall be effective on the date of ratification and shall remain in effect through June 30, 2016. This Agreement shall be binding upon the Board and all members of the bargaining unit.

22.2 This Agreement shall automatically be extended subsequent to the above termination date unless either party gives ten (10) days' notice terminating the Agreement or its successor is put into effect.


22.3 IN WITNESS WHEREOF, the Council has caused this Agreement to be signed by its president, and the Board has caused this Agreement to be signed by its chairperson and attested by its clerk.

EAST COUNTY BARGAINING COUNCIL



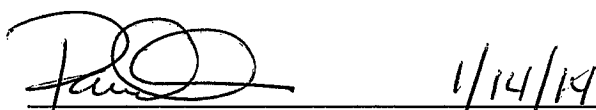
President Date

CENTENNIAL BOARD OF EDUCATION



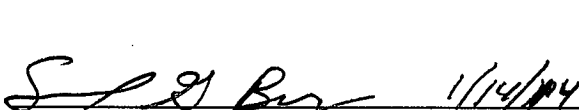
Chairperson Date

CENTENNIAL EDUCATION ASSOCIATION

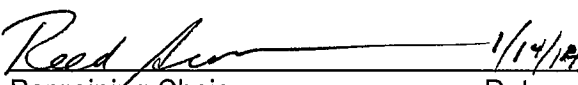


President Date

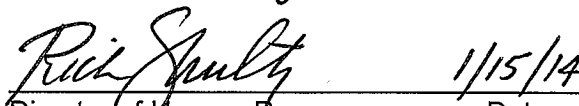
CENTENNIAL SCHOOL DIST. NO. 28



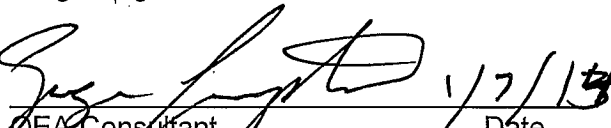
Superintendent Date



Bargaining Chair Date



Director of Human Resources Date



OEA Consultant Date

Appendix A-1

CENTENNIAL SCHOOL DISTRICT CEA 2013-2014 SALARY SCHEDULE

0% Increase over previous schedule

Range Step						MA	MA+15	MA+30	MA+45
	BA	BA+15	BA+30	BA+45	BA+60	BA+75	BA+90	BA+105	BA+120
0	38,394	39,354	40,314	41,274	42,234	43,194	44,154	45,113	46,073
1	39,853	40,813	41,773	42,925	43,885	45,037	45,997	46,956	48,120
2	41,312	42,272	43,232	44,576	45,536	46,880	47,839	48,799	50,166
3	42,771	43,731	44,691	46,227	47,187	48,722	49,682	50,642	52,216
4	44,230	45,190	46,150	47,878	48,838	50,565	51,525	52,485	54,263
5	45,689	46,649	47,609	49,529	50,489	52,408	53,368	54,328	56,309
6	47,148	48,108	49,068	51,180	52,140	54,251	55,211	56,171	58,359
7	48,607	49,567	50,527	52,831	53,790	56,094	57,054	58,014	60,406
8	50,066	51,026	51,986	54,482	55,441	57,937	58,897	59,857	62,452
9	51,525	52,485	53,445	56,133	57,092	59,780	60,740	61,700	64,502
10	52,984	53,944	54,904	57,783	58,743	61,623	62,583	63,543	66,549
11	54,443	55,403	56,363	59,434	60,394	63,466	64,426	65,385	68,595
12	55,902	56,862	57,822	61,085	62,045	65,309	66,269	67,228	70,645
13			59,281	62,736	63,696	67,152	68,111	69,071	72,692
14					65,347	68,995	69,954	70,914	74,738
15					66,998	70,837	71,797	72,757	76,788

**CENTENNIAL SCHOOL DISTRICT
SALARY SCHEDULES FOR 2013/2014 THROUGH 2015-2016**

Day 1 through 96 Salary Increase:

0%

Day 97 through 192 Salary Increase:

1.50%

CEA 2014/2015 SPLIT SALARY SCHEDULE FOR ENTIRE 192 DAY CONTRACT

	BA			BA 15			BA 30			BA 45		
	Checks 1 thru 6	Checks 7 thru 12	Total	Checks 1 thru 6	Checks 7 thru 12	Total	Checks 1 thru 6	Checks 7 thru 12	Total	Checks 1 thru 6	Checks 7 thru 12	Total
Step 00	19,197	19,485	38,682	19,677	19,973	39,650	20,157	20,460	40,617	20,637	20,947	41,584
Step 01	19,927	20,226	40,153	20,407	20,713	41,120	20,887	21,200	42,087	21,463	21,785	43,248
Step 02	20,656	20,966	41,622	21,136	21,453	42,589	21,616	21,941	43,557	22,288	22,623	44,911
Step 03	21,386	21,707	43,093	21,866	22,194	44,060	22,346	22,681	45,027	23,114	23,460	46,574
Step 04	22,115	22,447	44,562	22,595	22,934	45,529	23,075	23,421	46,496	23,939	24,298	48,237
Step 05	22,845	23,188	46,033	23,325	23,675	47,000	23,805	24,162	47,967	24,765	25,136	49,901
Step 06	23,574	23,928	47,502	24,054	24,415	48,469	24,534	24,902	49,436	25,590	25,974	51,564
Step 07	24,304	24,669	48,973	24,784	25,156	49,940	25,264	25,643	50,907	26,416	26,812	53,228
Step 08	25,033	25,409	50,442	25,513	25,896	51,409	25,993	26,383	52,376	27,241	27,650	54,891
Step 09	25,763	26,149	51,912	26,243	26,636	52,879	26,723	27,124	53,847	28,067	28,488	56,555
Step 10	26,492	26,890	53,382	26,972	27,377	54,349	27,452	27,864	55,316	28,892	29,325	58,217
Step 11	27,222	27,630	54,852	27,702	28,117	55,819	28,182	28,604	56,786	29,717	30,163	59,880
Step 12	27,951	28,371	56,322	28,431	28,858	57,289	28,911	29,345	58,256	30,543	31,001	61,544
Step 13							29,641	30,085	59,726	31,368	31,839	63,207
Step 14												
Step 15												

CENTENNIAL SCHOOL DISTRICT
SALARY SCHEDULES FOR 2013/2014 THROUGH 2015-2016

Day 1 through 96 Salary Increase: 0%

Day 97 through 192 Salary Increase: 1.50%

CEA 2014/2015 SPLIT SALARY SCHEDULE FOR ENTIRE 192 DAY CONTRACT

	BA 60			MSTR BA 75			MA15 BA 90			MA30 BA 105			MA45 BA 120		
	Checks 1 thru 6	Checks 7 thru 12	Total	Checks 1 thru 6	Checks 7 thru 12	Total	Checks 1 thru 6	Checks 7 thru 12	Total	Checks 1 thru 6	Checks 7 thru 12	Total	Checks 1 thru 6	Checks 7 thru 12	Total
Step 00	21,117	21,434	42,551	21,597	21,921	43,518	22,077	22,408	44,485	22,557	22,895	45,452	23,037	23,382	46,419
Step 01	21,943	22,272	44,215	22,519	22,856	45,375	22,999	23,344	46,343	23,478	23,831	47,309	24,060	24,421	48,481
Step 02	22,768	23,110	45,878	23,440	23,792	47,232	23,920	24,279	48,199	24,400	24,766	49,166	25,083	25,460	50,543
Step 03	23,594	23,948	47,542	24,361	24,727	49,088	24,841	25,214	50,055	25,321	25,701	51,022	26,108	26,500	52,608
Step 04	24,419	24,785	49,204	25,283	25,662	50,945	25,763	26,149	51,912	26,243	26,636	52,879	27,132	27,539	54,671
Step 05	25,245	25,623	50,868	26,204	26,598	52,802	26,684	27,085	53,769	27,164	27,572	54,736	28,155	28,577	56,732
Step 06	26,070	26,461	52,531	27,126	27,533	54,659	27,606	28,020	55,626	28,086	28,507	56,593	29,180	29,618	58,798
Step 07	26,895	27,299	54,194	28,047	28,468	56,515	28,527	28,955	57,482	29,007	29,442	58,449	30,203	30,656	60,859
Step 08	27,721	28,137	55,858	28,969	29,403	58,372	29,449	29,890	59,339	29,929	30,378	60,307	31,226	31,695	62,921
Step 09	28,546	28,975	57,521	29,890	30,339	60,229	30,370	30,826	61,196	30,850	31,313	62,163	32,251	32,735	64,986
Step 10	29,372	29,813	59,185	30,812	31,274	62,086	31,292	31,761	63,053	31,772	32,248	64,020	33,275	33,774	67,049
Step 11	30,197	30,650	60,847	31,733	32,209	63,942	32,213	32,696	64,909	32,693	33,183	65,876	34,298	34,812	69,110
Step 12	31,023	31,488	62,511	32,655	33,144	65,799	33,135	33,632	66,767	33,614	34,119	67,733	35,323	35,853	71,176
Step 13	31,848	32,326	64,174	33,576	34,080	67,656	34,056	34,567	68,623	34,536	35,054	69,590	36,346	36,891	73,237
Step 14	32,674	33,164	65,838	34,498	35,015	69,513	34,977	35,502	70,479	35,457	35,989	71,446	37,369	37,930	75,299
Step 15	33,499	34,002	67,501	35,419	35,950	71,369	35,899	36,437	72,336	36,379	36,925	73,304	38,394	38,970	77,364

Appendix A-3

CENTENNIAL SCHOOL DISTRICT CEA 2015-2016 SALARY SCHEDULE

2.0% Increase over previous schedule

State School Fund Appropriations (SSF) may trigger additional increase per Article 16.1

Range Step	MA								
	BA	BA+15	BA+30	BA+45	BA+60	BA+75	BA+90	BA+105	BA+120
0	39,750	40,744	41,738	42,732	43,725	44,719	45,713	46,707	47,700
1	41,261	42,255	43,248	44,441	45,435	46,627	47,621	48,615	49,819
2	42,771	43,765	44,759	46,150	47,144	48,535	49,529	50,523	51,938
3	44,282	45,276	46,269	47,859	48,853	50,443	51,437	52,431	54,060
4	45,792	46,786	47,780	49,569	50,562	52,351	53,345	54,339	56,179
5	47,303	48,297	49,290	51,278	52,272	54,259	55,253	56,247	58,298
6	48,813	49,807	50,801	52,987	53,981	56,167	57,161	58,155	60,420
7	50,324	51,318	52,311	54,696	55,690	58,075	59,069	60,063	62,539
8	51,834	52,828	53,822	56,406	57,399	59,983	60,977	61,971	64,658
9	53,345	54,339	55,332	58,115	59,109	61,891	62,885	63,879	66,780
10	54,855	55,849	56,843	59,824	60,818	63,799	64,793	65,787	68,899
11	56,366	57,360	58,353	61,533	62,527	65,707	66,701	67,695	71,018
12	57,876	58,870	59,864	63,243	64,236	67,615	68,609	69,603	73,140
13			61,374	64,952	65,946	69,523	70,517	71,511	75,259
14					67,655	71,431	72,425	73,419	77,378
15					69,364	73,339	74,333	75,327	79,500

Appendix B

2013-2016 Salary Schedule Index Each position as a percent of the base

Range Step						MA	MA+15	MA+30	MA+45
	BA	BA+15	BA+30	BA+45	BA+60	BA+75	BA+90	BA+105	BA+120
0	1.0000	1.0250	1.0500	1.0750	1.1000	1.1250	1.1500	1.1750	1.2000
1	1.0380	1.0630	1.0880	1.1180	1.1430	1.1730	1.1980	1.2230	1.2533
2	1.0760	1.1010	1.1260	1.1610	1.1860	1.2210	1.2460	1.2710	1.3066
3	1.1140	1.1390	1.1640	1.2040	1.2290	1.2690	1.2940	1.3190	1.3600
4	1.1520	1.1770	1.2020	1.2470	1.2720	1.3170	1.3420	1.3670	1.4133
5	1.1900	1.2150	1.2400	1.2900	1.3150	1.3650	1.3900	1.4150	1.4666
6	1.2280	1.2530	1.2780	1.3330	1.3580	1.4130	1.4380	1.4630	1.5200
7	1.2660	1.2910	1.3160	1.3760	1.4010	1.4610	1.4860	1.5110	1.5733
8	1.3040	1.3290	1.3540	1.4190	1.4440	1.5090	1.5340	1.5590	1.6266
9	1.3420	1.3670	1.3920	1.4620	1.4870	1.5570	1.5820	1.6070	1.6800
10	1.3800	1.4050	1.4300	1.5050	1.5300	1.6050	1.6300	1.6550	1.7333
11	1.4180	1.4430	1.4680	1.5480	1.5730	1.6530	1.6780	1.7030	1.7866
12	1.4560	1.4810	1.5060	1.5910	1.6160	1.7010	1.7260	1.7510	1.8400
13			1.5440	1.6340	1.6590	1.7490	1.7740	1.7990	1.8933
14					1.7020	1.7970	1.8220	1.8470	1.9466
15					1.7450	1.8450	1.8700	1.8950	2.0000

Appendix C
Extra Duty Schedule

C.1 Curriculum Related Positions

C.1.1 The annual stipend for the following curriculum related positions shall be as indicated below:

	2013-2016
▪ Computer Resource Teacher	\$922
▪ TAG Resource Teacher	\$935
▪ MS Testing Coordinator	\$935
▪ Computer Resource Teachers shall also receive and accumulate one (1) day of release time for every forty (40) workdays. These release days may be used in half-day increments.	
▪ TAG Resource Teachers shall also receive and accumulate two (2) days, or four (4) half-days per year of release time with administrative approval. Days to be used for TAG testing, writing individual learning plans, and staff development opportunities.	

C.1.2 The hourly stipend for the following curriculum related positions shall be as indicated below:

	2013-2016
▪ Curriculum Work/Bldg Inservice	\$34
▪ Traffic Safety	\$34
▪ Textbook Adoption	\$34
▪ Committee Chairperson	\$36

C.2 Teacher Specialist

C.2.1 The Teacher Specialist position is an extra duty assignment that Association members may be appointed to during a school year, as the need is identified. The District recognizes this licensed position to be for the purpose of assisting teachers and administrators in the developing, achieving and maintaining the best possible services for students. The Teacher Specialists include, but are not limited to, those listed below:

- School to Work Experience Coordinator
- College Counseling Coordinator
- Student Services
- Middle School Athletic Coordinator
- Alternative Education
- TAG Coordinator
- High School Curriculum Resource
- Drug and alcohol
- Assessment
- Student Management
- Music
- Computer
- Teen Parenting

- 51 ▪ Community Work Experience Coordinator
- 52 ▪ SAT Coordinator
- 53 ▪ Advanced Placement Coordinator

54
55 C.2.2 The Teacher Specialist shall receive a stipend in compensation for work assigned by the
56 supervising administrators and required to be done outside the regular workday.

57
58 C.2.3 The supervisor and Teacher Specialist shall meet to determine cooperatively, the
59 expectations and approximate hours required for these duties. They shall be
60 compensated for any work agreed upon by the supervising administrator(s) and required
61 to be done outside the regular workday. They shall be compensated at their normal per
62 diem rate, based on time cards submitted by the Specialist. Each plan must be approved
63 by the building principal to assure budget capacity to receive a stipend in compensation
64 for work assigned by the supervising administrators and required to be done outside the
65 regular workday.

66
67 C.2.4 When any Teacher Specialist position is going to be filled because of the addition of such
68 a position or because a vacant position is to be filled, the following process will be
69 followed:

70
71 C.2.4.1 If the position is a full-time assignment, it will be advertised the same as any
72 other position, according to Article 8. The stipend or per diem pay, if any work
73 outside of the regular workday is required and is performed, shall automatically
74 attach to the employee selected for the position.

75
76 C.2.4.2 If the position is limited to persons in a single building, or to a certain portion of
77 the staff in one or two buildings, the supervisor will contact the individuals who
78 are eligible to determine their interest in the extra duty position.

79
80 C.2.4.3 If the position is not limited as described above, but could be performed by any
81 member of the bargaining unit with appropriate interest and qualification, the
82 position will be posted as in Article 8.

83
84 C.3 Department Head Stipend

85
86 C.3.1 Members serving as Department heads at the high school will receive either an annual
87 stipend (as in C.3.2) or one period release time for department head work. The option
88 shall be approved by the high school principal.

89
90 C.3.2 The annual Department Head Stipends shall be based on the number of class sections in
91 the department as follows:

	2013-2016
94 ▪ 1 to 12 Sections	\$1420
95 ▪ 13 to 24 Sections	\$1759
96 ▪ 25 to 36 Sections	\$2113
97 ▪ 37 to 48 Sections	\$2408
98 ▪ 49 to 60 Sections	\$2705
99 ▪ 61 to 72 Sections	\$2933
100 ▪ 73 to 84 Sections	\$3233
101 ▪ 85 to 96 Sections	\$3489

148 C.7 Ski Trips

149

150 C.7.1 The per-trip stipend for the following ski trip positions shall be as indicated below:

151

152 2013-2016

- 153 ▪ Ski Club Adviser/Trip Coord. \$106
- 154 ▪ Ski Club Trip Chaperone \$93

155

156 C.8 Music and Drama Production

157

158 There is not a standard stipend to be paid to any individual involved in music and drama
 159 productions. The amounts listed below represent the stipend allocation as a percentage of the
 160 Base Salary Step 0 of the BA Column of the District’s licensed salary schedule (Appendix A). The
 161 District is free to administer these funds in accordance with program needs.

162

- 163 ▪ Music Production 24% annual maximum
- 164 ▪ Drama Production 5% per production

165

166 C.9 Coaching and Advisory Stipends

167

168 The extra duty pay for each coaching/advisory group listed below shall be a percentage of the
 169 Base Salary Step 0 of the BA column of the District’s licensed salary schedule (Appendix A) as
 170 follows:

171

Group:	A	B	C	D	E	F	G	H
Step 1	16.0%	15.0%	12.0%	10.0%	9.0%	8.0%	6.0%	5.0%
Step 2	16.5%	15.5%	12.5%	10.5%	9.5%	8.5%	6.5%	5.5%
Step 3	17.0%	16.0%	13.0%	11.0%	10.0%	9.0%	7.0%	6.0%

172

173

- 174 A. Head Football Coach
- 175 Head Basketball Coach
- 176 **Head Instrumental Coach

177

- 178 B. Head Baseball Coach
- 179 Head Wrestling Coach
- 180 Head Track Coach
- 181 Head Dance Team Coach
- 182 Head Soccer Coach
- 183 Head Softball Coach
- 184 Head Volleyball Coach
- 185 ASB Advisor
- 186 Head Varsity Rally Advisor

187

- 188 C. Head Swimming Coach
- 189 Head Cross Country Coach

- E. Head Middle School Football Coach
- Assistant Swimming Coach
- Assistant Dance Team Coach
- Assistant Forensics Coach
- Annual Advisor
- Head Golf Coach
- School Paper Advisor
- Academic All Stars
- Assistant Water Polo Coach

- F. Head Middle School Coaches
- Class Advisor
- Aerie Advisor
- FBLA
- DECA
- International Club Advisor

190	Head Water Polo Coach	Middle Sch. Student Council Advisor
191	**M.S. Athletic Director	
192		G. Assistant Middle Sch. Coach
193	D. Assistant Football Coach	Color Guard
194	Assistant Basketball Coach	Link Advisor (2)
195	Assistant Wrestling Coach	
196	Assistant Track Coach	H. Drama Club Advisor
197	Assistant Baseball Coach	Heliaca Advisor
198	Assistant Softball Coach	Earth Club
199	Head Ski Coach	Art Club
200	Head Tennis Coach	Mecha
201	Head Vocal Music	Electric Car Club
202	Head Forensics Coach	
203	Assistant Soccer Coach	
204	Assistant Volleyball Coach	
205	Assistant Instrumental Music	
206	JV Rally Advisor	
207	Freshman Rally Advisor	

**This stipend is paid for each semester.

209 Extended Season—For athletic or activity team(s) who qualify for State play-offs sponsored by
210 OSAA, head and varsity coach(s) will be paid 5% of their personal extra-duty pay for that
211 assignment per week beginning with Monday of the first week of any state play-off season. The
212 pay will increase to 7.5% of their personal extra-duty pay for that assignment for any subsequent
213 week of the state play-off season.

214
215

1 **JOB SHARING AGREEMENT FORM**

2
3 Job sharing is considered an appropriate personnel practice in certain limited situations
4 providing it ensures quality educational experiences to all involved students, continues
5 effective instructional services, and maintains the same level of curriculum offerings as
6 provided prior to the establishment of a job sharing assignment at no increased cost.
7 Job share assignments are defined as certified positions that were previously held by
8 full-time employees and may be assumed by two staff members instructing the same
9 students. In reference to Board policy GCEC, implementation of a job sharing
10 assignment requires completion of the following agreement:

11
12 **A. GENERAL ASSIGNMENT**

- 13
14 1. Assignment: The job share assignment is _____
15 _____
- 16
17 2. Duration: This agreement is for the _____ school year.
- 18
19 3. Compensation and Fringe Benefits: Job share teachers will be subject to
20 the rights and benefits of the negotiated agreement. The amount of fringe
21 benefits that are due a full-time teacher shall be prorated pursuant to the
22 existing collective bargaining agreement.
- 23
24 4. Teacher Status: We acknowledge that we both will have the status of
25 part-time teachers and will retain only the rights as indicated in ORS
26 342.845. Teaching experience shall be credited at half-time each.
- 27
28 5. Work Day and Benefits: Both teachers acknowledge and consent that the
29 work they will be required to do under this contract, such as dual
30 appearance at faculty meetings and the like, will not be compensated as
31 extra work. The teachers agree that the cost to the district of fringe
32 benefits to both of them shall not exceed the total cost to the district of
33 fringe benefits for one full-time teacher. If the benefits do exceed such
34 costs, the teachers shall bear the extra costs themselves on an equal
35 basis.
- 36
37 6. Position Openings: Teachers working part time in the job share
38 assignment under this agreement will be entitled to bid for other position
39 openings within the district. However, there is no guarantee or right by
40 the job share teacher to such openings although they will be considered.
41 If one teacher accepts a full-time position, there is no obligation to
42 continue the job share agreement for the other job share teacher on a job
43 share basis.
- 44
45 7. District Meetings: Both teachers will attend all district meetings.
- 46

47 **JOB SHARING AGREEMENT –GCEC—AR (cont'd)**
48

- 49 8. Principal Approval: The proposed job sharing assignment must have the
50 approval of the building principal. If the building principal denies the
51 request, the job share teachers making application may request a
52 voluntary transfer through the human resources office.
53

54 **B. TEACHER TEAM RESPONSIBILITIES**
55

- 56 1. Report Cards: Each teacher will be responsible for grading in his/her
57 area. The morning teacher will keep attendance and lunch count. A
58 coordinated effort will be made on social aspects of grading.
59
- 60 2. Field Trips: If field trips overlap from morning to afternoon, both teachers
61 will be in attendance.
62
- 63 3. Programs: Both teachers will be present at all school programs.
64
- 65 4. Parent Contact: Parents will be contacted by individual teachers as
66 problems arise. If it is a problem common to both teachers, a conference
67 between both teachers and the parent will be arranged.
68
- 69 5. Parent Conference: Both teachers agree to conduct scheduled parent
70 conferences for their students or an equal number of students depending
71 on the circumstances relating to their teaching assignment.
72
- 73 6. Planning Time: Teachers will be scheduled so that they will have a
74 minimum amount of designated time to plan together.
75
- 76 7. Room Arrangement: Both teachers will cooperate to plan and implement
77 a pleasant learning environment.
78
- 79 8. Discipline: Prior to the start of school, room standards will be arranged by
80 mutual agreement. An attempt will be made for consistent discipline.
81
- 82 9. Substitute Teachers; At the beginning of the school year, both teachers
83 will agree to an arrangement for substitute teachers to cover their
84 particular assignment. This agreement is subject to the approval of the
85 principal.
86
- 87 10. Pre-approved Leave or Extended Leave:
88 a. A job-share teacher shall be compensated at a daily substitute
89 rate, if a pre-approved leave or extended leave is ten (10)
90 consecutive days or less.
91

- 92 b. If a job-share partner is on a pre-approved leave of absence for
- 93 more than ten (10) consecutive days, on the eleventh day, the
- 94 teacher who has been working in a full-time capacity, will receive
- 95 full-time teaching salary and benefits, until the partner who is
- 96 absent returns.
- 97
- 98 c. The job-share teacher who has worked as a full-time teacher while
- 99 his/her partner has been on a leave of absence or is absent for ten
- 100 (10) consecutive days or more, will receive on the eleventh day,
- 101 full-time teaching salary, retroactive to the first day worked.
- 102
- 103 d. The job-share teacher who has worked as a full-time teacher while
- 104 his/her partner has been on leave of absence or is absent for ten
- 105 (10) consecutive days or more, will receive on the eleventh day,
- 106 prorated sick leave hours retroactive to the first day worked.
- 107

108 C. BUILDING RESPONSIBILITIES

- 109
- 110 1. Faculty Meetings: Both teachers will attend all regularly scheduled faculty
- 111 meetings as requested by the principal.
- 112
- 113 2. Building In-Service: If job share teachers are required by the building
- 114 principal to attend a building in-service activity, the principal shall notify
- 115 the job share teachers at least two weeks prior to the schedule in-service
- 116 activity. The principal may release job share teachers from schedule
- 117 building level in-service activities.
- 118
- 119 3. Beginning – and – End-of-year Tasks: Cumulative folders, inventory,
- 120 room cleanup, etc.: teachers shall share responsibilities on the first and
- 121 last work day.
- 122
- 123 4. Teaching Hours: May be reversed at the semester, if both teachers and
- 124 principal agree.

125 TEACHER _____ DATE _____

126 TEACHER _____ DATE _____

127 PRINCIPAL _____ DATE _____

128 DIRECTOR
129 OF PERSONNEL _____ DATE _____

130 SUPERINTENDENT _____ DATE _____

1 **APPENDIX E**

2
3 **Between**

4
5 **Centennial Education Association/East County Bargaining Council**

6
7 **And The**

8
9 **Centennial School District**

10
11
12 In order to provide more opportunities for parents to conference with teachers during
13 times that parents are normally more available, the parties agree as follows:

- 14
15 1. This Memorandum of Understanding shall not alter the practice regarding the
16 frequency and/or annual total number of parent/teacher conference days/hours
17 at any level/building in the District.
18
- 19 2. Work Year: Adjustments in parent/teacher conference schedules shall not
20 increase the 192 workday calendar for any bargaining unit member and shall not
21 reduce the number of days/hours set aside (Article 11) for: Planning/Late Start
22 Days, Inservice Days, and Grading and Conference Day Preparation.
23
- 24 3. Workday: The contractual maximum workday for bargaining unit members is
25 eight (8) hours (7 ½ hours on the day prior to a holiday or break) including a 30
26 minute duty free lunch. Adjustments in parent/teacher conference schedules
27 may alter this contractual work day during weeks when conferences are held
28 within the following parameters:
29
- 30 a. The conference period shall not extend more than three consecutive
31 workdays totaling no more than an average of eight (8) work hours per
32 day. Individual work days during this period may be four (4) hours, eight
33 (8) hours or twelve (12) hours in length.
34 • Four (4) hour days shall begin no later than 8:00am.
35 • Eight (8) hour days shall begin no later 12:00pm
36 • Twelve (12) hour days shall begin no later than 8:00am
37 • The work hours during each day shall be consecutive.
38
- 39 b. Breaks of, at least, 15 minutes shall be provided during every four (4)
40 hour block and a 30 minute uninterrupted meal break shall be provided
41 during each eight (8) or twelve (12) hour day.
42
- 43 c. During this conference period, student contact time, conference prep
44 time, etc. may be combined with conference time on any individual
45 workday.
46

47 **APPENDIX E (cont'd)**
48

- 49 d. The contractual half (1/2) hour early release shall apply to any day during
50 the conference period that falls on the day before a holiday or break.
51
- 52 4. Student Contact: Adjustments in parent/teacher conference schedules shall not
53 increase the annual total student contact time for any unit member.
54
- 55 5. Preparation Time: Adjustments in parent/teacher conference schedules shall not
56 reduce the weekly allotted preparation time for any unit member in excess of the
57 normal conference schedule reduction.
58
- 59 6. Each building may adopt its own conference schedule as long as it complies
60 with the provisions of this MOU. The conference schedule for each building shall
61 be adopted by mutual agreement between the building administration and a
62 majority of the building bargaining unit members.
63
- 64 7. Individual bargaining unit members who cannot attend conference sessions
65 beyond the normal workday may hold their conferences during the normal
66 workday hours and shall notify their building principal of their schedule.
67
- 68 8. Middle School Accommodation for Benchmark Conferences: Due to special
69 needs related to Benchmarks, the Middle School holds its final annual
70 conferences near the end of the school year – usually in June. To accommodate
71 these needs, the Middle School will be allowed to schedule these Benchmark
72 Parent/Teacher Conferences as follows:
73
- 74 a. Middle School students shall not be in attendance on two (2) days set
75 aside for Benchmark conferences.
76
- 77 b. On the first of these two (2) consecutive days, conferences and the
78 employee workday will be scheduled from 12:00pm to 8:00pm.
79
- 80 c. On the second of these two days, conferences and the employee
81 workday will be scheduled from 8:00am to 4:00pm.
82
- 83 • Each employee, however, shall be given the option to work and
84 conference from 8:00am to 12:00pm only.
 - 85 • In exchange, the employee shall schedule four (4) hours of
86 conferences at alternate times during the same week by extending
87 their regular work day.
- 88 9. This Memorandum of Agreement shall expire on June 30, 2011.
89
90
91

92 APPENDIX E (cont'd)

93
94
95 EAST COUNTY BARGAINING COUNCIL

96
97 D. Pratt 1-7-14
98 President Date

CENTENNIAL BOARD OF EDUCATION

99 Dr S Cook 1/14/14
100 Chairperson Date

101
102
103 CENTENNIAL EDUCATION ASSOCIATION

104 [Signature]
105 President 1/14/14
106 Date

CENTENNIAL SCHOOL DIST. NO. 28

107 [Signature] 1/14/14
108 Superintendent Date

109 [Signature] 1/14/14
110 Bargaining Chair Date

111 [Signature] 1/15/14
112 Director of Human Resources Date

113 [Signature] 1/7/14
114 OEA Consultant Date