CONTRACT BETWEEN
THE
VALLEJO CITY UNIFIED SCHOOL DISTRICT
AND THE
VALLEJO EDUCATION ASSOCIATION

July 1, 2021 to June 30, 2024
Contract Between
Vallejo City Unified School District and Vallejo Education Association

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ARTICLE 1 - RECOGNITION
The Board recognizes the Association as the exclusive representative of all regular, temporary and part-time certificated employees, excluding day-to-day and long-term substitutes, management, supervisory and confidential employees. Thursdays are recognized as VEA days.

ARTICLE 2 - NON-DISCRIMINATION
The District shall not discriminate against any unit member on the basis of race, color, creed, age, sex, national origin, political affiliation, domicile, marital status, sexual orientation, physical handicap, membership in an employee organization or participation in the activities of an employee organization.

ARTICLE 3 – WAGES
3.1 Rules Governing All Schedules
3.1.1 Pay Warrants
The unit member may authorize the District to make payroll deductions for fringe benefits, union dues and assessments, credit union transactions, District approved tax-sheltered annuities, and other District approved deductions. Unit members are limited to two active tax sheltered annuity plans at any one time. The unit member will be solely responsible to stay within federal maximums for sheltering wages and will comply with applicable laws and IRS regulations.

Unit members shall be notified of any District initiated changes in payroll deductions in writing at least thirty (30) days prior to implementation of the change.

3.1.1.1 The District shall provide unit members the option of direct, electronic deposit of all pay, extra pay, extra-curricular pay, retroactive, and summer school pay to a bank or credit union of the unit member’s choice or to receive checks by mail. Such deposits shall have been made by the effective date of the warrant. A non-negotiable notice of the deposit shall be mailed or otherwise delivered to the unit member in a timely manner.

3.1.1.2 A separate warrant will be issued for extra-curricular, retroactive, and/or other extra pay. Such pay warrants shall be issued within fifteen (15) days of the month for any work completed by the 23rd of the previous month. Summer School pay warrants will issued at the end of the subsequent month following the month in which work was completed.

These pay warrants shall include an explanation of the work being compensated.

3.1.1.3 The annual salaries set forth in this Agreement shall be paid in ten (10) or twelve (12) month installments, payable on the last working day of each month with appropriate deductions as mutually agreed between the Association and the District. Unit members selecting payment of wages in twelve (12) paychecks, upon request, may receive the July and August pay warrants on the last working day of June. Employees currently on the 11 month installments will sunset as they resign or retire from the District.

In the event of an overpayment, the unit member, District and VEA shall meet to determine a reasonable repayment plan.

Whenever the District notifies a unit member that he/she has been overpaid or underpaid, the District shall also provide all relevant data in support thereof.
3.1.1.4 If a salary payment is not made timely as required by this section, the amount of the salary payment due shall be increased by an amount of 2.14% interest per day (15% interest per week) on the unpaid amount for each day of delay. Interest shall be calculated until a pay warrant is issued through direct deposit or for two days after a pay warrant is issued and mailed.

The interest penalty shall not apply when a unit member does not properly submit their timesheet by the published deadline. However, once a late timesheet is submitted properly by the subsequent deadline, an interest penalty shall be calculated if a pay warrant is not issued in the subsequent pay period.

Both Parties agree to the implementation of electronically submitted timesheets to support timely processing and payment.

3.1.2 **Work Experience Credit**
For initial placement on a salary schedule credit will be allowed for verified successful full-time paid work experience related to the teaching experience for every two years of such work experience upon approval of a written request submitted to the Superintendent of Schools or designee.

3.1.3 **Military Service Credit**
Full credit will be allowed for each year of military service in lieu of teaching experience in Vallejo, providing a military leave, as provided herein, has been granted by the Governing Board.

3.1.4 **Evaluation of Credits**
Credits shall be in terms of semester units. Quarter units are multiplied by two-thirds to determine semester units.

3.1.5 **Credit before Degree**
Credit will be granted on the salary schedule for all upper division and graduate courses if they meet the following requirements:
(a) Credits will be accepted by the college toward meeting the requirements of the Master’s Degree. OR Credits will be accepted by the college toward meeting the requirements of an education credential.
(b) The credits were taken during the last quarter or semester prior to the granting of the Bachelor’s Degree.
(c) Credits were not required for the Bachelor’s Degree.
(d) The applicant must present a statement from the institution to the effect that (1) The above mentioned program was approved prior to the time the work was taken and (2) courses for which advanced standing credit had been approved are listed by title and number.

3.1.6 **Yearly Advancement**
3.1.6.1 A unit member, other than Adult Hourly, shall be advanced on the salary schedule within his/her proper class one step with the completion of at least 75% of a unit member’s full work year, as defined in the contract. Advancement will be made as of the first working day of his/her work year.

3.1.6.2 An Adult Hourly unit member shall be advanced on the salary schedule within his/her proper class one step with the completion of at least two trimesters of a unit member’s full work year. Advancement will be made as of the first working day of his/her work year.
3.2.1 Placement
3.2.1.1 A unit member shall be placed at the step reflecting the member's years of experience in the District plus the years of experience granted to the unit member upon hire within the unit member's appropriate class.

3.2.1.2 Certificated employees with a master's degree or a second required credential will receive an additional stipend as designated on Salary Schedule A.

3.2.1.3 Certificated employees with a doctorate will receive an additional stipend as designated on Salary Schedule A.

3.2.1.4 National Teacher Certification shall be compensated annually at twice the master's stipend.

Speech and Language Pathologist National Certification shall be compensated annually at an amount equal to the master's stipend.

3.2.2 Experience Credit
Full credit for teaching in public schools and in non-publicly supported accredited schools will be granted. Service for fewer than one hundred thirty-eight full days in one year will not count. Service for one full semester, on one assignment, in one school year, may be added to a like period of another school year so as to provide credit for one full year.

3.2.3 Requirements for Vocational and Industrial Arts Teachers/ROP
3.2.3.1 Placement
Vocational arts and industrial arts teachers who serve on a vocational designated subjects credential with specialization in trade and technical teaching will be placed according to the following schedule:

- Class I: Designated Subjects Credential, Specialization in Trade and Technical Teaching
- Class II: Designated Subjects with 24 semester units
- Class III: Designated Subjects with 42 semester units
- Class IV: Designated Subjects with 60 semester units
- Class V: Designated Subjects Credential with 82 semester units
- Class VI: Designated Subjects Credential plus Bachelor's Degree.
- Vocational: A Credential may be accepted in lieu of the
- Class: Designated Subjects Credentials

3.2.4 Counting of Units
Units other than upper division and/or graduate may be accepted from colleges and universities when such institutions require such units as a part of the work counting toward the Bachelor's Degree. The Superintendent may require letters from the institutions verifying that the units count toward a degree.
3.2.4.1 Work Experience
Five (5) years will be deducted from the total number of years of experience in the trade or occupation. Full credit will be allowed for additional years of experience up to a maximum of 5 years.

3.2.4.2 Work Experience SDS Credential
Four (4) years of work experience credit allowed for a Bachelor’s Degree if the degree is a part of the requirement for the credential and may be added to the years of actual work experience. Five (5) years will be deducted from this total and full credit will be allowed for the remaining years of experience up to a maximum of 5 years.

3.3 Rules Governing Salary Schedule B
All Child Development/Preschool unit members will be paid according to the Salary Schedule B.

At each Child Development site, one unit member shall be designated Lead Teacher. The Lead Teacher shall be assigned to the shift opposite the site supervisor’s shift. The Lead Teacher position shall be filled in accordance with the provisions of Article 8 and be paid an annual stipend of $3000 in addition to his/her salary. The Lead Teacher will act as daily (primary) opener/closer at the site and as TIC when needed.

At each Child Development site, one unit member shall be designated as the secondary TIC. The secondary TIC shall be filled in accordance with the provisions of Article 8. The TIC will act as the opener/closer at the site.

3.4 Rules Governing Salary Schedule C
All Adult Hourly unit members will be paid according to the Salary Schedule C.

3.4.1 Advancement on the salary schedule will be determined by completion of all or two thirds portion of a year’s teaching experience in the Vallejo Adult Education Program.

3.4.2 Years of credit will be granted for full time regular or adult school teaching. Credit for non-teaching experience will be granted at the rate of one year teaching experience for two years of non-teaching providing the non-teaching experience relates to the teaching field, was full time and was on a paid basis.

3.4.3 Unit members shall be paid on or before the 10th of the month unless the 10th falls on a weekend, then the checks will be issued on the next workday.

3.4.4 Unit members’ pay shall be based on the unit member's verified time for the preceding monthly employment period. If it is necessary to change the posted time, the unit member shall be notified.

3.4.5 Adult Hourly unit members shall be paid an additional eighty cents ($0.80) per hour for a master’s degree and an additional eighty cents ($0.80) per hour for a doctorate degree.

This amount shall be increased by the same amount as the salary schedule increase.

3.5 Work Year

3.5.1 The total number of workdays for full-time counselors and librarians shall be 197 days per year. The scheduling of these days shall be jointly determined by the unit member and the site principal to best meet the needs of the students.
3.5.2 Full-time unit members who are assigned to counseling duties for less than one-half time shall work 188 days per year.

3.5.3 The total number of workdays for full-time social workers shall be 187 days per year.

3.5.4 The total number of workdays for all other full-time members working a traditional school year shall be 189 days per year.

3.5.5 Unit members who are required to work more than 189 days will be paid 1/189 of their annual salary for each extra day.

3.5.6 Child Development (224/187/183 days) will be paid at their daily rate when working beyond 224/183 days and will be paid time and one-half when working a District holiday. Regular Child Development unit members, on their planned days off, shall be given “first refusal” when substitutes are needed for their position. This will be done on a rotating basis.

3.5.7 Procedure for calendaring workdays for 224 day work year:
Prior to the beginning of the new school year (June 1), each unit member shall submit his/her proposed work year to the site manager.
The unit member’s submitted calendar shall be considered “approved” unless she/he is notified otherwise by June 15.

If a conflict exists (more than 50% of the unit members at the site want the same non-work day) the manager will notify the unit member by June 15. The unit members will then attempt to resolve the conflict by June 30. If the conflict cannot be resolved, the most senior unit member’s calendar is approved.

If a unit member needs to change his/her calendar and s/he notifies the site manager within two weeks and there is no conflict (as defined above), the change shall be approved.

3.5.8 Adult School unit members required by their supervising manager to work during times when central office is closed will be paid at time and one-half.

The time that Adult School teachers work as substitutes does not count toward permanent status. Regular Adult Hourly unit members shall be given “first refusal” for days/hours when they are not scheduled to work. This will be done on a rotating basis. Adult Hourly unit members shall be paid their regular hourly rate.

3.5.9 Four (4) mandatory Professional Development days for all unit members shall be added to the calendar and salary schedule at the per diem rate. Two (2) days shall be designed by the Teachers Support Committee and two days shall be designed by the District with input from the Teacher Support Committee.

The District and VEA are committed to enhanced Professional Development opportunities for all unit members. In the event of a LCFF reduction, the District may be required to reduce days in whole or in part. The District will notify the Association by June 1st of the prior school year, in the event the District intends to reduce the mandatory Professional Development Day(s) in the following school year. It is the intent and priority of the District to preserve and maintain Professional Development for all unit members.

3.5.10 The work year for VEA unit members assigned to the Infant Specialist Program shall be 224 days. Unit members shall be paid their per diem for each day beyond 187 days.
The total number of work days for full-time unit members in the Exceptional Tots Program shall be 200 days. This will bring the work year for these unit members in compliance with the state and federal laws mandating 200 days per year.

3.6 Mileage
Unit members who agree to use their private vehicles in the performance of their duties are entitled to reimbursement at the IRS rate.

3.7 Hourly Rate
3.7.1 The hourly rate of pay for unit members who perform required or requested work authorized by the manager beyond the provisions of Article 5 or who are hired as teachers in the Independent Study Program beyond the provisions of Article 5 shall be per hour the current extra duty pay hourly rate as listed on the salary schedule. Unit members who are required or requested by the manager to substitute for other teachers, or who have students of absent teachers parceled into their classes in other than emergency situations, shall be paid the current extra duty pay hourly rate per class period in secondary in addition to their daily salary.

3.7.2 Adult School unit members who have students added to their class from another class shall be paid at twice their hourly rate when the combined class exceeds (20) students in attendance. Adult School unit members who are required or requested by the manager to work beyond the trimester dates shall be paid at their hourly rate.

3.7.3 Students shall not be parceled into a teacher’s class more than three (3) days per week. No more than six (6) students may be parceled into one class.

3.8 Summer School Rate
Summer school teachers will be paid at the rate of current extra duty pay hourly rate as listed on the salary schedule. Currently employed unit members shall receive preference in hiring.

3.8.1 Summer school positions shall be filled in accordance with Article 8 of the VEA/VCUSD Agreement.

3.8.2 Teachers shall be paid at the current extra duty pay hourly rate for all in-service, teaching, meeting and preparation time related to summer school. In addition to student attendance days, teachers shall be paid five and one-half (5.5) hours for in-service, five and one-half (5.5) hours of preparation time prior to summer school and one (1) hour of preparation time for each student attendance day.

3.8.3 Mandatory site meetings may be scheduled in accordance with the following:
(a) Meeting shall not be longer than sixty (60) minutes.
(b) For TK-5 teachers, no more than four (4) meetings.
(c) For 6th grade teachers, no more than three (3) meetings.
(d) For 7th through 12th grade teachers, no more than four (4) meetings.

3.8.4 The teacher work day shall be five and one-half (5.5) hours including fifteen (15) minutes before and fifteen (15) minutes after the student day and a thirty (30) minute duty free break/lunch.

3.8.5 Summer school teaching assignments shall not be changed/modified after the first four days of classes.

3.8.6 In the event the enrollment in summer school is less than anticipated, teachers shall be retained in accordance with the provisions of Article 8 of the VEA/VCUSD Agreement.

3.8.7 After the first four days of classes, teachers shall be guaranteed employment for the remaining weeks/days of summer school.
3.8.8 No classes shall exceed thirty (30) students.

3.9 Pay for Extra Curricular Assignments

3.9.1 High School
3.9.1.1 The pay for unit members for extra-curricular assignments at the senior high schools is established as a percentage of Class 1, Step 1, Schedule A as indicated in the table below.

<table>
<thead>
<tr>
<th>Position</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Athletic Director</td>
<td></td>
</tr>
<tr>
<td>with maximum of 270 clock hours release time per school year</td>
<td>12.5</td>
</tr>
<tr>
<td>Activities Director</td>
<td></td>
</tr>
<tr>
<td>with maximum of 270 clock hours release time per school year</td>
<td>12.5</td>
</tr>
<tr>
<td>Academic Decathlon</td>
<td>6.5</td>
</tr>
<tr>
<td>Badminton</td>
<td>6.0</td>
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<tr>
<td>Band (Marching)</td>
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</tr>
<tr>
<td>Baseball Varsity</td>
<td>7.5</td>
</tr>
<tr>
<td>Assistant Varsity*</td>
<td>6.5*</td>
</tr>
<tr>
<td>Junior Varsity or Frosh/Soph</td>
<td>6.5</td>
</tr>
<tr>
<td>Freshman</td>
<td>5.5</td>
</tr>
<tr>
<td>Basketball Varsity</td>
<td>8.0</td>
</tr>
<tr>
<td>Junior Varsity or Frosh/Soph</td>
<td>6.5</td>
</tr>
<tr>
<td>Freshman</td>
<td>5.5</td>
</tr>
<tr>
<td>Assistant Coach*</td>
<td>5.0*</td>
</tr>
<tr>
<td>Cross Country Head</td>
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</tr>
<tr>
<td>Drama</td>
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<td>Football Varsity</td>
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<td>Frosh/Soph or Junior Varsity</td>
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<td>Freshmen</td>
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<tr>
<td>Soccer Varsity</td>
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<td>Junior Varsity or Frosh/Soph</td>
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<td>Spirit Groups (3)</td>
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<tr>
<td>Assistant Coach*</td>
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<tr>
<td>Wrestling Varsity</td>
<td>8.0</td>
</tr>
<tr>
<td>Junior Varsity or Frosh/Soph</td>
<td>6.5</td>
</tr>
<tr>
<td>Assistant Coach*</td>
<td>5.0*</td>
</tr>
<tr>
<td>Yearbook/Newspaper</td>
<td>6.5</td>
</tr>
<tr>
<td>Water Polo*</td>
<td>5.5*</td>
</tr>
</tbody>
</table>
*Positions will not be funded from the VCUSD General Fund.
**Individuals in these positions will continue at the higher salary until the revised salary equals their current salary.

3.9.1.2 **Score Keeper**
The rate of pay for scorekeeper will be paid as $25.00 per game.

3.9.2 **Middle Schools**
Each middle school shall have the following extra-curricular positions funded from the VCUSD General Fund:

- Activities Director: 3.5
- Band: 3.5
- Yearbook: 3.5
- Coach: 1.5

In addition, each site shall have one (1) additional position paid at 3.5% and funded from the VCUSD general fund. The site shall determine the position to be funded utilizing its site based decision-making process.

The pay for unit members for extra-curricular assignments at the middle schools is established as a percentage of Class 1, Step 1, Schedule A.

3.10 **Department Chairs and Team Leaders**
3.10.1 **Comprehensive High Schools**
Each comprehensive high school shall be allocated stipends for department chairs/team leaders in accordance with the following:

<table>
<thead>
<tr>
<th>Number of VEA Unit Members</th>
<th>Department Chairs/Team Leaders FTE (Rounded to the Nearest Whole Number)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to and including 50</td>
<td>7</td>
</tr>
<tr>
<td>51 through 60</td>
<td>8</td>
</tr>
<tr>
<td>61 through 70</td>
<td>9</td>
</tr>
<tr>
<td>71 through 80</td>
<td>10</td>
</tr>
<tr>
<td>81 through 90</td>
<td>11</td>
</tr>
<tr>
<td>91 through 100</td>
<td>12</td>
</tr>
</tbody>
</table>

The site shall determine if department chairs or team leaders or a combination thereof will be implemented utilizing its site based decision-making process. Department chairs/team leaders shall be paid 6.5% of Class 1, Step 1, Schedule A or receive a period off.

3.10.2 **Middle Schools**
Each middle school shall be allocated stipends for department chairs/team leaders in accordance with the following:

<table>
<thead>
<tr>
<th>Number of VEA Unit Members</th>
<th>Department Chairs/Team Leaders FTE (Rounded to the Nearest Whole Number)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to and including 28</td>
<td>5</td>
</tr>
<tr>
<td>29 through 34</td>
<td>6</td>
</tr>
<tr>
<td>35 through 40</td>
<td>7</td>
</tr>
<tr>
<td>41 through 46</td>
<td>8</td>
</tr>
</tbody>
</table>
The site shall determine if department chairs or team leaders or a combination thereof will be implemented utilizing its site based decision-making process. Department chairs/team leaders shall be paid 6.5% of Class 1, Step 1, Schedule A.

3.10.3 A separate pay warrant shall be issued for department chairs/team leaders on the July 15th payroll. Department chairpersons/team leaders shall be appointed for one year. There shall be no restrictions on how many years a person may serve. By June 1 of each year, each department/team shall submit a prioritized list of two candidates to its school site administrator for final selection of department chairperson/team leader for the next school year. If a vacancy occurs during the school year, the selection process described shall be repeated within thirty (30) days.

3.11 Extra Duty Pay
These rates of pay are for services performed outside the employee’s regular workday and/or work year and must be required or requested by a manager. The hourly rate for all Extra Duties shall be $40 per hour:

3.11.1 Voluntary Duty - is defined as meeting the following criteria:
   (a) The activity is not in a school/district plan.
   (b) There is the ability for the unit member to stop the activity at any time.
   (c) Students are voluntarily present for the activity.
   (d) The activity is beyond the unit member’s duty day.

3.11.2 Professional Duties
   (a) Instructing and/or presenting to adults.
      Planning for such instructing/presenting shall be paid at the rate of two (2) hours of planning time for each hour of instruction/presentation for the first day and at the rate of one (1) hour/day for each subsequent day.
   (b) Working with children before and/or after the duty day. Planning for such work shall be paid at the rate of 10 minutes/50 minutes of work.
   (c) Mandated planning necessary to implement District and School programs such as: Textbook Advisory Committees, District Curriculum Committees, School Level Planning Committees, Leadership Teams, etc.
   (d) IEP/SST participation
   (e) Conference/In-service attendance while not in school
   (f) Substitute teaching

3.11.3 Special Skills
   (a) Managing/organizing materials
   (b) Translating

3.11.4 Mandated Committee Participation – Paid according to the following schedule:
   (a) Site Mentor Committee
       $100
   (b) Bilingual Site Contact: At the beginning of each year, a school’s level placement shall be determined by the number of LEP students.

3.11.5 Teacher in Charge
Unit members who are designated as a Teacher in Charge (TIC) at all sites, including TK-12, Child Development, and Adult School, shall be paid the hourly rate for up to eight (8) hours per day.
3.11.6  Elementary/ K-8/ Secondary

Number of ELL and Monitored RFEP students
Level A: <30  $300
Level B: 31- 60  $750
Level C: 61-90  $1200
Level D: 91- 120  $1800
Level E: 121- 150  $2400
Level F: >150  $3000

(c)  Professional Development Committee
Committee Members  $150
Committee Chairs(s)  $250
(d)  Teacher-in-Charge, TK-12 and Adult School  Hourly Rate
(e)  Teacher-in-Charge, Child Development  Hourly Rate

3.12  Stipend – Regular Education Teachers & Adult Hourly

Each school site will be allocated a sum equal to $135 for each unit member assigned to a teaching, counseling or librarian position, except those Special Education teachers who receive stipends from their programs. These funds will be used to purchase classroom supplies/materials/equipment. This fund is in addition to the school’s present general supplies budget. Unit members may elect to spend the $135 allotted to them individually or as a group(s). All non-consumable materials, supplies, equipment will become property of the District.

3.13  Professional Growth & Classroom Teacher Instructional Improvement Program

3.13.1  Committee Membership
The Association shall select six (6) unit members to serve on the committee. At least (5) must be permanent full-time teacher members whose primary duty is classroom instruction. The Superintendent shall assign one principal as a member of the committee. One central office staff member shall be assigned by the Superintendent to serve as a non-voting facilitator for the committee. The committee shall select its own chairperson and determine its own methods of operation.

3.13.2  Functions
The committee shall:
3.13.2.1  Review and make recommendations regarding requests from for authorization to attend courses, workshops, seminars, conferences, in-service training sessions, or other such activities for the purpose of obtaining professional growth credit. To qualify for any District reimbursement or granting of course credit for salary schedule movement, the workshop, course, etc., must comply with “Domains of Professional Growth for Multiple and Single Subject Credential Holders” as stated in the California Professional Growth manual for Multiple and Single Subject Credentials and Service and Specialist Credentials published by the California Commission on Teacher Credentialing. The committee’s recommendations shall be made to the Assistant Superintendent, Human Resources or designee. The decision of the Assistant Superintendent, Human Resources or designee to reject any such recommendation shall be grievable.

3.13.2.2  Recommend to the Governing Board those employees who should be awarded sabbatical leaves.

3.14  Relocation of Classroom
Unit members required to move in or out of classrooms due to renovations and/or other unforeseen circumstances shall receive two (2) days of release time. If the District determines that release time is not
feasible during the unit member’s scheduled work day, the unit member shall be paid at the per diem hourly rate up to a maximum of two (2) work days to move outside of the scheduled work day.

3.15 Reassignment of Grade Level or Subject Area
Unit members who are reassigned grade levels, including new combo classes, or reassigned subject area/courses after the start of the school year shall receive two (2) days of release time. If the District determines that release time is not feasible during the unit member’s scheduled workday, the unit member shall be paid at the per diem hourly rate up to a maximum of two (2) workdays to transition outside of the scheduled workday.

ARTICLE 4 This article is intentionally left blank.

ARTICLE 5 - HOURS
The following definitions shall be used for interpreting the provisions of this article.

Instructional Minutes: The time spent by classroom teachers working with students exclusive of passing time.

Unit Members: All VEA bargaining unit members at the site including classroom teachers, special education teachers and all non-classroom positions.

Active Duty Time: The time spent by unit members in non-classroom positions working with students and/or performing other duties including passing time. This time excludes lunch time, 10-minute break and preparation/planning time.

5.1 High School Hours (Grades 9 - 12 at Comprehensive High Schools)
The following provisions shall apply to all high school unit members.

5.1.1 The total number of instructional minutes per full-time classroom teacher shall not exceed 2750 for every ten (10) student days. (The modified minutes at Vallejo High School and Jesse Bethel High School to accommodate the exam schedule are considered to be in compliance with this provision.)

5.1.2 All full-time unit members shall be provided a minimum of 500 minutes for preparation for every ten (10) student days. This time shall be scheduled in blocks of not less than 45 minutes. This time shall be used at the discretion of the unit member. If the unit member leaves the campus during his/her preparation period, he/she shall notify the site office before leaving campus. Full time unit members assigned to non-classroom duties shall schedule a minimum of five hundred minutes for every ten student days for preparation.

5.1.3 The daily lunch period for all full-time unit members shall be at least thirty (30) consecutive duty-free minutes, exclusive of passing periods. The lunch period may be extended by the appropriate manager after consultation with the affected unit members. Unit members shall not be required to perform noon duty supervision except in emergency situations, as defined in the Safety Article. Itinerant and/or split assignment unit members shall not be required to travel during lunch, preparation, or break time.

5.1.4 All full time unit members shall be entitled to one (1) ten-minute duty free relief period per duty day. The break shall be in the morning or added to the lunch period at the option of the staff. This decision shall be made in accordance with Section 5.10.

5.1.5 Unit members may not be required to attend more than four (4) meetings per school month called by a manager with normally no more than one (1) such meeting in any one week. In addition, unit members may be required to extend the site duty day by no more than four (4) hours per school year.
No unit members shall be required to return to the work site after the end of the duty day more than two (2) times per year. On those days when a unit member is required to return to evening meetings his/her duty day shall be the same as his/her student day. Unit members may not be required to perform extra duty assignments on Saturdays, Sundays or legal or declared holidays. For unit members working less than full time a prorata share of duties and responsibilities as full time unit members are to be determined between the unit member and site manager.

Program Review, CCR visits, WASC accreditation, and other similar activities are excluded from the above restrictions provided they do not exceed State requirements.

5.1.6 No full time unit member shall be required to work more than 6.5 hours per day or alternatively 32.5 hours per week with no day exceeding 7.0 hours excluding the lunch period. Unit member assignment shall be consecutive instructional minutes, active duty time, and preparation time. The unit member may leave the duty site for professional duties five (5) minutes after his/her students have left, provided the unit member has informed the site manager and no mandatory activities are planned.

With the agreement of the site manager and the pre-approval of the District, counselors and librarians may choose to work a daily schedule other than the regular site schedule. Any such modified schedule shall be in compliance with the provisions of this Article.

5.1.7 Unit members teaching a partial day at the high school level shall be credited with a proprotionate assignment for the time taught. The preparation time for unit members working less than full time shall be proportionate to the time taught.

5.1.8 If a unit member works an extended day for a full school year (0 or 7th period in addition to the regular day), the unit member shall be paid at the rate of 1.2 FTE or 1.1 for one semester. A unit member may not work more than 1.0 FTE unless the following requirements are met:
   (a) The position has been posted in accordance with Article 8.
   (b) No qualified unit member working less than full-time has applied for the position.
   (c) The unit member has a scheduled preparation period.
   A full time unit member's teaching assignment may be structured to include 120% teaching day with no preparation period the first semester and an 80% teaching day with two preparation periods the second semester. This arrangement may only be made with the agreement of the unit member and will be compensated at 1.0 F.T.E.
   (d) Every department member will be notified in a timely manner and will have an equal opportunity to apply for the position.
   (e) Only unit members on Process B may teach 0-7th period classes. Unit members who have received an unsatisfactory evaluation and/or who have been moved from Process B to A in the past two years shall not be allowed to participate in this program.
   (f) Participation in teaching a 0 or 7th period class shall be voluntary. At his/her discretion, the unit member may return to a 1-6 period schedule at the end of the first semester.
   (g) Unit members teaching a 0 or 7th period class shall be provided prep time as defined under Article 5.1.2.
   (h) 0 or 7th period classes shall be offered to all unit members based on the needs of the program. The District will only offer 0-7 period to a Department Chair or Academy Lead when a qualified teacher is unavailable.
   (i) Teachers working a 0 or 7th period may work a 1.2 contract as defined under Article 5.1.8 or work a 6.5 hour (1.0 FTE) work schedule may reflect a 0-5th period, 0-6th period, 2-7th period or a 1-7th schedule, based on programmatic needs.
5.2 Middle School Hours (Grades 6 - 8 including unit members at K-8 sites)
The following provisions shall apply to all middle school unit members.

5.2.1 The total number of instructional minutes per full-time classroom teacher shall not exceed 295 per day and 2750 for every 10 student days.

5.2.2 All full-time unit members shall be provided a minimum of 500 minutes of preparation time per 10 student days. This time shall be scheduled in blocks of not less than 40 minutes. This time shall be used at the discretion of the unit member. If the unit member leaves the campus during his/her preparation period, he/she shall notify the site office before leaving the campus. Full time unit members assigned to non-classroom duties shall schedule a minimum of 500 minutes per 10 student days for preparation.

5.2.3 The daily lunch period for all full-time unit members shall be at least thirty (30) consecutive duty-free minutes, exclusive of passing periods. Unit members shall not be required to perform noon duty supervision except in emergency situations, as defined in the Safety Article. The lunch period may be extended by the appropriate manager after consultation with the affected unit members. Itinerant and/or split assignment unit members shall not be required to travel during lunch, preparation, or break time.

5.2.4 All full time unit members shall be entitled to one (1) ten-minute duty free relief period per duty day. The break shall be in the morning or added to the lunch period at the option of the staff. This decision shall be made in accordance with section 5.10.

5.2.5 Meetings and Collaboration Time
(a) Unit members may not be required to attend more than four (4) meetings per school month called by a manager with normally no more than one (1) such meeting in any one week. In addition, unit members may be required to extend the site duty day by no more than four (4) hours per school year.

(b) No unit members shall be required to return to the work site after the end of the duty day more than (1) time per year. On those days when a unit member is required to return to evening meetings his/her duty day shall be the same as his/her student day. Unit members may not be required to perform extra duty assignments on Saturdays, Sundays or legal or declared holidays. For unit members working less than full time a prorate share of duties and responsibilities as full time unit members are to be determined between the unit member and site manager.

Program Review, CCR visits, WASC accreditation, and other similar activities are excluded from the above restrictions provided they do not exceed State requirements.

5.2.6 No full-time unit member shall be required to work more than 6.5 hours per day or alternatively 32.5 hours per week with no day exceeding 7.0 hours excluding the lunch period. Unit member assignment shall be consecutive instructional and preparation time. The unit members may leave the duty site for professional duties five (5) minutes after his/her students have left, provided the unit members has informed the site manager and no mandatory activities are planned.

With the agreement of the site manager and the pre-approval of the District, counselors and librarians may choose to work a daily schedule other than the regular site schedule. Any such modified schedule shall be in compliance with the provisions of this Article.

5.2.7 Unit members teaching a partial day at the middle school level shall be credited with a proportionate assignment for the time taught. The preparation time for unit members working less than full-time shall be proportionate to the time taught.
5.2.8 If a unit member works an extended day for a full school year (0 or 7th period in addition to the regular day) the unit member shall be paid at the rate of 1.2 F.T.E. or 1.1 for one semester. A unit member may not work more than 1.0 F.T.E. unless the following requirements are met:
(a) The position has been posted in accordance with Article 8
(b) No qualified unit member working less than full-time has applied for the position.
(c) The unit member has a scheduled preparation period.
A full time unit member’s teaching assignment may be structured to include 120% teaching day with no preparation period the first semester and an 80% teaching day with two preparation periods the second semester. This arrangement may only be made with the agreement of the unit member and will be compensated at 1.0 F.T.E.

5.2.9 By May 1st of each year, the District and VEA will negotiate the Minimum Day schedule for the following school year.

5.3 Elementary School Hours (Grades Transitional Kindergarten through 5)
The following provisions shall apply to all elementary school unit members.
5.3.1 Instructional minutes for full-time elementary classroom teachers shall not exceed:
- TK 42,000 – 42,300 per year
- K 42,000 – 42,300 per year
- 1-3 50,400 – 50,580 per year
- 4-5 54,000 – 54,225 per year

Required instructional minutes for part-time unit members may vary. Additional instructional time for kindergarten students will be implemented on the first student day following the Thanksgiving break.

5.3.2 The length of the Transitioning Kindergarten teacher’s workday shall be the same as the grades 1-5 teacher’s work day at the site. The Transitioning Kindergarten day shall include the following:
(a) 235/240 (year-round-school) minutes of direct instruction
(b) Minimum of 50 minutes of preparation time on regular student days
(c) Minimum of 30 minutes for lunch

The use of remaining time in a teacher’s work day shall be jointly determined by all teachers involved and the site administrator.

5.3.2.1 The length of the SDC Preschool teacher’s workday shall be the same as the TK-5 teachers at the site.

5.3.2.2 The SDC preschool teacher’s work week shall include the following:
(a) Preschool SDC includes two student sessions per day, 4 days per week. Two sessions per day. The first session is 2.5 hours and the second session is 3 hours.

5.3.2.3 The preschool SDC case load shall not exceed 14 students.

5.3.3 The length of the duty day for all full-time unit members shall not extend beyond the regular student day by more than 30 minutes. Unit members shall be responsible for meeting their professional duties, including parent/student contacts. Scheduling of the 30 minutes spent
beyond the regular student day shall be determined at each site by consensus of the unit members and principal assigned to the site.

With the agreement of the site manager and the pre-approval of the District, non-classroom unit members may choose to work a daily schedule other than the regular site schedule. Any such modified schedule shall be in compliance with the provisions of this Article.

The unit member may leave the duty site for professional duties five (5) minutes after his/her students have left, provided the unit member has informed the site manager and no mandatory activities are planned.

5.3.4 The daily lunch period for all full-time unit members shall be at least thirty (30) consecutive duty-free minutes, exclusive of passing periods. The lunch period may be extended by the appropriate manager after consultation with the affected unit members. Unit members shall not be required to perform noon duty supervision except in emergency situations, as defined in the Safety Article. Itinerant and/or split assignment unit members shall not be required to travel during lunch, preparation, or break time.

5.3.5 All full time unit members shall be entitled to one (1) ten-minute duty free relief period per duty day. The break shall be in the morning.

5.3.6 Wednesday Minimum Days will alternate between District Days and Teacher Prep Days. The District Days will include professional development
Recognizing the need for professional development, addressing concerns, and teacher prep time, VCUSD and VEA agree to balance the minimum day to meet the needs in these areas.
(a) Teacher Prep Days will be used following the guidelines set forth in the VCUSD/VEA Contract under Article 5.1.2 and 5.2.2.
(b) Additional Minimum Days added to this year’s calendar, shall be balanced between District Days and Prep Days. These District Days will be used to address individual site issues and concerns. The additional Teacher Prep Days will be used following guidelines set forth in the Contract.
(c) Notice will be given at least one week in advance for any professional development requiring a location change.
(d) Unit members may be required to expend not more than four (4) hours beyond the duty day in school-related activities, including evening meetings.
(e) No unit member shall be required to return to the work site after the end of the duty day more than two (2) times per year with one day being designated for parent teacher conferences.
(f) By May 1st of each year, the District and VEA will negotiate the Minimum Day schedule for the following school year.

5.3.7 In recognition of the need for preparation time and in an effort to provide some equity to the 4th and 5th grade teachers, the 3rd/4th, 4th and 5th grade teachers who do not participate in class size reduction shall be provided a minimum of 1800 minutes of preparation time per year during the regular student day. This time shall be scheduled in blocks of not less than 45 minutes. This preparation time is in addition to the preparation time provided in section 5.3.6.

5.3.8 Full time unit members assigned to non-classroom duties shall schedule fifty (50) minutes per day for preparation.

THE FOLLOWING PROVISIONS SHALL APPLY TO ALL TK-12 UNIT MEMBERS.
5.4 Non-Student Teacher Days
5.4.1 Non-Student Days Traditional Calendar
There shall be three (3) non-student teacher days for the school year. Not more than fifty percent (50%) of the total time shall be used for required school site meetings with at least one (1) full day to be used by individual unit members for planning and preparation in their assigned classrooms. All other unit members who are not assigned to classrooms shall use this time at one of their assigned sites.

5.4.2 Non-Student Days Year Round Schools
There shall be three (3) non-student teacher days for the school year. At all sites one (1) day shall be established on the school calendar.

At multi-track sites two (2) days shall be used at the discretion of the unit member. The unit member shall sign-in at the site on the days he/she works.

At single track sites the staff shall determine the scheduling of two (2) days using the process prescribed in 5.10.

Not more than fifty percent (50%) of the total time shall be used for required school site meetings. Teachers shall have at least fifty percent (50%) of the first non-student day for planning and preparation in their assigned classrooms. All other unit members who are not assigned to classrooms shall use this time at one of their assigned sites.

5.5 Child Development Hours
The following provisions shall apply to all Child Development unit members.

5.5.1 The length of the duty day for full-time child development unit members shall be 7-hours exclusive of lunch. Child Development unit members who are required to work beyond the 7-hour duty day will be paid at the overtime compensation rate of time and one-half in no less than 20 minute intervals.

5.5.2 Child Development unit members shall be provided 200 minutes of paid, preparation time per week. The time shall be used for team collaboration and/or individual planning time, which will be determined by each team and approved by the site supervisor. In the event that a scheduling agreement cannot be reached, the Child Development Coordinator or designee and a VEA representative will meet with the site supervisor and teachers to review the schedule and provide a recommendation. During the preparation period Child Development unit members shall remain on site/campus.

5.5.3 The daily lunch period for all full-time unit members shall be at least thirty (30) consecutive duty-free minutes. If the lunch period is reduced due to inclement weather, the unit member shall be allowed to reduce his/her duty day by an equivalent number of minutes provided it does not infringe upon the student day. The lunch period may be extended by the appropriate manager after consultation with the affected unit members. Unit members shall not be required to perform noon duty supervision except in emergency situations, as defined in the Safety Article. Itinerant and/or split assignment unit members shall not be required to travel during lunch, preparation, or break time.

5.5.4 All full time unit members shall be entitled to one (1) appropriately scheduled ten-minute duty free relief period per duty day.

5.6 Adult Hourly Hours
The following provisions shall apply to all Adult Hourly unit members

5.6.1 The length of the work day/work week for each unit member shall be determined by District. Unit members shall not have their hours reduced in an arbitrary manner.
5.6.2 Normally no unit member shall work less than two (2) teaching hours per week or more than thirty-two and a half (32.5) teaching hours per week.

5.6.3 Unit members shall be paid at the hourly rate for required hours of in-service. Unit members may use sick leave if they are unable to attend a required in-service due to illness. Required in-service meetings shall be scheduled by the appropriate manager at least one week in advance except in case of emergency. Unit members working in two departments shall not be required to attend more than one departmental in-service program.

5.6.4 Unit members participating in an in-service session will not be assigned to work beyond the in-service hours required by the principal.

5.6.5 Any work period that exceeds five (5) hours and fifty (50) minutes shall include an unpaid duty-free meal break of at least thirty (30) minutes.

5.6.6 Any work period that exceeds two (2) hours and fifty (50) minutes shall include a paid fifteen (15) minute break period.

5.6.7 Itinerant or split assignment unit members shall not be required to travel during the 30 minutes' non-paid meal break or paid break time.

5.6.8 Unit members required to attend graduation will be paid at the hourly rate.

5.6.9 Counselors will begin work for registration and counseling of students at least one (1) week before class sessions begin in September and one (1) week between trimesters.

5.6.10 There shall be two (2) non-student days for the school year. Not more that 50% of the total time may be used for required school site meetings with at least one (1) full day to be used by individual unit members for planning and preparation only. See article 5.3.6.

All Unit Members (TK-12, Adult Hourly, Child Development/State Preschool)
The following provisions shall apply to all unit members.

5.7 Requirements to Substitute
Except in emergency situations, as defined in the Safety Article, unit members shall not be required to substitute for other unit members or administrators nor shall the students of absent teachers be parceled into their job assignment.

5.8 I.E.P./S.S.T. Participation
The District shall provide release time or a substitute teacher for classroom teachers required to participate in I.E.P./S.S.T. meetings see article 3.11.2. When a student is mainstreamed or fully included, the general education teacher shall be given the opportunity to be included as a member of the I.E.P./S.S.T. team. The general education teacher shall be given copies of all I.E.P’s, notification of all I.E.P meetings, and the opportunity to attend all meetings during release time as legally required.

5.9 Job Sharing Agreement
Job sharing shall be provided to unit members with current/previosuly employed status under conditions mutually agreeable to the unit member and the district.
5.9.1 Unit members shall not be required to resign in order to enter into a job sharing agreement.

5.9.2 Upon entering into a job sharing agreement the unit member’s tenure is reduced in accordance with the percentage of the job sharing agreement. A unit member who desires to dissolve his/her job sharing agreement is entitled to only the portion of his/her reduced tenure. Full time employment is not guaranteed.
5.9.3 Unit members who have expressed a desire to return to full-time employment shall be considered to have requested a transfer under the transfer article after all other full-time unit members have been placed.

5.9.4 Any unit member who has entered into a job sharing agreement shall be provided with benefits under the Health and Welfare Article, the Leaves Article, and Salary Schedules A, B, and C, which are equal to the ratio of that unit member's hours or days to the hours or days specified for full-time unit members in the Wages Article and the Hours Article. All other provisions of the contract shall apply.

5.9.5 Job sharing agreements shall not violate any provisions of this contract.

5.9.6 Prior to the unit member's entering into a job sharing agreement a copy of the Agreement shall be sent to the Association for review.

5.10 This article is intentionally left blank.

5.11 Modifications to Teacher/Student Day

The following provisions shall be used in making any modifications to the student and/or teacher day excluding changes for rallies, assemblies, state/district mandated testing.

5.11.1 Any unit member(s) or administrator(s) with an idea shall first present the idea to all of the affected staff. The affected unit members shall select their representatives to a leadership group.

For the purposes of this section "affected staff" shall include all unit members who would be significantly affected by the proposal. This might include, for example, an entire school staff, a department, a school team, grade level teams or other units of organization institutionalized at a given school. The affected staff shall be determined prior to presenting the proposal.

The leadership group drafting the proposal shall provide in writing to every affected staff member the timeline and process to be used in preparing and voting on the proposal.

While the proposal is being prepared, every attempt shall be made to inform the affected staff of the changes being considered and the rationale for the proposed changes. Adequate opportunity will be provided for input from the affected staff.

The proposal shall include a method and timeline for evaluating the changes after implementation.

The proposal shall state if it has a limited duration. If no duration is stated and the proposal receives the necessary affirmative vote, it shall remain in effect until a new proposal is drafted and approved through this process.

5.11.2 Upon completion of the final draft of the proposal and prior to a vote on the proposal the following shall occur.

(a) At least five (5) working days prior to the vote on the proposal, a copy will be given to every affected staff member.

(b) After distribution of the proposal and at least one (1) day prior to the vote, a meeting shall be held to discuss the proposal.

5.11.3 Every member of the affected staff shall be given an opportunity to vote on the proposal. Such vote shall be by secret ballot.

5.11.4 In order to be implemented a proposal must receive at least 70% affirmative vote of the total affected staff members.
5.11.5 If a proposal does not receive a 70% affirmative vote, the existing student/teacher day shall continue.

5.11.6 The final vote on a proposal must be held no later than May 1 for implementation in the following school year, or any changes to be made during the school year must be voted on at least ninety (90) calendar days prior to implementation.

5.11.7 A proposal shall not be considered final until it has been reviewed and accepted by the VEA and District for compliance with the contract, education code, law, budget restrictions, district policy and regulations, etc.

The proposal and the ballots from the vote shall be submitted to the VEA President or designee and to the VCUSD Superintendent or designee.

5.12 Duty Day for Alternative Programs
Unit members in alternative programs will work the same duty day as regular education programs at the same grade level(s). The daily schedule will be determined by the affected staff using the provisions in Section 5.11 and will take into account the unique needs of students in the program, including curricular, guidance/support, service learning, work-study, and other needs as well as program mandates and guidelines. Instructional minutes will not exceed the contractual maximum established for other unit members. Nothing in this section shall be construed to mean that an alternative program staff will necessarily increase the current number of student contacts, or increase the current number of periods taught.

ARTICLE 6 - HEALTH AND WELFARE BENEFITS (Unit Members Excluding Adult Hourly)

6.1 District Contribution Rates
The District shall continue to make the following annual contributions toward a unit member’s health and welfare benefits:

<table>
<thead>
<tr>
<th>Health Plan</th>
<th>Single</th>
<th>$11,000</th>
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<tr>
<td></td>
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<table>
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<tr>
<td></td>
<td>Family</td>
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<tr>
<th>Vision Plan</th>
<th>Single</th>
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<tr>
<td></td>
<td>Family</td>
<td>Fully Paid</td>
</tr>
</tbody>
</table>

6.2 Medical
6.2.1 Health benefits shall be made available through the CalPERS health benefit program.

6.2.2 The Board shall contribute $16.00 per month for all current unit members and retired unit members choosing to enroll in a CalPERS health plan. This amount shall be increased to comply with current law (Senate Bill 1464). However, such increases shall not increase the District’s total contribution above the level set forth in Section 6.1.
6.3 **IRS 125 Plan**
The District shall establish and maintain an IRS Plan for the benefit of unit members. Unit members may elect to have a portion of their salary placed in the IRS 125 Plan for allowable expenses, subject to IRS rules. “Allowable expenses” includes employee contributions towards the purchase of health insurance benefits as provided by section 6.1.

6.3.1 Any unit members not enrolled in a CalPERS health plan may elect to receive cash “in lieu” of benefits, as follows:
- All “in lieu” pay will be compensated at the rate of $200 per month.

6.4 **Dental**
The Board shall contribute towards the premium for Delta Dental Premier Plan for unit members and their dependents (as provided in section 6.1). The Delta Dental Premier Plan shall be equal to or better than the plan in effect during the 1998-99 plan year.

6.4.1 The Board shall contribute the premium for Delta Dental orthodontia coverage of 50% to a lifetime maximum of $2,000 for unit members and their dependents.

6.4.2 The Board shall contribute the premium (as provided in section 6.1) for the Delta Dental rider to provide for a third cleaning per year.

6.4.3 The Board and VEA have agreed to offer an additional Dental Plan coverage option for unit members and their dependents. The coverage will be as follows: The Board shall contribute the premium for the Delta Dental “Low” plan, which does not provide orthodontic coverage for unit members and their dependents. The annual maximum benefit shall be $1500 per unit member and eligible dependents(s). Beginning 1/1/2020, the District shall fully cover the cost of Delta Dental “High” plan for all members and dependents.

6.5 **Life**
The Board shall contribute towards the purchase of the agreed upon $50,000 straight term life insurance program (as provided in section 6.1).

6.6 **Vision**
The Board shall fully pay for vision insurance for all unit members and their dependents (as provided in section 6.1). The vision plan shall be the VSP vision insurance plan B with a $25 co-pay on eye examinations. A zero ($0) co-pay on lenses and frames included in the plan.

For unit members who are enrolled in the CalPERS plans that do not cover eye exams and for retirees who are under the (five) 5 year or age 67 health benefit status, the District shall equalize their benefit by reimbursing them $15.

6.7 **Less Than Full Time**
For unit members working less than full time the Board shall contribute up to an amount which is the product of the ratio of the hours or days employed to full time employment and the Board contribution for the programs in 6.1 through 6.6.

6.8 **Adult Hourly Certificated Unit Members**
6.8.1 Adult school unit members shall be eligible for benefits within 30 days of teaching 2 consecutive sessions. Members shall be offered the health benefits as specified in 6.1 through 6.6 above. The cost of such benefits will be prorated between the District and the employee based upon the percentage of thirty (30) hours worked by the employee per week.
6.8.2 All other certificated employees of the Adult School will be offered health insurance at their own
cost provided they are hired under contract for a minimum of trimester or they were employed in
the Adult School for the entire preceding school year.

6.8.3 All Adult School Unit Members shall receive fully paid Dental & Vision benefits as specified in
6.4 & 6.6 above.

6.9 **Retiree Benefits**
6.9.1 Health benefits shall be made available through the CalPERS health benefit program.

6.9.2 The Board shall contribute the mandated amount per month for the cost of providing health
benefits for all retired unit members choosing to enroll in a CalPERS health plan. This amount
shall be increased to comply with current law (Senate Bill 1464). However, such increases shall
not increase the District’s total contribution above the level set forth in Section 6.9.3.

6.9.3 Unit members who retire after ratification of this agreement shall have the Board contribute a sum
equal to the lowest cost CalPERS HMO plan for the employee only, including the contribution
rate provided in Section 6.9.2 above, to an approved medical program for a period of five (5)
years or age 67 whichever occurs first provided:

6.9.3.1 The unit member has rendered fifteen (15) years of service to the District.

6.9.3.2 The unit member makes written application prior to the effective date of his/her
retirement.

6.9.4 Two unit members who are married and retire shall receive a Board contribution equal to the rate
for employee plus one.

6.9.5 A unit member who retires shall be allowed to carry a spouse on the medical group plan if s/he
prepays monthly the spousal rate to the District.

6.9.6 A unit member and spouse shall also be allowed to continue as members of the group medical plan
beyond the Board’s contributory period by paying a monthly premium to the District in advance.

6.9.7 The parties agree that employees who retire under the terms of the Health and Welfare Article
“Retiree Benefits” will be subject to the following:
6.9.7.1 The payment shall be made sixty (60) days in advance. The first payment would be a
2 month premium to facilitate the process.

6.9.7.2 If any payment due is not received by the 7th of the month, the District shall be
obligated to send out 1 notice of delinquency by certified mail. If the District is
required to send more than three (3) notices per year or if no response is received to
any notice, the District reserves the right to drop the retiree from this program.
Reinstatement (if available) shall be handled by the other provisions of the
Agreement.

6.10 **Domestic Partner Coverage**
6.10.1 The District shall permit domestic partners to participate in the District’s health and welfare
benefits plans. Such participation shall be subject to the criteria established by the carrier and the
terms and conditions set forth in this agreement and attachments 1(a) and 1(b), which shall not
conflict with the conditions established by the carrier.
If such a conflict should arise, the parties shall meet to determine whether this agreement should be amended, or whether an alternative, mutually agreeable plan should be obtained which allows domestic partner coverage.

6.10.1.1 Definition: A domestic partnership shall exist between two persons of the same gender or opposite sex domestic partnerships when both persons are over the age of 62, and each of them shall be the domestic partner of the other if both complete, sign and have notarized the Vallejo City Unified School District Affidavit of Domestic Partnership (Attachment 1a).

6.10.1.2 A domestic partnership exists when all of the following occur:
(a) Both persons have a common residence.
(b) Both persons share the common necessities of life and agree to be jointly responsible for each other’s basic living expenses during the domestic partnership.
(c) Neither person is married nor a member of another domestic partnership.
(d) The two persons are not related by blood in a way that would prevent them from being married to each other in this state.
(e) Both persons are at least 18 years of age and are mentally competent to consent to contract.
(f) It has been at least six months since either of the two parties has filed a statement of termination of a previous domestic partnership affidavit with the Vallejo City Unified School District.
(g) The two parties agree to notify the Vallejo City Unified School District Human Resources Office if there is a change in the circumstances attested to in the affidavit or if the domestic partnership is terminated.

6.10.1.3 Termination: A domestic partnership shall terminate when any of the following occurs:
(a) One partner gives or sends to the other partner a notarized, written notice that he or she is terminating the partnership.
(b) One of the domestic partners dies.
(c) One of the domestic partners marries.
(d) The domestic partners no longer have a common residence. A temporary separation resulting from work, education, or health related requirements shall not constitute the cessation of common residence.
(e) Upon termination of the partnership, the employee shall notify the District by filing a Statement of Termination of Domestic Partnership (Attachment 1b). The form shall include a statement whereby the employee shall certify under penalty of perjury that he or she notified his or her domestic partner of the termination of the partnership. All benefits provided by this section shall cease as of the last day of the month following the receipt of the Statement of Termination of Domestic Partnership.
(f) The Statement of Termination must be filed within thirty (30) days of the end of the domestic partnership. If the District suffers any loss as a result of the employee’s failure to file the statement, the employee shall be liable to the District for actual loss engendered by the failure to receive notice that the domestic partnership has been terminated.

6.10.1.4 Application and Terms
In order to receive any benefit provided for by this Section, an employee and his or her domestic partner shall complete, have notarized, and file with the District a Vallejo City Unified School District Affidavit of Domestic Partnership (Attachment 1a).

The form shall also include a signed statement indicating that the employee agrees that he or she is required to reimburse the District for any expenditure made by the District for any administrative charges or other costs on behalf of the domestic partner.
if any of the submitted documentation is found to be incomplete, inaccurate, or fraudulent.

Employer-paid health care coverage for the domestic partner and dependents is considered taxable income to the employee unless the domestic partner/dependent is a dependent as that term is defined by Section 152(a) of the Internal Revenue Code. This benefit coverage is subject to federal income tax and must be reported as imputed income on the employee’s Form W-2. The District must pay FICA and Medicare taxes on these amounts and ensure adequate withholding.

The non-employee domestic partner does not have any rights to continuing coverage under federal law through COBRA or under any state law.

The District shall be indemnified by the employee against any legal action pursued by another party under community property, contract, or family laws.

ARTICLE 7 – LEAVES
Leave is permission granted by the Board for unit members to be absent from assigned duties for a specific period of time. It is recognized that there are two types of leaves: paid and unpaid leave. All leaves shall comply with the Family Medical Leave Act and the California Family Rights Act.

7.1 Paid Leave
The following definitions shall be used to implement the provisions of this article:
(a) Day for full-time TK-12 unit members: Six and one half (6.5) hours
(b) Day for part-time TK-12 unit members: Pro-rated portion of six and one half (6.5) hours unit member assigned to work
(c) Day for full-time Child Development/State Preschool unit members: Seven (7) hours
(d) Day for part-time Child Development/State Preschool unit members: Pro-rated portion of seven (7) hours unit member assigned to work

7.1.1 Sick Leave (All Excluding Adult Hourly)
Every unit member employed five days a week shall be entitled to ten days leave of absence each year for illness, injury, mental health, personal well-being, religious observance, or disability, including those caused or contributed to because of pregnancy, miscarriage, or childbirth.

Childcare unit members who work more than the 183 workdays shall receive one day of sick leave for each additional month worked. The unit member employed for less than five school days a week shall be entitled, for a school year of service, to that proportion of ten days leave of absence for illness or injury as the number of days s/he is employed per week bears to five.

If any unit member does not take the full amount of leave allowed in any school year under this section, the amount not taken shall be accumulated from year to year. The warrant stub of each unit member shall contain a statement of total accrued sick leave. Any error in reporting on the warrant stub shall not be subject to the grievance procedure, provided it is corrected on the next payroll cycle after the error becomes known.

Any unit member who is absent for a prolonged period of time may not be paid for such absences beyond five consecutive working days unless he or she presents to the Superintendent/designee a written statement from a doctor verifying the illness, injury, or disability. A medical certificate will not be required to substantiate a request for approval of such leave for five consecutive days or less unless the unit member has been notified by his/her immediate supervisor on at least one occasion about excessive use or abuse of sick leave.

When a unit member has been on an extended absence due to illness, injury, or disability, and has indicated his/her intent to return, the District may require certification by a qualified medical doctor...
mutually acceptable to the Board and to the unit member that the unit member is capable of performing his/her normally assigned duties. The cost of such examination shall be borne by the District.

In the event that unusually large numbers of unit members do not report for work, the Superintendent may then declare that an emergency situation exists. With the declaration of such emergency and for the duration thereof, each unit member who is absent and who requests pay for sick leave must provide a written verification of illness or injury from a doctor for each day of absence. Prior written notice of such requirement shall be given to the unit member whenever possible.

7.1.2 **Sick Leave (Adult Hourly)**
Every unit member shall be entitled to one (1) hour of sick leave for every seventeen (17) hours taught for illness, injury, mental health, personal well-being, religious observance, or disability, including those caused or contributed to because of pregnancy, miscarriage, or childbirth. These hours will be calculated at the beginning of each trimester. If any unit member does not take the full amount of leave allowed in any school year under this section, the amount not taken shall be accumulated from year to year. Any error in reporting on the warrant stub shall not be subject to the grievance procedure, provided it is corrected on the next payroll cycle after the error becomes known. Any unit member who is absent for a prolonged period of time may not be paid for such absences beyond five working days unless he or she presents to the Superintendent or his designee a written statement from a doctor verifying the illness, injury, or disability.

7.1.3 **Long-Term Sick Leave (All Excluding Adult Hourly)**
When a unit member who is absent from her/his duties on account of illness, injury, or disability including those caused or contributed to because of pregnancy, miscarriage, or childbirth, for a period of five (5) school months or less, whether or not the absence arises out of or in the course of the employment of the unit member, the amount deducted from the salary due him/her for any month in which the absence occurs shall not exceed the sum which is actually paid a substitute employed to fill the position during his/her absence or, if no substitute was employed, the amount which would have been paid to the substitute had s/he been employed. The deduction will not be greater than the current lowest substitute rate (capped at $200.00) or 50% of the absent unit member's regular per diem rate of pay, whichever is less. These provisions shall not apply to the first ten (10) days of absence on account of illness or accident, providing the unit member has 10 days of accumulated regular sick leave. If the unit member has less than 10 days of regular sick leave accumulated, long-term sick leave shall begin the day after regular sick leave is exhausted.

7.1.4 **Long-Term Sick Leave (Adult Hourly)**
When a unit member who is absent from his/her duties on account of illness, injury, or disability, including those caused or contributed to because of pregnancy, miscarriage, or childbirth, for a period of five (5) school months or less, whether or not the absence arises out of or in the course of the employment of the unit member, the amount deducted from the salary due him/her for any month in which the absence occurs shall not exceed the sum which is actually paid a substitute employed to fill the position during his/her absence or, if no substitute was employed, the amount which would have been paid to the substitute had one been employed. These provisions shall not apply to the first ten (10) workdays of absence on account of illness or accident of any such unit member, providing the unit member has 10 days of accumulated regular sick leave. If the unit member has less than 10 days of regular sick leave accumulated, long-term sick leave shall begin the day after regular sick leave is exhausted. In the event that unusually large numbers of unit members do not report for work, the Superintendent may then declare that an emergency situation exists. With the declaration of such emergency and for the duration thereof, each unit member who is absent and who requests pay for sick leave must provide a written verification of illness or injury from a doctor for each day of absence. Prior written notice of such requirement shall be given to the unit member whenever possible.
7.1.5 Industrial Accident or Illness Leave (All Excluding Adult Hourly)

If a unit member incurs an industrial injury or illness in the line of duty, she/he is entitled to receive compensation insurance payments with verification by a licensed medical practitioner for each day of absence. The following regulations apply:

7.1.5.1 Allowable leave shall be for not more than 60 days during which the schools of the District are required to be in session or when the unit member would otherwise have been performing work for the District in any one fiscal year for the same accident;

7.1.5.2 Allowable leave shall not be accumulated from year to year;

7.1.5.3 Industrial accident or illness leave shall commence on the first day of absence;

7.1.5.4 When a unit member is absent from his/her duties on account of an industrial accident or illness, she/he shall be paid such portion of the salary due him/her for any month in which the absence occurs as when added to his/her temporary disability indemnity under Division 4 or Division 4.5 of the Labor Code, will result in a payment to him/her of not more than his/her full salary; the phrase "full salary" as utilized in this subdivision shall be computed so that it shall not be less than the unit member's "average weekly earnings" as that phrase is utilized in Section 4453 of the Labor Code. For purposes of this section, however, the maximum and minimum average weekly earnings set forth in Section 4453 of the Labor Code shall otherwise not be deemed applicable.

7.1.5.5 Industrial accident or illness leave shall be reduced by one day for each day of authorized absence regardless of a temporary disability indemnity award;

7.1.5.6 When an industrial accident or illness leave overlaps into the next fiscal year, the unit member shall be entitled to only the amount of unused leave due him/her for the same illness or injury. Upon termination of the industrial accident or illness leave, the unit member shall be entitled to use accumulated sick leave and the benefits provided previously for long-term sick leave. For the purposes of these sections, the absence shall be deemed to have commenced on the date of termination of the industrial accident or illness leave, provided that if the unit member continues to receive temporary disability indemnity, she/he may elect to take as much of his/her accumulated sick leave which, when added to his/her temporary disability indemnity, will result in a payment to him/her of not more than his/her full salary. During any paid leave of absence, the unit member shall endorse to the District the temporary disability indemnity checks received on account of his/her industrial accident or illness. The District, in turn, shall issue the unit member appropriate salary warrants for payment of the unit member's salary and shall deduct normal retirement and other authorized contributions. Any unit member receiving benefits as a result of this section shall, during periods of injury or illness, remain within the State of California unless the Governing Board authorizes travel outside the State.

7.1.6 Industrial Accident or Illness Leave (Adult Hourly)

If a unit member incurs an industrial injury or illness in the line of duty, he/she is entitled to receive compensation insurance payments in accordance with law.

7.1.7 Personal Necessity Leave

A unit member of the District may use accumulated sick leave in cases of personal necessity. The unit member shall not be required to secure advance permission for leave taken for any of the following reasons:

7.1.7.1 Death or serious illness of a member of his/her immediate family. The immediate family is as defined under Bereavement Leave. Days taken under this term may be
added to days taken under Bereavement Leave whenever there is a death of a member of the immediate family.

7.1.7.2 Accident, involving a person or property, or the person or property of a member of the immediate family.

7.1.7.3 Religious holiday - the day is a holiday of a state recognized religious group to which the unit member belongs.

7.1.7.4 Participation in a child's school or day care activities as provided in Section 7.1.18.

The unit member may request personal necessity leave for other reasons by submitting a request to the Superintendent or his designee who will approve it when it involves a situation which meets all the following criteria: (1) necessitates the immediate attention of the unit member, and (2) which the unit member cannot be expected to disregard, and (3) which cannot be accommodated during off-duty hours.

7.1.8 Bereavement Leave

Each unit member is entitled to a leave of absence, not to exceed three days, or five days if over 500 miles travel is required, on account of the death of any member of his/her immediate family. No deductions shall be made from the salary of such unit member. Members of the immediate family means spouse, mother, mother-in-law, father, father-in-law, surrogate parent, surrogate parent of the unit member's spouse, step-parent, step-parent of the unit member's spouse, grandmother, grandfather, grandmother-in-law, grandfather-in-law, grandchild, grandchild of the unit member's spouse, son, son-in-law, daughter, daughter-in-law, brother, brother-in-law, sister, sister-in-law, or anyone who has stood in any of the foregoing relationships. Bereavement leave may also be used for anyone currently living in the immediate household of the unit member.

7.1.9 Jury Duty

A unit member shall be granted a leave of absence when called for jury duty. Unit member shall serve as a juror without loss of salary.

7.1.10 Emergency Duty Leave

A unit member may take time off to perform emergency duty as a volunteer firefighter, a reserve peace officer, or emergency rescue personnel.

An employee who is a volunteer firefighter shall be permitted to take temporary leaves of absence, not to exceed an aggregate total of 14 days per calendar year, for the purpose of engaging in fire or law enforcement training. (Labor Code 230.4)

7.1.11 Civil Air Patrol Leave

A unit member may take up to 10 days of unpaid leave per calendar year, beyond any leave otherwise available to unit members, to respond to an emergency operational mission of the California Civil Air Patrol, provided that the unit member has been employed by the district for at least a 90-day period immediately preceding the leave. Such leaves shall not exceed three days for a single emergency operational mission, unless an extension is granted by the governmental entity authorizing the mission and is approved by the Superintendent or designee. (Labor Code 1501, 1503)

The unit member shall give the district as much advance notice as possible of the intended dates of the leave. The Superintendent or designee may require certification from the proper Civil Air Patrol authority to verify the eligibility of the unit member for the leave and may deny the leave if the unit member fails to provide the required certification. (Labor Code 1503)

7.1.12 Military Leave

The District shall provide leave for military duty as outlined in the Military and Veterans Code Section 395 and Education Code Section 45059 and 4800.
7.1.13 Organizational Leave (All Excluding Adult Hourly)
The Association may secure released time for officers and designated members for the conduct of lawful Association business subject to the following conditions:

7.1.13.1 The Association reimburses the District the lowest cost of a regularly credentialed substitute teacher for each day so used.

7.1.13.2 An individual officer or designated member (except the President) may be released for a maximum of twelve (12) school days in any school year and not more than five (5) school days in any one school month. The Association President shall receive 100% of the regular schoolwork year as paid release time, to conduct business pertinent to the Association's affairs. The Association will reimburse the District the lowest cost of a regularly credentialed substitute teacher for 50% of the days of the President's release time and the District will provide the other 50%.

7.1.13.3 No more than nine (9) officers or designated members of the Association may be released in any 1 school day nor more than 10% of the classroom teaching staff from any one-school staff on any one school day.

7.1.13.4 The Director of Human Resources/Recruitment shall be notified in writing, on forms provided, no less than five (5) days in advance.

7.1.13.5 Approval will be granted when the above conditions are met and substitutes are available.

7.1.13.6 In any given year the Association will have a maximum entitlement of one hundred thirty-five (135) days.

7.1.14 Organizational Leave (Adult Hourly)
Unit members receiving leave under this provision shall do so pursuant to the rules and regulations set forth in Section 7.1.13 Organizational Leave above. Days used under this provision shall count toward the maximum set forth in 7.1.13 Organizational Leave.

7.1.14.1 The Association shall reimburse the District at the lowest hourly rate of pay for adult hourly certificated members.

7.1.14.2 Hourly unit members who work all day on Association business shall be granted paid leave from their evening hours at work.

7.1.15 Sabbatical Leave (All Excluding Adult Hourly)
A unit member may be granted sabbatical leave only by approval of the Board. No more than one (1) percent of the unit members shall be granted such leave in any one year. A unit member must meet the following criteria in order to be eligible for consideration:

7.1.15.1 The unit member must have been a District employee for at least seven (7) consecutive years preceding the granting of the leave.

7.1.15.2 The unit member must submit a planned program of travel or study to be undertaken during the leave.

7.1.15.3 The unit member granted a one (1) year leave must return to service in the District for a period of two (2) years following the leave. The unit member granted a half-year leave must return to service in the District for a period of one (1) year following the leave. Compensation during the leave shall be one-half (1/2) of the base salary of the
unit member. A unit member who satisfies the conditions governing the granting of this leave may count for salary placement, upon return to employment, the credits earned for professional improvement, as well as one year of experience credit for the year on leave.

7.1.16 Professional Leave
Unit members may, upon proper application and subsequent approval by the Director of Personnel/Recruitment, be granted leave to attend a conference, seminar, or other professional meeting that would improve the member's service to the District. If the request is denied by the Assistant Superintendent for Personnel Services/Designee, the unit member may make an appeal in writing to the District Certified Professional Growth Committee. After considering the denial and appeal, the Professional Growth Committee shall vote on whether or not to grant the requested leave. Professional leave shall be limited to 3 days a year on a non-cumulative basis.

7.1.17 Maternity Leave
Leaves of absence for disabilities caused or contributed to because of pregnancy, miscarriage, or childbirth shall be treated the same as provided previously in sick leave and long-term sick leave. A female unit member shall, upon written request, be provided an unpaid leave of absence because of pregnancy, miscarriage, childbirth, and recovery there from. The length of the leave of absence, including the date on which the leave shall commence and the date on which the unit member shall resume duties, shall be determined by the unit member and the member's physician.

7.1.18 Child Birth/Adoption Leave
In addition to sick leave/maternity disability leave, a unit member who gives birth to a child, whose spouse gives birth to a child or adopts a child will be granted up to six (6) consecutive weeks of leave using the unit member's accumulated sick leave. The leave will begin or be scheduled within two (2) weeks of the birth of the child or on the day the adoptive parent receives the child. The leave can be taken for six (6) consecutive weeks within the first six (6) months of the birth of the child or on the day the adoptive parent receives the child.

7.1.19 Leave to Assist in Child/Children's School
A unit member who is a parent, guardian or grandparent having custody of one or more children in grades TK-12, or attending a licensed day care facility, may use up to 40 hours of sick leave each school year in order to participate in school or day care activities. Such leave shall not exceed eight (8) hours in any month of the school year and the unit member shall give reasonable advance notice of the absence.

If both parents of the child are employed at the same site, this leave shall be allowed for the first parent who applies; simultaneous absence by the second parent may be granted by the Superintendent or designee.

In lieu of using sick leave, eligible unit members giving reasonable advance notice may take up to forty (40) hours without pay each school year for this purpose, not to exceed eight (8) hours in any month if sick leave is exhausted.

7.2 Unpaid Leaves
7.2.1 General Leaves (All Excluding Adult Hourly)
A unit member may, upon written request, be granted a leave of absence by the Board without pay or remuneration of any kind. This type of leave will normally not be granted until the unit member has served five years and will normally not be granted a unit member to accept other employment. Except under most unusual circumstances, this type of leave will not be extended beyond the close of the current school year.
7.2.2 Unpaid Leaves (Adult Hourly)
The Governing Board may grant a unit member, upon request, an unpaid leave of absence. The granting of such leave is at the sole discretion of the Governing Board. Adult school unit members may apply for maternity, childcare and personal business leave as provided for in 7.2 of this article. Such leaves shall not extend beyond the trimester.

7.2.3 Family Medical Leave Act (FMLA)
FMLA Leave may be used for one of the following reasons:

(a) Pregnancy, birth, adoption, or foster care of an employee's child within 12 months following birth or placement of the child;

(b) To care for an immediate family member (spouse, registered domestic partner, child, or parent with a serious health condition;

(c) An employee's inability to work because of a serious health condition;

(d) A "qualifying exigency," for military operations arising out of a spouse's, child's, or parent's active duty or call to active duty as a member of the military reserves or National Guard in support of a "contingency operation" declared by the U.S. Secretary of Defense, President or Congress, as required by law;

(e) Or to care for a spouse, child, parent or next of kin—who is an Armed Forces member (including the military reserves and National Guard) undergoing medical treatment, recuperation, or therapy, is otherwise in an outpatient status, or is otherwise on the temporary disability retired list—with a serious injury or illness incurred in the line of duty while on active duty that may render the individual medically unfit to perform his or her military duties.

(f) The maximum amount of FMLA Leave will be twelve (12) workweeks in any 12-month period when the leave is taken for:
   i. Bonding Leave;
   ii. Family Care Leave;
   iii. Serious Health Condition Leave; and/or

(g) The maximum amount of FMLA Leave for an employee wishing to take Military Caregiver Leave will be a combined leave total of twenty-six (26) workweeks in a single 12-month period.

(h) A 12-month period begins on the date of your first use of FMLA Leave. Successive 12-month periods commence on the date of your first use of such leave after the preceding 12-month period has ended.

(i) FMLA runs concurrently with California Family Rights Act (CFRA).

(j) FMLA is a non-paid leave but unit members may use sick leave if it is available.

7.2.4 California Family Rights Act (CFRA)
Under the California Family Rights Act of 1993 (CFRA), unit members shall be granted up to 12 workweeks in a 12-month period for the birth, adoption, or foster care placement of their child or for their
own serious health condition or that of their child, parent or spouse. CFRA runs concurrently with FMLA and Parental Leave (Child-Bonding Leave).

7.2.5 Pregnancy Disability Leave

7.2.5.1 A member of the unit may use sick leave if physically disabled and unable to render service to the District as a direct result of the pregnancy. Pregnancy Disability Leave applies to unit members who are disabled due to pregnancy, complications during pregnancy, termination of pregnancy, childbirth, or a related medical condition as defined under the Pregnancy Disability Leave law (PDL).

7.2.5.2 The use of sick leave for pregnancy disability shall be treated the same as any other disability for which sick leave is granted.

7.2.5.3 A unit member may take up to four months of pregnancy disability leave. Leave may be taken intermittently. Upon exhaustion of accumulated sick leave, the unit member shall receive differential pay. The unit member shall continue to receive health and welfare benefits.

7.2.5.4 If at any time a unit member is absent as a result of her physical disability arising out of her pregnancy, the District may request a doctor’s verification of her inability to render service to the District.

7.2.5.5 A member temporarily disabled as a result of pregnancy, termination of pregnancy, or childbirth may return to duty at any time she is physically able to render full and complete service to the District.

7.2.5.6 The District may request a doctor’s verification of the member’s ability to return to work.

7.2.5.7 A unit member returning from pregnancy disability shall return to the position previously held.

7.2.6 Parental Leave (Child Bonding Leave)

7.2.6.1 A unit member may use up to 12 workweeks of child bonding leave for the birth of the unit member’s child or the placement of a child with the unit member in connection with the unit member’s adoption or foster care of the child as provided by the California Family Rights Act (CFRA).

7.2.6.2 During child bonding leave, the unit member may use remaining sick leave. Upon exhaustion of accumulated sick leave, the unit member shall receive differential pay. The unit member shall continue to receive district paid health and welfare benefits.

7.2.6.3 If an employee does not want to exhaust his or her full-paid sick leave, then he or she is not entitled to substitute differential or 50% pay during child bonding leave. If he or she is fully FMLA or CFRA Eligible, including having worked 1 school year, he or she may take FMLA/CFRA child bonding leave unpaid with benefits.
7.2.6.4 Child bonding leave may be taken intermittently (minimum of 2 weeks uses of leave at a time).

7.2.6.5 Child bonding leave shall be taken within one year of the birth or placement of the child with the unit member in connection with the adoption or foster care of the child by the unit member. If the school year ends prior to exhaustion of 12 workweek period of leave, unit members shall be entitled to use the balance of the 12 workweek period at the start of the following school year.

7.2.6.6 If both parents are eligible for CFRA leave and are employed by the District, twelve (12) weeks of child bonding leave shall be available to each parent.

7.2.6.7 The unit member will notify the site supervisor and Human Resources department of the expected need for leave and potential timeframes as much in advance as possible.

7.2.6.8 A unit member returning from child bonding leave shall return to their same or equivalent job.

7.2.6.9 A member of the unit who wishes to take a personal leave to raise a child in addition to eligible paid child bonding leave available under Education Code Section 44977.5 and Government Code 12945.2 may be granted such leave without pay for up to one (1) year.

7.2.6.10 It is the intent to implement the terms and conditions of Education Code Section 44977.5 and Government Code 12945.2, and further interpretations of these laws will apply; except where this article provides greater rights.

7.2.7 Child Care Leave
A unit member may elect to take child care leave to care for member’s child, or any child living in the unit member’s immediate household, for a period not to exceed one year plus the remainder of the current school year. While on leave, the unit member shall not accept employment other than casual, part-time employment.

7.2.8 Personal Business Leave
A unit member may elect to take up to three days per year for personal business, provided this provision is not used to withhold District services. The unit member shall pay the cost of a substitute for such leave when a substitute is required and provided. This leave is charged in not less than one-half day increments.

7.2.9 Elective Office
Each unit member who enjoys permanent status and who is elected to the legislature, shall be granted an unpaid leave of absence.

7.3 Return from Leave
Unit members on extended leave which ends prior to the end of the school year and which is less than 20 working days in duration, shall be returned to the same position. In the same situation, except that the leave is for more than 20 working days, the unit member shall normally be returned to the same position. Unit members who are granted a leave which extends to or beyond the end of the school year are not guaranteed the same position or location. Unit members granted leave for a period of two months or more shall be considered to intend to return to employment on the specified date unless the unit member notifies the District to the contrary. Unit members who fail to return on the date agreed upon shall be considered to have resigned unless an extension has been requested and granted by the Board or an emergency situation prevents notification.
Part III All Unit Members

7.4 Catastrophic Leave Bank

7.4.1 Creation
The Vallejo Education Association and the District agree to create the Vallejo Education Association Catastrophic Leave Bank effective July 1, 1995. The Catastrophic Leave Bank will be funded in accordance with the terms of Section 7.4.2 below.

7.4.1.1 Days in the Catastrophic Leave Bank will accumulate from year to year.

7.4.1.2 Days will be contributed to the Bank and withdrawn from the Bank without regard to the daily or hourly rate of pay of the Catastrophic Leave Bank participant.

7.4.1.3 The Vallejo Education Association Catastrophic Leave Bank will be administered by a two (2) member Catastrophic Leave Bank committee appointed by the President of the Association and one (1) representative appointed by the District.

7.4.2 Eligibility and Contributions

7.4.2.1 All unit members on active duty with the District are eligible to contribute to the Vallejo Education Association Catastrophic Leave Bank.

7.4.2.2 Participation is voluntary, but requires contribution to the Bank. Only contributors will be permitted to withdraw from the Bank except as noted in 7.4.2.3 and 7.4.2.6.

7.4.2.3 Unit members who elect not to join the Catastrophic Leave Bank upon first becoming eligible have a waiting period of sixty (60) days after joining the Bank before becoming eligible to withdraw from the Bank.

7.4.2.4 The contribution, on the appropriate form, will be authorized by the unit member and continued from year to year until canceled by the unit member.

7.4.2.5 Cancellation, on the proper form, may be effected at any time and the unit member will not be eligible to draw from the Bank as of the effective date of cancellation. Sick leave previously authorized for contribution to the Bank will not be returned if the unit member effects cancellation.

7.4.2.6 Contributions will be made from August 15, to September 15, of each school year. Unit members returning from extended leave which included enrollment period will be permitted to contribute within thirty (30) calendar days of beginning work. District will supply enrollment forms for the Catastrophic Leave Bank to all unit members returning from leave. New unit members with ten (10) or fewer transferable sick leave days will be automatically enrolled in the Sick Leave Bank for the first year of employment only without contributing any sick leave.

7.4.2.7 The annual rate of contribution by each participating unit member for each school year shall be a minimum of one (1) day of sick leave. Adult School hourly employees who wish to contribute to the Catastrophic Leave Bank will do so based upon the following formula:

\[
\text{Total \# of hours per week per 3 trimesters} = 1 \text{ day} \\
\text{Total \# of days per week per 3 trimesters}
\]

All contributions will be in whole day increments.

(a) An additional day of contribution will be required of participants if the number of days in the Bank falls below five hundred (500) days. Catastrophic Leave Bank participants who are drawing from the Bank at the time of the assessment will not be required to contribute to remain eligible to draw from the Bank. If a Catastrophic Leave Bank participant has no remaining sick leave at the time of the assessment, they need not contribute
the additional day to remain a participant in the Bank.

(b) If the number of days in the Bank at the beginning of a school year exceeds fifteen hundred (1500) days, no contribution will be required of returning unit members. Those unit members joining the Catastrophic Leave Bank for the first time and those returning from leave will be required to contribute one (1) day to the Bank.

7.4.2.8 Unit members who are retiring or leaving the employ of the District may contribute their unused sick leave to the Catastrophic Leave Bank.

7.4.2.9 The District will contribute one hundred (100) days to the Catastrophic Leave Bank on July 1, 1995 to initiate the program.

7.4.3. **Withdrawal from the Bank**

7.4.3.1 Catastrophic Leave Bank participants, whose accumulated sick leave is exhausted, may withdraw from the Bank for catastrophic illness or injury. Catastrophic illness or injury will be defined as any illness or injury that incapacitates the unit members for over twenty (20) consecutive duty days or incapacitates a member of the unit member's family for over twenty (20) consecutive duty days which requires the unit member to take time off work to care for that family member. If a recurrence or a second illness or injury incapacitates a unit member or member of the unit member's family within twelve (12) months, it shall be deemed catastrophic after ten (10) consecutive duty days. Thus, a participant who used the Bank after exhaustion of sick leave for twenty-five (25) days to care for his wife who dies of cancer and, after returning to work, suffers a heart attack will be deemed to have a second catastrophic illness and may again withdraw from the Bank after only ten (10) consecutive duty days off work.

7.4.3.2 Participants must use all accumulated sick leave as defined in Leaves Article 7.1.1 and 7.1.2 available to them before eligible for a withdrawal from the Bank.

7.4.3.3 The first twenty (20) duty days of illness or disability must be covered by the participant's own sick leave or leave without pay the first time said participant qualifies for a withdrawal draw from the Bank. For subsequent withdrawals within twelve (12) consecutive months, the first ten (10) duty days of illness must be covered by the participant's own sick leave or leave without pay.

7.4.3.4 Participants who have exhausted their sick leave but are qualified for long term sick leave will be eligible to withdraw from the Catastrophic Leave Bank in one half (1/2) day increments until long term sick leave (7.1.3, 7.1.4) is exhausted. At that point, withdrawal from the Catastrophic Leave Bank will be for the participants' duty day.

7.4.3.5 If a participant is incapacitated, applications may be submitted to the committee by the participant's agent or member of the participant's family.

7.4.3.6 Withdrawals from the Catastrophic Leave Bank will be granted in units of no more than thirty (30) duty days. Withdrawals are in whole day increments. Participants may submit requests for extensions of withdrawals as their prior grants expire. A participant's withdrawal from the Bank may not exceed a maximum period of twelve (12) consecutive months. Members of the Catastrophic Leave Bank committee shall have the right to extend the initial request for withdrawal from the bank.

7.4.3.7 Participants applying to withdraw or extend their withdrawal from the Catastrophic Leave Bank will be required to submit a doctor's statement indicating the nature of
the illness or injury and probable length of absence from work. Members of the Committee shall keep information regarding the nature of the illness confidential.

7.4.3.8 If a participant has drawn thirty (30) Catastrophic Leave Bank days and requests an extension, the committee may require a medical review by a physician of the committee’s choice at the participant’s expense. The committee will choose only a physician who qualifies under one of the District’s offered medical plans. Refusal to submit to the medical review will terminate the participant’s continued withdrawal from the Bank. The committee may deny an extension of withdrawal from the Catastrophic Leave Bank based upon the medical report. The participant may appeal any termination under the procedures outlined in 7.4.3.12 below.

7.4.3.9 Leave from the Bank may not be used for illness or disability which qualifies the participant for Worker’s Compensation benefits.

7.4.3.10 If the Catastrophic Leave Bank does not have sufficient days to fund a withdrawal request, the committee is under no obligation to provide days and the District is under no obligation to pay the participant any funds whatsoever. If the committee denies a request for withdrawal, or an extension of withdrawal, because of insufficient days to fund the request, they will notify the participant, in writing, of the reason for the denial.

7.4.3.11 Withdrawals will become effective immediately upon the exhaustion of sick leave or the waiting period provided for in Sections 7.4.2.3 or 7.4.3.3 whichever is greater.

7.4.3.12 Catastrophic Leave Bank participants who are denied a withdrawal or whose withdrawal is not renewed or terminated may, within (30) days of denial, appeal, in writing, to the Executive Board of the Vallejo Education Association. The Executive Board of the Vallejo Education Association will hold a hearing within fifteen (15) duty days. The Executive Board will issue a confidential written decision within fifteen (15) duty days of the hearing. If the participant’s incapacitation does not allow participation in this appeal process, the participant’s agent or member of the family may process the appeal.

7.4.4. Administration of the Bank

7.4.4.1 The Catastrophic Leave Bank committee will have the responsibility of maintaining the records of the Catastrophic Leave Bank, receiving withdrawal requests, verifying the validity of requests, approving or denying the requests, and communicating its decisions, in writing, to the participants and to the District.

7.4.4.2 The Committee’s authority will be limited to administration of the Bank. The Committee will approve all properly submitted requests complying with the terms of this Article. Withdrawals may not be denied on the basis of the type of illness or disability.

7.4.4.3 Applications will be reviewed and decision of the committee reported to the applicant, in writing, within ten (10) days of receipt of the application.

7.4.4.4 The Committee will keep all records confidential and will not disclose the nature of the illness except as is necessary to process the request for withdrawal and defend against any appeals of denials.

7.4.4.5 By September 30, of each school year, the District will notify the committee of the following:
(a) The total number of accumulated days in the Bank on June 30th of the previous
school year.
(b) The number of days contributed by unit members for the current year.
(c) The names of participating unit members.
(d) The total number of days available in the Bank.

7.4.4.6 The District will maintain current information for the committee on the following:
(a) The names of any Catastrophic Leave Bank participants who have canceled participation in accordance with Section 7.4.2.4.
(b) The names of any additional unit members who have joined the Bank.
(c) The total number of days in the bank.
(d) The total number of days awarded and to whom they were awarded.

7.4.4.7 Any dispute between the committee and the District as to the accounting of Catastrophic Leave Bank days unresolved within fifteen (15) days will be immediately submitted to Binding Arbitration without the need to follow earlier steps of the grievance procedure as per the Grievance Article.

7.4.4.8 If the Catastrophic Leave Bank is terminated for any reason, the days remaining in the Catastrophic Leave Bank will be returned to the then current members of the Bank proportionately.

ARTICLE 8 - TRANSFER AND REASSIGNMENT (All excluding Adult Hourly)

8.1 General Provisions

8.1.1 Considerations

8.1.1.1 The parties recognize that the unit member has a vital professional interest in enhancing and improving his/her skills and teaching performance and that such a goal can as often be achieved by remaining in a given assignment as by a transfer/reassignment to a different assignment.

8.1.1.2 The parties also recognize that the District has a vital interest in providing an educational program that meets its perception of the needs of the program and complies with the law.

8.1.1.3 Recognizing that there may be conflict between the perceived needs of the unit member and the District and that such conflict is exacerbated by involuntary transfer/assignment, the parties agree that these provisions for transfer/reassignment shall be enforced so as to minimize involuntary transfers/reassignments.

8.1.1.4 The District will participate in a collaborative process with VEA during the involuntary and voluntary transfer process with the understanding that the District will make the final decisions if an agreement cannot be reached.

8.1.2 Definitions

8.1.2.1 Certificated
Possession of a valid teaching credential which permits teaching of a particular grade level or subject area consistent with relevant Education Code provisions.

8.1.2.2 Qualified
The ability to perform effectively in a given position based on objective criteria. These criteria shall be: (1) a major, minor, and/or authorization in the subject area of the vacancy; (2) recent teaching or work experience in the grade level or subject area of the vacancy; (3) length of experience in teaching at the grade level or subject area of the vacancy; (4) special credentials or certificates; (5) specialized training
relevant to the vacancy. The District shall comply with Federal and State laws, as applicable.

8.1.2.3 **Vacancy**
A specific teaching position vacant because of resignation, retirement, layoff, non-reelection, non-reemployment, enrollment increases or shifts, changes in program or transfer/reassignment.

8.1.2.4 **Voluntary Transfer**
The movement of a unit member at that member's request to a different site or program within the District.

8.1.2.5 **Reassignment**
The movement of a unit member, within the same school site, to a grade level two levels different than their current assignment (elementary schools) or from one department to another department (secondary schools). To the extent that combination classes exist, movement is limited to one grade level.

8.1.2.6 **Involuntary Transfer/Reassignment**
The transfer or reassignment of a unit member without the unit member's agreement.

8.1.2.7 **Seniority**
Length of continuous service in a position(s) contained within the bargaining unit computed from the most recent date of hire in a bargaining unit position. For purposes of this section, breaks in service of thirteen (13) months or less shall not be considered to interrupt continuous service.

8.1.2.8 **Temporary Teachers**
Members of the bargaining unit who, pursuant to provisions of the Education Code, are hired from year to year on temporary contracts. Temporary teachers will acquire seniority within the meaning of this section unless there is a break in service of longer than 13 months. If the break in service is longer than 13 months, temporary teachers will be considered "new hires" upon their employment in a bargaining unit position following such break in service.

8.1.2.9 **Assignment**
- Child Development/State Preschool: Program, School Site(s) and Shift
- Elementary School: Grade Level and School Site
- Middle School: Grade Level(s), Subject(s) and School Site(s)
- High School: Subject Area(s) and School Site(s)
- Adult School: Program, Course(s) and School Site
- Non-Classroom Positions: School Site(s) and Job Description

Only permanent teachers with satisfactory evaluations will be assigned to combination classes, to the extent that combination classes are established, unless no other alternative exists.

8.1.3 **Vacancies**
8.1.3.1 **Notification of Vacancies**
All vacancies shall also be posted on Edjoin and on District Email. The vacancy listing(s) shall include the site and grade level of the vacancies.

8.1.3.2 **Applying for Vacancies -- The Annual Transfer Process**
Unit members who desire to transfer to a vacant classroom teaching unit position for the following year must make their request for transfer in writing on the
appropriate form to the Human Resource Services Office between March 1 and April 15. The Human Resource Services Office fills vacancies based on transfer requests received from unit members.

Classroom teaching positions are filled by new hires only when a current unit member has not requested the position.

Unit members who desire to transfer to a vacant non-classroom position must fill out an application for the vacancy. Current unit members applying for non-classroom positions who meet the credential qualifications will automatically be granted an interview. Unless an outside applicant is substantially better qualified according to the criteria specified in the vacancy posting, preference in hiring will go to current unit members. Only non-classroom positions are subject to an interview process and a panel composed of a VEA unit members and a unit member representative at the site must be convened to conduct the interview. VEA representatives on the panel will be appointed by the Association.

8.1.3.3 Filling of Vacancies -- During the School Year
When a classroom teaching position becomes vacant during the school year, the position will be open for reassignment. If, within five days, the vacancy has not been filled by reassignment it shall be posted for transfer.

The District and VEA will consult and agree regarding transfers during the school year on a case by case basis. The discussion will include filling vacancies in elementary, secondary, special education, and non-classroom positions.

8.1.4 Timelines
3/15 Second year probationary unit members not being rehired for the following school year will be notified pursuant to Ed. Code 44929.21.

4/15 Unit members must return the annual request for transfer form relative to their desire to transfer. The transfer request forms are kept on file by the Human Resource Services Office through the twentieth (20th) day of school year and are used to fill classroom teaching vacancies that occur.

4/15 Unit members shall make their assignment/reassignment preferences known on a form provided by the site manager. The assignment preference forms are kept on file by the site manager through the twentieth (20th) day of school year and are used to fill classroom teaching vacancies at the site prior to informing personnel of an opening at the school.

5/18 Unit members who are to be transferred will receive notice of their site assignment for the coming school year. Any unit member not so notified shall remain at their present site or assignment.

5/18 Teachers not being rehired for the coming school year will be notified, in writing, by the District.

5/18 Unit members will receive notice of their tentative assignment for the coming school year as defined in 8.1.2.9.

Note: The provisions regarding notice to teachers regarding non-reelection/non-reemployment is for the exclusive purpose of providing a timeline for the transfer and posting of vacancy procedures in this Article, and does not relate to or affect in any way the District's legal rights regarding non-reelection or non-reemployment of certificated employees.
First Friday in June High School and Middle School unit members shall receive their tentative class schedules for the coming school year. If the principal fails to give all unit members at the site their tentative class schedules by the first Friday in June, the following year the class schedules for that site shall be due on June 1. In the following year, if the principal again fails to meet the June 1 deadline, the tentative class schedules for all unit members at that site shall be due on May 18. In the succeeding years, if the principal meets the timeline, the deadline shall revert back to June 1. If the June 1 timeline is then met, the deadline will revert back to the first Friday in June. In the event of a new principal, the deadline shall revert to the first Friday in June.

8.1.5 Criteria for Transfer
The following criteria are listed in priority order and shall be the only criteria applied by the District in determining transfer:

8.1.5.1 Qualifications of the unit member as defined in 8.1.2.2.

8.1.5.2 Desires of the unit member, as stated on the request for transfer form (8.1.3.2).

8.1.5.3 Seniority of the unit member.

8.1.6 Restrictions on Transfer/Reassignment
Notwithstanding any provision of this agreement:

8.1.6.1 No involuntary transfer/reassignment shall be made when a unit member who meets the criteria set forth in 8.1.5, above, volunteers for the transfer/reassignment.

8.1.6.2 No involuntary transfer/reassignment shall be made for disciplinary or punitive reasons.

8.1.6.3 No unit member shall be involuntarily transferred/reassigned more than once every other year.

8.1.6.4 No transfer/reassignment shall be made unless a vacancy exists.

8.1.6.5 No involuntary transfer shall be made without one (1) week prior notice.

8.2 Voluntary Transfer
8.2.1 A unit member with satisfactory status may voluntarily apply for a transfer however, a unit member with unsatisfactory status may be allowed to transfer due to extenuating circumstances after review, consideration, and approval of the District: (a) prior to the closing of any posted position eligible for internal transfer; or, (b) prior to April 15 by submitting an annual request for transfer form to the Human Resource Services Office. The unit member making an annual request for a voluntary transfer shall remain at his/her current school site until the request is granted. If the unit member requests that his/her application for transfer be kept confidential, the request shall be kept confidential.

8.2.2 Unit members voluntarily applying for a transfer shall be transferred in the order that his/her certification and qualifications meet the criteria for transfer as set forth in 8.1.5 above. In the event that more than one unit member applies for a given vacancy and there is substantial equivalence in the criteria for transfer among them, then the unit member with the greatest seniority shall be transferred to the vacancy.

8.3 Involuntary Transfer
8.3.1 In the event that a vacancy occurs and no unit member meeting the criteria for transfer as set forth in 8.1.5 above, applies, then the least senior unit member in the District meeting such criteria shall be involuntarily transferred, provided, however, that the vacancy may not be filled by a new hire and no unit member currently assigned to the site who meets the criteria set forth in 8.1.5, has
applied for reassignment. No unit member shall be involuntarily transferred more than once every other year.

8.3.2 In the event that there is a substantial shift in pupil population in a given school requiring either a reduction or increase in the number of unit members assigned to that school and no unit member volunteers to transfer into or out of that school then:

8.3.2.1 In the event of a need to increase the number of unit members at the school, the least senior unit member in the District meeting the criteria set forth in 8.1.5 may be involuntarily transferred to that school consistent with the timelines and procedures elsewhere set forth in this agreement.

8.3.2.2 In the event of a need to decrease the number of unit members at the school, the least senior unit member at that school whose transfer would not disrupt the balance of the educational program of the school as determined by the criteria set forth in 8.1.5, may be involuntarily transferred from that school consistent with the timelines and procedures elsewhere set forth in this agreement.

8.3.3 No involuntary transfers will occur beyond the Friday of the week of CBEDS reporting until the mid-year break or end of the school year.

8.4 Reassignment
Reassignments shall be made consistent with the provisions set forth in voluntary or involuntary transfer except that reassignments shall not be made that would, as a consequence, require the involuntary transfer of another unit member.

8.5 Preference in Transfer
8.5.1 Requests for transfer will be granted in the following order:
(a) Unit members who are being involuntarily transferred from their current positions.
(b) Unit members requesting a voluntary transfer whose transfer would eliminate the need for involuntary transfer of another unit member.
(c) Unit members requesting voluntary transfer.
(d) Unit members returning from leave.
(e) Unit members requesting return to full-time employment from a job share.

8.6 Transfer and Reassignment of Adult Hourly Unit Members
8.6.1 Transfer
Two (2) weeks before the start of each trimester, a unit member may submit to the Vallejo Regional Education Academy Administration on the appropriate form, his/her request for a change in teaching assignment which may include an increase or decrease in the current teaching assignment.

8.6.2 Vacancies
Two (2) weeks after the start of each trimester, unit teaching positions which have not been filled will be posted at the Vallejo Regional Education Academy and the District Human Resource Services Office for not less than ten (10) calendar days. Unit members who desire to be considered for a vacancy must make application on the appropriate form in the Human Resource Services Office during the posting period. When due to inadequate attendance, it becomes necessary to close a class, the unit member affected shall be considered for open unit positions in accordance with the criteria listed below. At the beginning of each trimester, retention priority will be given to continuing Adult School unit members over unit members employed full time in the TK-12 program when Adult School staffing reductions are warranted because of a loss in Adult School enrollment.
8.6.3 District Vacancies
All certificated vacancies which are posted by the Human Resource Services Office at other school sites, shall also be posted at the Vallejo Regional Education Academy.

8.6.4 Considerations
The following criteria are listed in priority order and shall be the only criteria applied by the District in determining transfer:

8.6.4.1 Qualifications of the unit member as defined in 8.1.2.2.

8.6.4.2 Desires of the unit member as stated on the request for transfer form (8.6.1).

8.6.4.3 Seniority of the unit member.

ARTICLE 9 - SAFETY CONDITIONS (All Unit Members)

9.1 Unit Members’ Responsibilities Regarding Student Discipline
Pursuant to Board Policy/Administrative Regulation 5144(a) and Section 5.10 of this Agreement, each school site shall develop rules for student conduct and discipline. In addition, each school site shall delineate unit members’ responsibilities in implementing the rules.

9.1.1 The rules and unit members’ responsibilities shall be reviewed annually. This review shall be completed by the unit members’ last work day of the school year.

9.1.2 Copies of the rules and unit members’ responsibilities shall be distributed annually on the unit members’ first work day of the school year.

9.1.3 The rules and unit members’ responsibilities shall be presented and discussed at the first staff meeting of each school year.

9.2 Conditions

9.2.1 Employees shall not be required to work in unsafe or hazardous conditions or to perform tasks which endanger their health, safety, or well-being except in cases of an emergency or natural disaster. Emergency is defined as a sudden, unexpected happening, or an unforeseen occurrence or condition, or a sudden or unexpected occasion for action, or a pressing necessity which is not under the control of the District.

Employees shall not be required to intercede in altercations at school related public events in circumstances that would be likely to cause serious risk of bodily harm.

9.2.2 Employees may use reasonable force as is necessary to protect himself/herself from attack, to protect another person or property, to quell a disturbance threatening physical injury to others, or to obtain possession of weapons or other dangerous objects upon the person or within control of a pupil.

9.2.3 Battery Procedure
Unit members shall immediately report cases of battery suffered by them in connection with their employment to their principal or immediate supervisor, who shall immediately report the incident to the police. Such notification shall immediately be forwarded to the Superintendent and/or designee. The Superintendent and/or designee shall comply with any request from the unit member for information in possession of the District relating to the incident or the persons involved, and shall act in appropriate ways as liaison between the unit member, police and the courts. VEA shall be notified of any incident of battery on any staff member. The District and
VEA will work collaboratively to develop a process that adheres to CA ED Code and pertinent laws by June 2015.

9.2.4 If criminal or civil proceedings are brought against an employee alleging that he/she committed an assault in connection with his/her employment, such employee may request the District to furnish legal counsel to defend him/her in any civil action or proceedings brought against him/her within the limits set by law and shall be provided.

9.2.5 A hard copy of the site safety plan for all sites to which each unit member is assigned shall be available at the respective site/s to which he/she is assigned. A summary of common emergency procedures shall be provided to each classroom.

9.2.6 The Board shall conform to and comply with all health, safety, and sanitation requirements imposed by State or federal law or regulations adopted under State or federal law including those prescribed by Cal-OSHA. The District shall provide the Association with the initial notice of inspection and the final results of the Cal-OSHA investigation.

9.2.7 The Board, its agents, the Association and the unit members shall conform to and comply with all provisions of the California Education Code as those provisions relate to violence against teachers, insulting, upbraiding and abusing teachers, and the accompanying Title 5 California Administrative Code provisions.

9.2.8 The Board, its agents, the Association and the unit members shall also conform to and comply with all provisions of the California Education Code as those provisions relate to the rights of teachers in dealing with student behavior, and the accompanying Title 5 California Administrative Code provisions.

9.2.9 Minimum Standards for Work Sites
All Work sites shall meet the following standards:

9.2.9.1 Unit members, as appropriate shall be provided adequate and functional desks and chalkboards/whiteboards and properly equipped classrooms and work areas.

9.2.9.2 Be free of rodents and vermin.

9.2.9.3 Rooms where students eat a meal shall be cleaned daily.

9.2.9.4 No exposed electrical wiring.

9.2.9.5 Appropriate ventilation in labs and shops.

9.2.9.6 HVAC filters cleaned at least once during each school year.

9.2.9.7 Carpets cleaned at least once during each school year.

9.2.9.8 Classrooms “deep cleaned” at least once during each school year.

9.2.9.9 Properly heated and ventilated classrooms.

9.2.9.10 Daily Cleaning of classrooms/work areas shall include:
(a) Emptying all trash.
(b) Wiping out sink.
(c) Checking paper towel and soap dispensers and filling, if needed.
(d) Sweeping floors, including moving the furniture and putting it back.
(e) Wiping desks and/or table tops.
(f) In special education classrooms, wiping desks and/or table tops with a disinfectant.
9.2.9.11 Weekly cleaning of classrooms/work areas shall include:
   (a) Cleaning chalkboards/whiteboards with a damp rag/white boards with cleaning solution.
   (b) Cleaning chalk trays, i.e. moving chalk and erasers out and replacing after cleaning.
   (c) Vacuuming rugs.

9.2.9.12 Periodic (as needed but no less than every other week) cleaning shall include:
   (a) Wiping windows and doors for handprints and dirt, etc.
   (b) Removing things stuck to the floor.
   (c) Damp mopping floors.

9.2.9.13 If upon arrival at his/her classroom/work area, a unit member finds that the requirements listed in Sections 9.2.9.1 through 9.2.9.12 have not been met, he/she shall file a written report with the site administrator stating the deficiencies. The site administrator shall immediately fax a copy of the report to the Superintendent’s Designee.

Within forty-eight (48) hours of the report being filed, the Superintendent’s Designee shall visit the classroom/work area to ensure that it has been cleaned in accordance with the provisions of Sections 9.2.9.1 through 9.2.9.12.

Three times a year (October, February, and May), the Board of Education agenda shall include a report listing the classrooms/work areas, sites and dates deficiencies were reported.

9.2.10 The District shall provide and maintain a complete communication system at all sites.

9.2.11 **Condition of Classroom form**

   Unit members shall complete the electronic form for submission to office manager, head custodian, maintenance and site manager.

9.3 **Administering Medication**

9.3.1 In those cases where it has been determined by a physician that the administration of medication to a student at school is necessary, the following procedures will be observed:

9.3.1.1 The administration of medication to students shall be done only in exceptional circumstances wherein the student's health may be jeopardized without it and only when such administration has been requested and approved by the student's parents and physician.

9.3.1.2 Students requiring medications at school shall be identified to the school by parents and/or physician. Students observed by school personnel administering unauthorized medications to themselves will be reported to their parents.

9.3.1.3 A written statement shall be required of the parents requesting and authorizing designated school personnel to administer said medication in the dosage so prescribed by the physician.

9.3.1.4 The parents will be requested to secure from the physician a prescription for duplicate supplies of the said medication, one supply to be kept at home and one supply to be kept at school. The site manager will designate the employee at the school to be responsible for administering the medication. Taking the dosage shall be supervised
by the designated school personnel at a time conforming to the physician's indicated dosage schedule.

9.3.1.5 School personnel are not to provide aspirin or any other patent medicine or nostrum to students.

9.4 Performing Physical Health Care Services
9.4.1 Each unit member shall be offered the opportunity for in-service on the administration of first aid.

9.4.2 Each classroom shall have a first aid kit and supplies will be replenished throughout the school year.

9.4.3 Each site shall have a trauma pack with personnel trained in its use.

9.4.4 Each science classroom shall have safety equipment to include but not be limited to eye washes and fire blankets

9.4.5 Classroom teachers will be informed by the school administration in a timely manner when a student in the teacher's class has an unapparent physical condition which may cause interference with the learning process.

9.5 Performing Specialized Physical Health Care Services
9.5.1 In those cases where the site manager honors a parent's request for specialized physical health care services to be performed for a student during the school day, the following procedures will be observed. "Specialized physical health care services" means catheterization, gavage feeding, suctioning, or other services that require medically related training.

9.5.2 Specialized physical health care services shall be performed by a properly licensed certificated school nurse or other District designated non-unit member for students during the school day only if it is required and when it has been authorized by the student's parents or guardians and physician.

9.5.3 A written statement shall be required of the parents or guardians requesting and authorizing designated, properly licensed, certificated school nurse or other District or designated non-unit member to perform said specialized physical health care services as prescribed by the physician.

9.5.4 A properly licensed certificated school nurse providing specialized physical health care services shall also demonstrate competence in basic cardiopulmonary resuscitation (CPR) and shall be knowledgeable of the emergency medical resources available in the community.

9.5.5 Unit members who may be required to perform specialized physical health care services in a life or death situation shall receive related in-service training on an as needed basis or at least yearly.

9.5.6 Unit members who are providing physical health care services shall be provided adequate liability insurance by the district.

9.5.7 Each site where above procedures are provided shall have a backup procedure for use in an emergency situation.

9.5.8 A teacher shall not substitute for a nurse or other District designated non-unit member. The District shall provide a non-unit member to provide coverage for students requiring specialized physical health care.
9.5.9 **Training Opportunities**
At least once during each school year, all unit members shall be offered an opportunity for training in each of the following areas:

9.5.9.1 Universal precautions for the handling of body fluids.

9.5.9.2 CPR and use of trauma packs.

9.5.9.3 Assaultive behavior training

9.5.9.4 Proper responses in the event of a natural disaster and emergency, including drills.

9.5.9.5 Existing District procedures for handling emergencies.

9.6 **Personal Property Damage**

9.6.1 The District will pay up to a maximum of $500 for replacing or repairing personal property of the unit member such as eyeglasses, hearing aids, dentures, watches and articles of clothing worn by the unit member and damaged in the line of duty through no fault of the unit member.

9.6.2 The District will pay to a maximum of $500 for replacing items owned by unit member and used in classroom instruction, provided the unit member has previously registered said items with the District. The item must have been damaged, stolen, burned or vandalized.

9.6.3 The District will pay the cost of repairing an automobile parked on campus or the vicinity of the school by a unit member while in the performance of his/her professional duties.

9.6.4 The maximum amount payable under this article for each occurrence is $500.

9.6.5 If the property is damaged beyond repair, the value of the property shall be the replacement cost up to $500.

9.6.6 To qualify for payment, the unit member must file a claim with the District and a police report with the Vallejo Police Department when appropriate or required by law. The reports shall be filed as soon as practicable, but no later than three (3) school days after finding the loss and/or damage.

**ARTICLE 10 - CLASS SIZE**

10.1 Subject to the provisions and exclusions noted below, the following shall constitute class size maximums within the District for the duration of this Agreement.

Assignments to combination classes shall first be made to teachers indicating a preference for combination classes on their assignment preference form. Teachers shall make recommendations on the placement of students into combination classes. Every reasonable attempt will be made to avoid combination classes. Every reasonable attempt will be made to have teachers on Evaluation Plan B teach combination classes.

All combos shall be 4 students fewer than the lowest class size maximum for the grade levels. Effective July 1, 2022, unit members assigned to a combination class or to teach 3 or more preps will receive stipend of $2000 per year. The stipend may be prorated if the assignment is made after the first month of school or is modified during the school year.

10.1.1 **Elementary School**
• No Elementary class shall exceed 24 in TK
• No Elementary Class shall exceed 28 in grades K-3.
• No Elementary class shall exceed 32 in grades 4-6.

The district shall make every effort to avoid TK/K combos. TK/K combos should be a “last resort.” TK/K combos shall follow the TK state-required ratio (12:1 for 22-23 and 10:1 for 23-24 and thereafter).

All combos shall be 4 students fewer than the lowest class size maximum for the grade level.

Effective July 1, 2022, unit members assigned to a combination class or teach 3 or more preps will receive a stipend of $2000 per year. The stipend may be prorated if the assignment is made after the first month of school or is modified during the school year.

Assignments to combination classes shall first be made to teachers indicating a preference for combination classes on their assignment preference form. Teachers shall make recommendations on the placement of students into combination classes. Every reasonable attempt will be made to avoid combination classes. Every reasonable attempt will be made to have teachers on Evaluation Plan B teach combination classes.

10.1.2 Middle School
No Middle school class shall exceed 33 students with no more than 160 student contacts per day. The student contact maximum for 1.2 FTE will be adjusted accordingly.

At the Middle schools, the music (instrumental and vocal) class sizes shall be mutually determined by the teacher and the site principal and shall be based on programmatic needs. No beginning music class shall exceed 32 students.

10.1.3 High School
No high school class shall exceed 35 students with no more than 160 student contacts per day. The site administrator will make every reasonable effort to balance class size within each subject area. The student contact maximum for 1.2 FTE will be adjusted accordingly.

At the high schools, music (instrumental and vocal) class sizes shall be mutually determined by the teacher and the site principal and shall be based on programmatic needs. No beginning music class shall exceed 32 students.

Driver’s education classes paid outside of the normal school schedule (periods 1-6) shall be paid at the individual employee’s hourly rate on an extra service agreement and may exceed the class maximum of 33. The student contact in that class will not be counted toward the maximum daily contact of 160.

10.1.4 The maximum number of student contacts per day for teachers of P.E. shall not exceed 190 per day with no more than 40 students per class.

10.1.5 Work Experience teachers shall have a caseload no greater than 125 students.

10.1.6 The student-adult ratio for Child Care/Preschool classes shall be as defined in State guidelines.

10.1.7 The counselor–student ratio shall be 1 – 500.
In the event the District should choose not to staff for counselors for the 6th grade students, the middle school counselors shall not be responsible for providing support to the 6th grade students.

10.1.8 The social worker shall be staffed at a District wide ration of 1 – 5050.
10.1.9 The nurse shall be staffed at a District wide ratio of 1 – 3000.

10.1.10 The homebound general education teacher maximum shall be 12 students. The hospital general education teacher maximum shall be 20 students.

10.1.11 Special Education/LP.S.U. See Section 10.1.11.4

10.1.11.1 For all unit members assigned to the following positions/classes, a student shall be considered on a unit member’s caseload when the unit member has primary responsibility for the student’s IEP.

*Caseload maximums shall be:*

**Preschool**
- Special Day Class 14

**Elementary (Grades TK-6)**
- Non-severe [includes LH, CH/SDL] 16
- Severe I [includes Deaf/Hard of Hearing, Orthopedically Impaired (OI), Multi-disabled (MD)]
  - Severe I - Visually Impaired 9
  - Severe II - [Day Treatment] 10
  - Severe III - [includes autism, emotionally disturbed (ED)] 9
  - Resource Specialist Services 28

**Elementary/Secondary Combined**
- Non-Severe [includes LH/CH/SDL] 17

**Secondary (Grades 7-12)**
- Non-severe [includes LH, CH/SDL] 19
- Severe I - [includes Deaf/Hard of Hearing, Orthopedically Impaired (OI), Multi-disabled (MD)]
  - Severe I - Visually Impaired 9
  - Severe II - [Day Treatment] 10
  - Severe III - [includes autism, emotionally disturbed (ED)] 9
  - Resource Specialist Services 28

10.1.11.2 For all unit members assigned to the following positions/classes, a student shall be considered on a unit member’s caseload when the unit member provides services/support as required in the student’s IEP.

*Caseload maximums shall be:*

**Designated Instruction & Services**
- Adaptive P. E. 80
- Individualized Small Group Instruction (ISGI) 28
- Special Education Individualized Program (SEIP) for Home /Hospital services 20
- Vocational Services 16
- Itinerant Services (Non-Special Day Class)
  - Visually Impaired (VI) 16
  - Orthopedically Impaired (OI) 14
  - Deaf/Hard of Hearing 14
  - Speech & Language Pathologists 60

10.1.11.3 The Special Education unit members assigned to a specific VUSD site may choose to provide support and instruction to students not on their caseloads. All of the affected unit members shall develop a plan for providing support and
instruction to students on their caseloads. Prior to implementing the plan, all of the affected unit members shall be provided a written copy of the plan and shall sign the plan, if they agree with the plan.

The initiation and development of this plan shall be by VEA unit members, and shall be subject to the approval of the site principal and the Director of Special Education or designee to ensure legal compliance. If the site principal and/or the Director of Special Education/designee do not respond within two (2) school days, the plan shall be deemed approved. Non-unit members are not allowed to initiate or propose alternative plans for delivery of support and instruction.

Any affected unit member who has not signed a plan for delivery of support and instruction shall not be required to provide support and/or instruction to students not on his/her caseload. However, a unit member who replaces another unit member during the school year shall provide support and/or instruction under the plan for the remainder of the school year if the replaced unit member had agreed to the plan.

10.1.11.4 All Special Education unit members shall receive the same amount of preparation time as other unit members assigned to the level as provided in Article 5.

In addition to the preparation time provided in Article 5, Resource Specialists shall receive one (1) additional period per day for collaboration.

10.1.11.5 Mainstreamed Students
Every effort will be made to balance the number of students with IEPs within all classes at each school site. Special Education students shall not be mainstreamed into a classroom that is at the contractually stated class size maximum.

10.1.12 Adult School classes shall not exceed 26 pupils per class.

10.1.13 Vocational class enrollment shall not exceed the number of work stations provided.

10.1.14 Independent Study class loads shall conform to State Department of Education guidelines.

10.1.15 Work Stations Prior to April 1 of each school year, the site administrator and each unit member assigned to a class with work stations shall jointly determine the maximum number of students assigned to each class.

10.1.16 Adult Transition Class Size shall not exceed the 13.

10.2 Provisions and Exclusions
10.2.1 At the beginning of the year the site managers shall have ten (10) student days to adjust class sizes or caseloads. On the eleventh student day, unit members who are over class size or caseload maximums shall notify their site manager. The site manager shall have five (5) consecutive student days to arrive at a class size or caseload relief for the unit member. This shall also apply at the beginning of each trimester at Adult School.

10.2.2 At the beginning of the second semester the site managers shall have five (5) consecutive student days to adjust class sizes or caseloads. On the sixth student day of the second semester, unit members who are over class size or caseload maximums shall notify their manager. The site manager shall have (5) consecutive student days to arrive at a class size or caseload relief for the unit member.

10.2.3 During the year, unit members who are over class size caseload maximums shall notify their site managers on the first day the maximums are exceeded. The site manager shall have five (5) consecutive student days to arrive at a class size or caseload relief.
10.2.4 Except in the grace periods noted in 10.2.1 and 10.2.2 unit members shall be paid at the rate of $15.00 per student per day or $3.00 per period per day starting the day that the manager was notified that the overage occurred.

In no case shall any unit member carry students over their class size/caseload maximums for more than 15 student days without the approval of the Association.

Counselors with caseload overages will be paid at the rate of $0.19 per student, per day. This figure was arrived at by dividing $3.00 (classroom teacher's pay for an overage) by 160 (maximum student contacts) which equals $0.01875, rounded to the nearest cent.

10.3 Classroom Assignments
Unit members will be assigned to classrooms based on program needs, not for disciplinary reasons. Site managers will make all reasonable efforts to see that no unit member will be required to move to more than three (3) classrooms per duty day in consecutive years. Classes that require specific classrooms are exempt as are unit members in the Vallejo Adult School.

ARTICLE 11 - PROCEDURES FOR EVALUATION OF UNIT MEMBERS
This process applies to all unit members except as noted in Sections 11.3.

11.1 Purpose of Evaluation
The primary purpose of evaluation of unit members is to improve the instructional process and/or the educational services provided to students. Each teacher is a unique personality and achieves rapport with students through that personality or "style." The unique contribution that each teacher brings is valued and is intended to be enhanced rather than inhibited by the evaluation process. Evaluation is a continuing, dynamic process during which a written report is compiled at certain pre-determined times.

11.2 Evaluation Frequency/Process
11.2.1 Every unit member shall be evaluated annually under evaluation Process A, except for permanent unit members whose most recent final evaluation contains an overall performance rating of (satisfactory) "exceeds/meets standards."

Permanent unit members whose most recent final evaluation contains an overall performance rating of exceeds/meets standards. shall be evaluated every other year under Process B. Permanent unit members who have been with the school district 10 years, are highly qualified, as defined in 20 U.S.C., Section 7801, and whose previous evaluation rated the employee with an overall performance rating of "exceeds/meets standards." shall be evaluated every five year(s) under Process B if the evaluator and certificated employee being evaluated agree. The certificated employee or the evaluator may withdraw consent at any time. However, Process A shall be utilized for unit members in their second year of permanent status and/or unit members who change job categories.

Evaluation procedures will be based on the Unit Member's Evaluation Plan and shall include: Observations, Implementation of Action Plan, and monitoring of Student Progress.

The monitoring of student data may be used as evidence as part of a member's Teacher Action Plan; however, the use of student data shall not be included as a component of a member's Student Progress Goal.

11.2.2 Process A

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No later than October 15, the evaluator and the unit member shall jointly select three standards from the six California Standards for the Teaching Profession and complete the Unit Member's Evaluation Plan. The evaluator and the unit member shall jointly create three objectives, one for each of the standards jointly selected. In the event the parties cannot agree on three objectives, each party shall select two (2) objectives for a total of four (4) objectives.

The evaluator and the unit member shall also jointly determine the evidence that will be used in the Unit Member's Evaluation Plan.

The final evaluation shall be based on evidence collected in accordance with the Unit Member's Evaluation Plan.

No later than December 15, the unit member shall be given a Progress Report stating progress toward the selected Standards. If Area(s) of Concern are noted on the Progress Report, the unit member shall be given the Progress Report in a conference, no later than December 15.

Prior to each observation, the manager/evaluator and the unit member shall jointly determine which objectives will be emphasized.

11.2.3 Process B

No later than October 15, the evaluator and the unit member shall jointly select one standard from the six California Standards for the Teaching Profession and complete the Unit Member's Evaluation Plan. The evaluator and the unit member shall jointly create one objective. In the event that the parties cannot agree on one objective, each party shall select one (1) objective for a total of two (2) objectives.

The final evaluation shall be based on evidence collected in accordance with the Unit Member's Evaluation Plan.

11.2.4 Manager/Evaluator Initiated Movement between Processes

Prior to the last student day before Spring Break, a Progress Report stating area(s) of concern and support provided must be given to a unit member by the evaluator/manager before the movement may be initiated between processes.

In exceptional cases, for those who are not evaluated, a unit member may be provided a written notification of concern through a progress report, no later than 15 days prior to the last work day.

To initiate movement of a unit member from Process B to Process A, the unit member must receive written notice from the manager prior to his/her last workday. The notice shall include:

11.2.4.1 Specific concerns with examples where appropriate, citing the appropriate California Standard(s) for the Teaching Profession and element(s) which may be other than those selected under Process B, and

11.2.4.2 A statement that the unit member will be evaluated by Process A the following school year.

If a concern arises following the Spring Break deadline, an immediate conference will be held where the Unit Member will be given a progress report by evaluator/manager. The concern(s) noted at that time may be used for the unit member's subsequent evaluation.

If a unit member receives a final evaluation under either Process A or Process B with a rating of unsatisfactory, this shall be deemed to comply with the notice required in this section.

11.2.5 Observations
If an observation, either scheduled or unscheduled, is to be used as a basis for a final evaluation, it shall be in accordance with the following provisions.

11.2.5.1 A scheduled observation is defined as a classroom observation preceded by at least 24 hours’ notice to the unit member.

11.2.5.2 All observations shall be documented on the Observation Notes and Post Lesson Observation Form.

11.2.5.3 Classroom observations shall be a minimum of twenty (20) consecutive minutes.

11.2.5.4 A post-observation conference will be held within four (4) working days of each observation. The post-observation conference may be postponed by mutual agreement.

11.2.5.5 Each written observation report shall be based on at least one classroom observation by the evaluator.

11.2.5.6 The observation report may include self-evaluation by the unit member.

11.2.5.7 All observation report(s) shall be attached to the final evaluation.

An unscheduled observation is defined as a classroom observation which complies with all of the provisions of this section except for 11.2.5.1.

11.3 Notice of Evaluation
All Unit Members except Adult Hourly
11.3.1 No later than the third Friday in September, the manager/designee shall inform those unit members who are to be evaluated and notify the unit member as to the identity of his/her evaluator. In the case of the unit member who works at more than one site he/she shall be evaluated at the site where he/she spends the majority of his/her time. If a unit member’s time is equally divided between sites, the District shall designate the evaluator and shall notify the unit member as to the identity of his/her evaluator.

11.3.2 Evaluation of unit members teaching at least twenty (20) hours per week and with less than three (3) years teaching in the hourly program shall be completed at least once a year. Unit members teaching at least twenty (20) hours per week and more than three (3) years teaching in the hourly program shall be evaluated every other year. The evaluation process shall be completed within a selected trimester. Those unit members who teach up to nineteen (19) hours per week shall be evaluated every other year upon request by the unit member. No later than the third Friday of September, the manager/designee shall inform those unit members who are to be evaluated.

11.4 Selection of Objectives
11.4.1 The evaluation objectives shall be based upon the California Standards for the Teaching Profession, but shall not be the California Standards for the Teaching Profession themselves.

11.4.2 All counselors, nurses and therapists will be evaluated pursuant to California standards for school counselors, nurses and therapists respectively. The District agrees to provide all counselors, nurses, therapists and evaluators with the appropriate California standards to ensure common understanding and clarity.

The Standards and Elements are included as Attachment G.

The evaluation shall not include the use of publishers’ norms established by standardized tests or Individual Educational Plans.

11.5 Designing a Plan to Accomplish the Objectives
The evaluator and the unit member shall jointly design a plan using the appropriate Evaluation Plan Form for accomplishing the selected objective(s).

11.6 The Evaluation Report
In Process A the evaluator has the responsibility to prepare the evaluation report, with input from the unit member. The Final Evaluation Report shall be based on evidence collected in accordance with the Unit Member’s Evaluation Plan, and shall include the evaluation objective(s), the unit member’s self-evaluation, comments by the evaluator, and an overall rating. The report shall be signed by both parties.

In Process B the evaluator and unit member have joint responsibility to prepare the evaluation report. The Final Evaluation Report shall be based on evidence collected in accordance with the Unit Member’s Evaluation Plan, and shall include the evaluation objective(s), the unit member’s self-evaluation, comments by the evaluator, and an overall rating. The report shall be signed by both parties.

Hearsay statements shall be specifically excluded from any and all evaluations. “Hearsay” is defined as information that has not been obtained through direct observation by the evaluator and has been processed as required by Article 12, Complaints.

11.7 Overall Evaluation
At the bottom of the evaluation report the evaluator shall indicate a composite or total evaluation of the unit member by checking one of two ratings:
11.7.1 Exceeds/Meets Standards
11.7.2 Unsatisfactory
A composite unsatisfactory rating for permanent unit members shall be preceded by the following:
(a) Written notice as provided in Section 11.2.4 prior to the end of the previous school year; or
(b) At least one (1) observation and written notice as provided in Section 11.2.5 no later than December 1 of the school year in which the teacher is being evaluated.

11.8 Improvement Program
Permanent unit members who have received an overall unsatisfactory evaluation shall be required to participate in an improvement program and shall be referred to the Teacher Support Program. The program shall specifically address the unsatisfactory issues. The improvement program may include but not be limited to:
11.8.1 Recommendations for improvement
11.8.2 Assistance to implement the recommendations
11.8.3 Means of measuring unit member’s improvement
11.8.4 Release time when required by the nature of the program

Unit members required to participate in an improvement program shall not be required to expend non-duty time nor money.

11.9 Completion Date
The evaluation report shall be completed no later than 30 calendar days (20 calendar days for adult hourly certificated unit members) prior to the end of the school year, except that with the concurrence of both parties, the report may be completed as late as June 30 of the given year.

11.10 Evaluation of Temporary Teachers
Temporary teachers under contract for a minimum of 138 days, and whose initial date of employment is after the beginning of the school year, shall be evaluated as described above, except that they:
(a) Shall be informed of the process within ten (10) working days after beginning the assignment,
(b) Shall have two objectives chosen within fifteen (15) working days after beginning the assignment, and
(c) Their evaluations shall be completed no later than ten (10) working days prior to the end of their assignment.

ARTICLE 12 - COMPLAINTS

12.1 The purpose of the complaint procedure is to accomplish the following:
(a) To resolve complaints informally at the lowest possible level;
(b) To expedite direct communication by the complainant to the affected unit member(s) as soon as possible; and
(c) To ensure that all investigations are conducted in good faith and are fair and impartial. This necessarily includes talking to the complainant and the unit member(s) against whom a complaint has been made, subject to the exceptions in this article.

12.2 A complaint is a report of improper professional behavior or personal behavior on the part of the unit member. Improper personal behavior is as defined in California Education Code.

12.3 This article is not to be considered a substitute for the evaluation procedure in Article 11.

12.4 All complaints will first be directed to the unit member’s supervisor for resolution.

12.5 When complaints, in any form, are received against a unit member, the principal or supervisor must report the complaint and the name of the complaining party to the unit member within three (3) school days, and, if the complaint is in writing, provide a copy to the unit member in the same time period, except as delineated in 12.7.

When the complaint includes allegations of sexual harassment, the time period for complying with this section shall be five (5) school days.

12.6 The principal or supervisor shall attempt to resolve the problem informally to the satisfaction of all concerned.

12.7 The unit member shall be notified of the complaint before any investigation begins, except in cases of suspected child abuse, stated fear of possible retaliation, and/or where another agency has primary jurisdiction.

12.8 When a complaint cannot be resolved informally, the principal or supervisor shall confer with the unit member and request that the unit member meet with the complainant, if such a meeting had not already occurred. A VEA representative may be present.
12.9 The principal or supervisor shall conduct a meeting between the complainant and the unit member, at which a VEA representative may be present. The principal or supervisor shall attempt to mediate the dispute.

12.10 If the complainant refuses to attend a meeting the District shall not proceed with the investigation unless the District is required by law to investigate.

12.11 When the complaint cannot be resolved in the meeting between the complainant, the principal or supervisor, and the unit member, the complaint must be reduced to writing by the complainant before any further action will be taken. The written complaint will be submitted to the Superintendent and/or designee. A copy of the complaint must be given to the unit member.

12.12 The Superintendent and/or designee will attempt to resolve the dispute in accordance with Governing Board Policies/Regulations and the Uniform Complaint Procedure.

12.13 No disciplinary action or negative evaluation may occur as a result of an unsubstantiated complaint.
12.14 When complaints of alleged discrimination and/or sexual harassment against a unit member occur or are reported by a unit member, the investigation shall assure the unit member's rights to due process.

12.15 When any meeting is held in conjunction with this complaint procedure prior to the end of a unit member's work day, he/she may request, and the District shall grant, utilization of the unit member's sick leave for the remainder of the day.

12.16 Materials in personnel files of unit members which may serve as a basis for affecting the status of their employment are to be made available for the inspection of the person involved. Such material is not to include ratings, reports, or records which (1) were obtained prior to the employment of the unit member, (2) were prepared by identifiable examination committee members, or (3) were obtained in connection with a promotional examination. Every unit member shall have the right to inspect such materials upon request, provided that the request is made at a time when such person is not actually required to render services to the employing District.

Information of a derogatory nature, except material specified in (1), (2) and (3) of the first paragraph of this section, shall not be entered or filed unless and until the unit member is given notice and an opportunity to review and comment thereon. A copy of the material will be given to the unit member within ten (10) days of its receipt or preparation. A unit member shall have the right to enter, and have attached to any such derogatory statement, his own comments thereon. Such review shall take place during normal business hours, and the unit member shall be released from duty for this purpose without salary reduction.

ARTICLE 13 - PROFESSIONAL RIGHTS & RESPONSIBILITIES

13.1 With respect to professional employment, the religious, political, and private life of any member of the bargaining unit shall not be grounds for evaluation and/or disciplinary action except as it may directly prevent him/her from performing his/her assigned duties.

13.2 In performing teaching functions, employees shall have freedom to express their opinions on all matters relevant to the course content, within the scope of the law, and consistent with Governing Board Policy in an objective and judicious manner. An employee, however, shall not utilize his/her position to attempt to influence students with his/her own personal, political, and/or religious views. If views expressed are controversial issues, then sufficient information shall be made available on all sides of the issue so that alternatives can be discussed and evaluated on a reasonable basis.

13.3 Unit members are employed, promoted, and/or retained without discrimination or harassment regarding their personal opinions or their scholarly, literary and/or artistic endeavors.

13.4 Listening, recording, television, or other monitoring devices shall not be used to violate unit members' rights.

13.5 Unit member shall be provided training and/or information on the subject of sexual harassment, including, among other things, recognizing sexual harassment, responding to harassment, documenting harassment, and legal rights. This information will be available on a yearly basis.

13.6 Unit members will be provided information on an annual basis regarding blood borne pathogens.

13.7 Unit members will be informed by the District of any student assigned to his/her class who, during the previous three years, engaged in criminal or disruptive conduct at school, while going to or coming from school or during a school sponsored activity as provided in Education Code 49079.

13.8 Unit members may suspend any pupil from his/her class for the date of the suspension and the following day for any of the acts enumerated in Education Code 48900. The teacher shall immediately report the suspension to the principal of the school and send the pupil to the principal or the principal's designee for appropriate action. As soon as possible, the teacher shall ask the parent or guardian of the pupil to attend
a parent-teacher conference regarding the suspension. Whenever practicable, a school counselor or a school psychologist shall attend the conference. A school administrator shall attend the conference if the teacher or the parent or guardian so requests. The pupil shall not be returned to the class from which he or she was suspended, during the period of the suspension, without the concurrence of the teacher of the class and the principal.

13.9 At the beginning of the school year unit members will be informed of, but not limited to the following procedures:
(a) Protocol for handling verbally or physically abusive students and/or parents.
(b) Protocol for fires, earthquakes, and other emergencies.
(c) Protocol for alleged or known weapons on campus.
(d) Protocol for intruders on campus.
(e) Protocol for handling injuries and related health emergencies.

13.10 No unit member shall be disciplined without just cause.

13.11 Guidelines for Lesson Plans
(a) Teachers are responsible for developing lesson plans.
(b) Lesson plans should be based on District standards and benchmarks.
(c) Lesson plans based on standards are not possible in all content areas.
(d) Lesson plans should be available to the principal whenever the principal visits a teacher’s classroom.
(e) It is the teacher’s responsibility to provide emergency lesson plans.

Prior to any specific format being required for lesson plans, the District and VEA shall meet and negotiate the issue.

ARTICLE 14 – SITE BASED EXCEPTIONS TO THE COLLECTIVE BARGAINING AGREEMENT
14.1 It is the objective of the Association and District to encourage initiative and innovation at the work site through site-based decision-making. To promote and achieve this objective, the parties recognize that proposals may be generated which conflict with the negotiated Agreement. In the event of such a conflict, an exception may be warranted. The following process is intended to provide the necessary flexibility for site-based decision-making and at the same time protect the integrity of the negotiated Agreement.

14.2 Any unit member(s) or administrator(s) with an idea shall first present the idea to all of the affected staff. The affected unit members shall select their representatives to a leadership group.

For the purposes of this section “affected staff” shall include all unit members who would be significantly affected by the proposal. This might include, for example, an entire school staff, a department, a school team, grade level teams or other units of organization institutionalized at a given school. The affected staff shall be identified prior to presenting the proposal.

The leadership group drafting the proposal shall provide in writing to every affected staff member, the District, and VEA the timeline, including the dates on which the vote will take place, and process to be used in preparing and voting on the proposal. If the originally proposed voting dates are changed, written notice shall be provided to every affected staff member, the District and VEA at least seven (?7) calendar days prior to the new voting dates.

While the proposal is being prepared, every attempt shall be made to inform the affected staff of the changes being considered and the rationale for the proposed changes. Adequate opportunity will be provided for input from the affected staff.

The proposal shall include a method and timeline for evaluating the changes after implementation.
The proposal shall state if it has a limited duration. If no duration is stated and the proposal receives the necessary affirmative vote, it shall remain in effect until a new proposal is drafted and approved through this process.

14.3 Upon completion of the final draft of the proposal and prior to a vote on the proposal, the following shall occur.
(a) At least five (5) working days prior to the vote on the proposal, a copy will be given to every affected staff member, the District, and VEA.
(b) After distribution of the proposal and at least one (1) day prior to the vote, a meeting shall be held to discuss the proposal.

14.4 Every member of the affected staff shall be given an opportunity to vote on the proposal. Such vote shall be by secret ballot. Voting shall occur on a minimum of three (3) consecutive work days. There shall be provisions for secured absentee ballots. All absentee ballots must be collected by the end of the first day of voting.

14.5 In order to be implemented, a proposal must receive at least 70% affirmative vote of the total affected staff members.

14.6 The final vote on a proposal must be held no later than May 1 for implementation in the following school year, or any changes to be made during the school year must be voted on at least sixty (60) calendar days prior to implementation.

14.7 The proposal shall not be considered final until it has been reviewed and accepted by the VEA and District for compliance with this article, the education code, law, budget restrictions, district policy and regulations, etc.

14.8 The proposal and the ballots from the vote shall be submitted to the VEA President or designee and to the VCUSD Superintendent or designee.

14.9 Specifically excluded from the provisions of this Article are the Transfer and Evaluation articles, as well as this article.

14.10 This process will be used even if agreement on the change has already been reached and implemented by staff teams unaware of any contract violation.

14.11 The process will be monitored by VEA and the VCUSD, and will be revised as necessary to ensure that the spirit of this section as well as the VCUSD/VEA Collective Bargaining Agreement are being honored.

**ARTICLE 15 - Peer Assistance and Review (PAR)/TEACHER SUPPORT PROGRAM AND COMMITTEE**

**Teacher Support Program**
The Vallejo Education Association (VEA) and the Vallejo City Unified School District (District) are continuously striving to provide the highest possible quality of education. In order for students to succeed in learning, teachers must succeed in teaching. Therefore, the parties agree to cooperate in the design, planning and implementation of programs to improve the quality of instruction through expanded and improved professional development and peer assistance.

15.1 **General Provisions**

15.1.1 It shall be the responsibility of the Teacher Support Program to provide professional development and to provide support to Referred Teachers. Referred Teachers are those with permanent status in the district who have
been moved from Process B to Process A during their evaluation cycle.

15.1.2 VEA Meetings - Three (3) VEA Rep. Council meetings each year shall include a discussion of Teacher Support. The primary focus of the September Rep. Council meeting shall be the VEA/VCUSD Teacher Support Agreement. Two (2) additional Rep. Council meetings shall include a Teacher Support Committee presentation on the agenda. The amount of time and topic(s) to be determined by the "designated spokespersons" referenced below.

15.2 Resolution of Problems and Concerns
The process outlined in Article 17: Grievances of the VEA/VCUSD Contract shall be applied.

15.3 Teacher Support Committee
The Teacher Support committee serves as the body with authority to implement and oversee the Teacher Support Program and half of the scheduled professional development days. These programs shall be designed, planned and implemented so as to be consistent with the terms of the VEA/VCUSD Agreement.

15.3.1 The Teacher Support committee shall consist of three (3) members selected by VEA and three (3) members selected by the District. In addition, the VEA and District shall each appoint one (1) alternate who will attend all of the meetings, etc. as a non-voting member. In the absence of a VEA/District Teacher Support committee member, the VEA/District alternate shall vote.

The Teacher Support Committee shall select two co-chairs, one District and one VEA chairperson to organize, set the agenda and facilitate the meeting(s). Chairperson shall have no weighted vote or discretionary authority over any member of the committee.

In the event of a split decision by the committee, the decision will be moved to a third party neutral panel for a decision. An appointed VEA representative and an appointed District representative will work with a mediator from the State Mediation and Conciliation Service to adjudicate a final recommendation.

Terms of the Teacher Support committee members shall be from July 1 through June 30. Appointments to the Joint Committee shall be based on available openings.

In the event a Teacher Support committee member resigns from the committee or leaves the employment of the District, a replacement shall be selected within thirty (30) days by the respective body (VEA/District).

VEA unit members appointed to the Teacher Support committee shall receive an annual stipend of Two Thousand Dollars ($2000)

15.3.2 The Teacher Support committee shall determine its own meeting schedule within the following parameters.
15.3.2.1 Meet at least three (3) times per year.
15.3.2.2 To meet, two-thirds of the members must be present. There must be at least one member from VEA and one member from VCUSD.
15.3.2.3 Meetings and/or trainings shall take place during the regular teacher workday.

15.4 Responsibilities
The Teacher Support committee shall adhere to and comply with all of the rules, regulations and guidelines of the Teacher Support Program law provided by the State as well as assume the following District responsibilities.

15.4.1 Select Consulting Teachers.
15.4.2 Training
15.4.2.1 Teacher Support committee members and Consulting Teachers shall participate in an annual training/review covering their duties and responsibilities before the start of the calendared school year.

15.4.2.2 Annually survey classroom teachers to help provide information concerning their staff development/support needs.

15.4.2.3 Design and plan training for half of the professional development Days provided in the Collective Bargaining Agreement.

15.4.3 Communication
15.4.3.1 Issue on-going communication to district staff regarding the implementation and progress of the Teacher Support program.

15.4.4 Provide written notification to each Referred Participating Teacher, Consulting Teacher and site principal of participation in the Teacher Support Program.

15.4.5 Designated Spokespersons - VEA and the District shall each designate two (2) individuals to be responsible for answering questions regarding Teacher Support and for planning and providing the above referenced trainings.

The spokespersons shall confer on a regular basis regarding questions and problems that have arisen.

15.4.6 Annually evaluate the Teacher Support program and make recommendations to VEA and District. At a minimum, the evaluation shall include written surveys of all Consulting Teachers and Participating Teachers.

15.5 Consulting Teachers
A Consulting Teacher is a teacher who provides assistance to the referred Teacher pursuant to the Teacher Support program.

15.5.1 The qualifications for the Consulting Teacher shall be as follows:
15.5.1.1 A credentialed teacher with permanent status.

15.5.1.2 At least five (5) years of successful teaching experience. Teaching experience shall be the most recent six (6) years preceding the current appointment as a Consulting Teacher.

15.5.1.3 Demonstrated exemplary teaching ability, as indicated by, among other things, effective communication skills, subject matter knowledge, and mastery of a range of teaching strategies necessary to meet the needs of students in different contexts.

15.5.1.4 Strong interpersonal skills.

15.5.1.5 Demonstrated ability to work cooperatively and effectively with colleagues.

15.5.1.6 Demonstrated ability in written and oral communications.

15.5.1.7 Understanding of the VEA/VCUSD Agreement.

15.5.2 The duties of the Consulting Teachers shall include the following:
15.5.2.1 Must attend the Consulting Teacher training(s), workshop(s) and meeting(s).
15.5.2.2 Meet with the Referred Teacher to discuss the Teacher Support Program, to establish mutually agreed upon performance goals, develop the assistance plan and develop a process for determining successful completion of the Teacher Support program.

15.5.2.3 Assist Referred Teachers by demonstrating, observing, coaching, conferencing, referring or by other activities, which, in their professional judgment, will assist the Referred Teacher.

15.5.2.4 Conduct a minimum of three (3) observations of the Referred Teacher during classroom instruction, and provide specific, immediate feedback, after each observation.

15.5.2.5 Document all observations, visitations, meetings and support using standardized forms developed and provided by the committee given to each Referred Teacher.

15.5.2.6 Monitor and discuss the progress of the Referred Teacher.

15.5.2.7 Provide notification to the committee in the event of lack of response or cooperation from the participating teacher.

15.5.2.8 Prepare a final report and submit to and discuss with the Referred Teacher before it is given to the Joint Committee.

15.5.2.9 The Consulting Teacher shall submit the final report to the Teacher Support committee no later than Twenty (20) calendar days prior to the last work day of the Referred Participating Teacher.

15.5.3 A Consulting Teacher shall not be assigned more than one (1) Referred Teacher.

15.5.4 The term for a consulting teacher shall be three (3) years. The consulting teachers shall reapply after three (3) years. Recruitment and retention of consulting teachers will be based on program needs.

15.5.5 A teacher who is appointed to an administrative position shall no longer be a consulting teacher.

15.5.6 Consulting Teachers shall be provided release time to observe their Referred Teacher and complete the duties listed above as approved by the Teacher Support committee.

15.5.7 In addition to their annual salary, Consulting Teachers shall be paid two thousand five hundred dollars ($2500) for working with a Referred Teacher Unit members who are selected, as Consulting Teachers shall be paid four hundred dollars ($400) for each year they are designated as a Consulting Teacher, but are not working with a Referred Teacher. In the event a Consulting Teacher is later selected to work with a Referred Teacher, they will be compensated the $2500 stipend at a prorated rate of no less than $400.

15.5.8 In the event a Consulting Teacher works less than a full school year with a Referred Teacher, the Consulting Teacher’s stipend shall be prorated to the portion of the year he/she worked, but it shall be no less than $400.

15.6 Consulting Teacher Application Process

15.6.1 On an annual basis the Joint Committee shall determine the number of Consulting Teachers needed to implement the Teacher Support Program. In determining the number of Consulting Teachers to be available, the Joint Committee shall consider the following:

15.6.1.1 Projected number of Referred Participating Teachers.
15.6.1.2 Consulting Teachers from various grade levels and subject areas.
15.6.2 When the Joint Committee recognizes the need for Consulting Teachers, it shall notify all VEA unit members of the application process and application timeline for Consulting Teachers.

15.6.3 VEA unit members may submit a completed application form during the annual application process or by the deadline established by the Joint Committee for the additional selection process.

In addition to the Consulting Teacher application form, each applicant shall submit three (3) references from individuals with specific knowledge of his/her expertise. The references shall be from:

15.6.3.1 A certificated administrator with current, direct knowledge of the applicant’s qualifications.

15.6.3.2 An Association representative.

15.6.3.3 A classroom teacher from the applicant’s school site.

All applications and references shall be treated with confidentiality.

15.6.4 The Joint Committee will select candidates who meet the basic qualifications for the following interview process.

15.6.4.1 A classroom observation of the candidate by two (2) members of the Joint Committee. The classroom observation shall be no less than thirty (30) minutes in length and scheduled at a time to allow the candidate the opportunity to demonstrate his/her use of communication skills, subject matter knowledge and mastery of a range of teaching strategies necessary to meet the needs of students in different contexts.

15.6.4.2 An interview with the Joint Committee.

15.6.5 Consulting Teachers shall be selected by a majority vote of the Joint Committee after candidates have completed the interview process. All candidates will be notified in writing of their selection as a Consulting Teacher or their non-selection.

Upon the request of the candidate, the chair or his/her designee of the Joint Committee shall discuss the reasons for non-acceptance with the candidate.

15.6.6 Referred Teachers shall be appointed a Consulting Teacher for support. If the match is not mutually agreeable for both parties, then the Referred Teacher may select another Consulting Teacher from a list provided by the Joint Committee.

15.7 Referred Teachers

15.7.1 A Referred Teacher is a teacher with permanent status who receives assistance to improve his/her instructional skills, classroom management, knowledge of subject and /or related aspects of his/her teaching performance as a result of an unsatisfactory final evaluation as defined in Article 11 of the VEA/VCUSD Agreement.

15.7.2 The Referred Teacher shall be appointed his/her Consulting Teacher from the panel of Consulting Teachers provided by the Teacher Support committee. Appointment must be made no later than the 3rd Friday in August.

In the event of a change in the Consulting Teacher assigned to a Referred Teacher, the Consulting Teacher shall discuss with the members of the Joint Committee.
Failure to comply with the provisions noted in the section above shall result in a meeting with the VCUUSD Human Resources Director, the VEA President and consulting teacher or a member of the Teacher Support committee.

15.7.3 Participation in or the results of the Teacher Support Program shall not deny the Referred Participating Teacher any of his/her contractual rights including due process and just cause.

The Referred Teacher has the right to be represented throughout these procedures by the Association Representative of his/her choice.

15.7.4 No later than October 15th (Ref: Article 11, Section 2.2-3 for timeline and intent) the Consulting Teacher, the Referred Teacher and the school site principal shall discuss the issues included in the Referred Teacher’s final evaluation from the previous year.

15.7.5 A copy of the Consulting Teacher’s report shall be submitted to, and discussed with the Referred Teacher.

The Referred Participating Teacher shall have the right to submit a written response, within twenty (20) days from receipt of the written report from his/her Consulting Teacher, and have it attached to the final report.

The Referred Participating Teacher shall also have the right to request a meeting with the Joint Committee, and to be represented at this meeting by the Association representative of his/her choice.

15.7.6 The report from the Referred Participating Teacher’s participation in the Teacher Support Program shall be made available for placement in his/her personnel file.

15.7.7 Referred Teachers may receive an additional year of support through the Teacher Support committee after they have received a satisfactory evaluation and placed back on Process B. This additional year of support is dependent on availability of Consulting Teachers and the willingness of both the Consulting Teacher and Referred Teacher.

15.8 Movement from Process B to A

In the event that a unit member has received notice that he/she is being moved from process B to A as defined in Article 11.2.4 the unit member shall participate in the Teacher Support program as a Referred Teacher.

A list of all unit members who have been moved from process B to A shall be sent to the Teacher Support committee no later than August 1st. These unit members shall attend an informational meeting about the Teacher Support program which will outline the additional help and resources that will be made available.

15.9 Miscellaneous Provisions

15.9.1 All proceedings and materials related to evaluations, reports and other personnel matters shall be strictly confidential. Therefore, Teacher Support Committee members and Consulting Teachers may disclose such information only as necessary to administer this Article.

15.9.2 Unit members who perform functions as Consulting Teachers or as Teacher Support Committee members under this article shall have the same protection from liability and access to appropriate defense as other public school employees pursuant to Division 3.6 (commencing with section 810) of Title 1 of the California Government Code.

15.9.3 Functions performed pursuant to this Article by VEA unit members shall not constitute either management or supervisory functions. The VEA members of the Teacher Support Committee and Consulting Teachers shall continue all rights of VEA unit members.
ARTICLE 16 - ORGANIZATIONAL SECURITY

16.1 Any unit member who is a member of the Vallejo Education Association, CTA/NEA, or who has applied for membership, may sign and deliver to the District an assignment authorizing deduction of unified membership dues, initiation fees and general assessments in the Association. Pursuant to such authorization the District shall deduct one-tenth (1/10) of such dues from the regular salary check of the unit members each month for ten (10) months. Deductions for unit members, who sign such authorization after the commencement of the school year, shall be appropriately prorated to complete payments by the end of the school year.

16.2 Upon commencement of assigned duties within the bargaining unit, a unit member shall become a member of the Association or pay to the Association a fee in an amount equal to unified membership dues, initiation fees and general assessments. The dues/fees shall be payable to the Association in one lump sum cash payment in the same manner as required for the payment of membership dues, provided, however, that the unit member may authorize payroll deduction for such fee in the same manner as provided in section 18.1 of this Article. In the event that a unit member shall not pay such a fee directly to the Association, or authorize payment through payroll deduction as provided in section 18.1, the District shall begin automatic payroll deduction with the unit member's first pay warrant as provided in Education Code Section 45061 and in the same manner as set forth in section 18.1 of this Article. There shall be no charge to the Association for such mandatory agency fee deductions.

16.3 Any unit member who is a member of a religious body whose traditional tenets or teachings include objections to joining or financially supporting employee organizations shall not be required to join or financially support the Vallejo Education Association, CTA/NEA as a condition of employment; except that such unit member shall pay, in lieu of a service fee, sums equal to such service fee to: (1) VEA Scholarship Fund, (2) United Way, (3) Foundation to Assist California Teachers. Such payment shall be made on or before October 1 of each school year.

16.4 Proof of payment and a written statement of objection along with verifiable evidence of membership in a religious body whose traditional tenets or teachings object to joining or financially supporting employee organizations, pursuant to section 18.3 above, shall be made on an annual basis to the Association and District as a condition of continued exemption from the provisions of sections 18.2 and 18.3 above. Proof of payment shall be in the form of receipts and/or cancelled checks indicating the amount paid, date of payment, and to whom payment in lieu of the service fee has been made. Such proof shall be presented on or before October 1 of each school year.

16.5 With respect to all sums deducted by the District pursuant to sections 18.1 and 18.2 above, whether for membership dues or agency fee, the District agrees promptly to remit such monies to the Association accompanied by an alphabetical list of unit member for whom such deductions have been made.

16.6 The Association agrees to furnish any information needed by the District to fulfill the provisions of this Article. The Association shall indemnify and hold the District harmless from any and all claims, demands, or suits or any other action arising from this Article including reasonable attorney's fees for District legal counsel. The Association shall have the exclusive right to demand and determine which matters shall or shall not be compromised, resisted, defended, tried, or appealed.

ARTICLE 17 - GRIEVANCE PROCEDURE (ALL UNIT MEMBERS)

17.1 Definitions - A "grievance" is a formal written allegation by a grievant that he/she has been adversely affected by the interpretation, application or violation of this agreement. A "grievant" is any member of the unit covered by the terms of this agreement and the Association. A "day" is any day in which the grievant is required to work. Nothing contained herein shall be construed as prohibiting the grievant from requesting assistance from the Association or other representative in processing a grievance. The "manager" is the lowest level administrator having line supervisory authority over the grievant and who has been designated to adjust grievances.
17.2 **Informal Level** - Before filing a formal, written grievance, the grievant will discuss the alleged grievance with grievant immediate manager. Every effort will be made in one or more of these informal meetings to solve the problem at the point of origin. If the problem is still not resolved to the satisfaction of the grievant, then that grievant may institute the following formal procedures.

17.3 **Level I** - Within twenty (20) days after grievant knew or should have known of the occurrence upon which the grievance is based, the grievant shall present the grievance in writing on a form mutually agreed upon provided by the District to the appropriate manager. Grievance forms shall be available at all work sites. The statement shall be a clear, concise statement of the circumstances giving rise to the grievance, the date of the occurrence, citation of the specific Article, section and paragraph of this agreement that is alleged to have been violated, the decision rendered at the end of the informal conference, and the specific remedy sought. The statement shall be signed and dated by the grievant. Either party may request a conference to discuss the written grievance. The manager shall communicate his/her decision to the grievant in writing within ten (10) days after receiving the grievance. By mutual agreement between the Association and Superintendent Designee, a grievance may be initiated at Level II when resolution of the grievance would be beyond the control of the Level I manager.

17.4 **Level II** - If the grievant is not satisfied with the response at Level I or if no response is made within the time provided, the grievant may within ten (10) days appeal in writing on the form provided to the Superintendent/Designee. If the grievant is the Association, the District may require the attendance of the individual unit member(s) involved in the Level II conference. The appeal shall contain a clear, concise statement of the reasons for the appeal. The copy of the appeal and any accompanying statements shall be forwarded by the appellant to the other party to the grievance. The Superintendent, or his/her designated representative, shall confer with the grievant within ten (10) days. Parties shall make full disclosure of all known facts regarding the grievance at this meeting. The Superintendent, or his/her designated representative, shall communicate a decision to the manager and the grievant in writing within fifteen (15) days following the completion of the conference.

17.5 **Level III - Grievance Panel** - If the parties are unable to reach a mutually satisfactory accord in Level II on any grievance, that arises and is presented during the term of this Agreement, either party shall have fifteen (15) working days to request, in writing, that the grievance be scheduled for a Grievance Panel.

The Grievance Panel will be convened within thirty (30) working days of receipt of the timely request for a Grievance Panel. The Grievance Panel shall be comprised of a mediator from the State Mediation and Conciliation Service, one (1) Union representative and one (1) representative of the District. The representatives from the respective groups (VEA & District) will not have any direct connection with the grievance. In addition, the grievance shall be presented by representatives other than the panel members.

The proceedings of the Grievance Panel shall remain confidential. The Grievance Panel’s decision shall neither be made public nor be introduced into any other grievance level by either party.

The decision of the Grievance Panel shall be rendered by the members of the panel at the conclusion of the mediation session. The decision shall be provided in written form within two (2) days. The decision of the Grievance Panel shall be advisory only.

17.6 **Level IV** - Should the grievant and/or the Association not accept the Level III decision, or if no decision is rendered within the time provided in Section 17.2.2, the Association may submit the grievance to binding arbitration. The submission decision must be made within twenty (20) days after service of the Level III decision or within twenty (20) days of the date such decision was due, if no decision was rendered. Only the Association may submit grievances of a unit member to arbitration.

17.6.1 **Arbitration** - By September 30 of each year, VEA and the District shall agree on a panel of five (5) arbitrators for October 1 through September 30 of the current year.

(a) VEA and the District shall each submit a list of five (5) arbitrators for inclusion on the panel.

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(b) On a rotation basis determined by lot, first VEA or the District shall strike a name from the submitted lists, followed by the other party. Alternating, each party shall strike a name from the submitted lists until five (5) names remain.

If the Association refers the matter to arbitration, the parties shall meet and select an arbitrator from the panel of arbitrators selected for the current year. On a rotation basis determined by lot, first VEA or the District shall strike a name from the arbitration panel, followed by the other party. The striking of names from the panel shall continue on an alternating basis until one (1) arbitrator remains. VEA and the District shall jointly contact the arbitrator selected to arbitrate the matter.

By mutual agreement the parties may elect to submit the grievance to be expedited under the Rules of the American Arbitration Association for expedited arbitration.

The person so named shall become the arbitrator. The fees and the expenses of the arbitrator and hearing shall be borne equally by the Board and the grievant. All other expenses shall be borne by the party unilaterally incurring them. The powers of the arbitrator shall be limited to the interpretation and application of the terms of this agreement. The arbitrator shall have no power to make an award, which would add to, subtract from, modify, amend or delete any provision of this agreement. The arbitrator shall have no power to make an award which would alter conditions existing prior to or after the expiration of this agreement, nor shall he/she recommend a money award for more than the individual grievant would otherwise be entitled. The arbitrator shall, as soon as possible, hear evidence and render a decision to the parties on the issues submitted to him/her. The arbitrator shall determine the issue by referring to the written grievance and the answers thereto at each step plus any appropriate testimony or evidence submitted by the parties. Neither party may rely upon any grounds nor did evidence not previously disclosed to the other at Level II, except that information which becomes known after close of Level II may be used in the hearing provided it is disclosed to the other party not less than six (6) calendar days prior to the hearing. After the hearing, and receipt of final submissions, the arbitrator shall submit, in writing, his/her decision which shall be binding on both parties.

17.6.2 Miscellaneous - All documents, communications, and records dealing with the processing of a grievance shall be filed separately from the personnel files of the participants. Time limits provided in this article may be extended by mutual agreement when signed by both parties. Nothing contained herein shall be construed as authorizing the Association to participate in the grievance brought by a unit member except at the grievant request, except that the District shall not agree to a resolution of the grievance until the Association has received a copy of the grievance and the proposed resolution and has been given an opportunity to file a response.

Grievances not appealed within the time limits provided shall be considered withdrawn and may not be reinstated in whole or in part at a later date.

Grievances involving the same issue may be consolidated upon reaching Level II at the request of the parties.

**ARTICLE 18 - FULL RETIREMENT CREDIT FOR TEACHING** (Unit members excluding non-tenured adult hourly certificated)

18.1 Unit members, at their own option, may elect to reduce their workload from full-time to part-time duties and receive full credit toward retirement under the following conditions:

18.1.1 The unit member must have reached age 55 before the beginning of the school year in which part-time work starts.
18.1.2 The unit member must be certificated and a full-time employee of the Board for at least ten years, having been in a full-time position for the five years immediately preceding part-time employment.

18.1.3 Minimum part-time employment shall be equal to one-half of the number of days his Notice of Employment required of him during his final year in a full-time position.

18.1.4 A unit member may not participate after age 65. Under this program unit members reaching age 65 during the school year may continue through the year.

18.1.5 The STRS member and the employing District must submit contributions based on the amount employee would have earned working on a full-time basis.

18.1.6 The part-time status must be based on a full school year with the minimum compensation paid or time worked equal to no less than one-half time. The employee will be paid on a monthly basis for 12 months.

18.1.7 The unit member shall receive health and welfare benefits in the same manner as a full-time unit member as provided in this agreement.

18.2 Implementation
18.2.1 The unit member who qualified under the above conditions must submit a request for inclusion in the program on forms provided by the Personnel Office no later than May 15.

18.2.2 Assignment of part-time unit members shall be made at the convenience of the District and in the best interest of the students. Elementary teachers may expect assignments of one full semester. Secondary teachers may expect full assignments of one semester or part-time assignments in each of two semesters. Adult school teachers may expect full assignments of two trimesters or part-time assignments in each of three trimesters.

18.2.3 The contract executed between the District and the unit member participating in this program shall be for a period of five years or to age 65, whichever comes first. This contract can be revoked only with the mutual consent of the Board and the unit member.

ARTICLE 19 – DUE PROCESS
19.1 Just Cause/Due Process

19.1.1 The District may discipline a unit member only for just cause. Discipline shall include warnings, reprimands, or suspensions without pay for less than ten (10) working days. Nothing in this Article shall apply to procedures set forth in the Education Code, including but not limited to Education Code Sections 44932, 44938, 44939, and/or the non-reelection of temporary or probationary unit members.

19.1.2 The following just cause guidelines shall be recognized:

a. The unit member should be informed of the consequences of his/her conduct.

b. Contract stipulations, VCUSD regulations, Education Code, and state law shall be the basis for disciplinary action.

c. A thorough investigation should reveal the necessity for disciplinary action.

d. A fair investigation should include an opportunity for the unit member to state their point of view.

e. Rules, orders, and penalties should be applied fairly and equitably.
f. Disciplinary action should be appropriate and reasonably related to the nature of the offense.

19.2 Right to Representation
19.2.1 Each unit member is guaranteed his/her right to representation through the Association.

19.2.2 A unit member is entitled to have present an Association representative when being formally reprimanded. When request for such representation is made, the formal reprimand shall not be discussed until the unit member has the opportunity to have an Association representative present.

19.2.3 A unit member shall also be entitled to have present at meetings an Association Representative when the unit member has specific reason based on prior communications to believe that the meeting is intended for verbal reprimand.

19.2.4 Where the member during the course of the conference has a reasonable belief that discipline may arise from the discussion, he/she may request to have an Association Representative present and the request will be accommodated.

19.2.5 In circumstances where rights to representation exist, an employee does not commit insubordination by refusing to participate in a meeting without a representative present.

19.2.6 A unit member may attach his/her own statement to any documentation in the Progressive Disciplinary Process.

19.3 Progressive Discipline

The following progressive discipline procedures will be applied by the immediate supervisor at the site or department level except where the serious nature of the offense may require the District to directly impose a written warning, written reprimand, or suspension without pay.

19.3.1 Verbal Counseling/Warning
The District shall first issue a verbal counseling/warning before imposing further discipline. Verbal counseling/warning may result in a post-conference summary memorandum. Post-conference summary memorandum will not be placed in the unit member’s Personnel File, but may be attached to a subsequent Letter or Warning and/or Letter of Reprimand and included in the Personnel File.

19.3.2 Written Warning
Subject to 19.2.1 above, written warnings will not be used unless the unit member has been verbally warned about similar actions within the last three (3) years. A Written Warning will not be placed in the unit member’s Personnel File at the time of delivery, but may be attached to a subsequent Letter of Reprimand and included in the Personnel File.

19.3.3 Written Reprimand
Subject to 19.2.1 above, written reprimands will not be used unless the unit member has received a written warning about similar actions within the last three (3) years. The unit member will be provided with a copy of the reprimand and a copy will be placed in the unit member’s Personnel File. The unit member may attach a written response in a timely manner. Written Reprimands shall be grievable when not brought to the attention of the unit member in a timely manner and/or violates section 19.1. Written reprimands shall be based upon verified data.

19.3.4 Suspension without Pay
19.3.4.1 Subject to 19.2.1 above, suspensions will not be used unless the unit member has received a written reprimand about similar and separate actions within the last three (3) years. No unit member will be suspended more than ten (10) working days during a school year. In all instances, however, the length of a suspension will relate to the severity of the action.
19.4 Notice

Notice of suspension will be made in writing and served in person or by certified mail upon the unit member by the superintendent or designee no less than three (3) days prior to the imposition of suspension. A copy will be concurrently provided to the Association president. The notice of suspension will contain:

19.4.1 A statement of the specific acts or omissions upon which the action is based.
19.4.2 A statement of the cause(s) for which action is recommended;
19.4.3 Where applicable, the Education Code section, policy, rule regulation, or directive violated;
19.4.4 Penalty proposed and effective date;
19.4.5 Copies of the documentary evidence upon which the recommendation is based;
19.4.6 A statement of the unit member’s right to challenge the proposed action by requesting a hearing pursuant to the arbitration procedures of Article 17: Grievance procedure of this Agreement subject to 19.6 below.

19.5 Administrative Leave

In the event a unit member is placed on administrative leave without advance notice, a notice providing the reason for the District’s action will be sent to the unit member’s last known address within three (3) days of the unit member’s removal from the position, with a copy concurrently provided to the Association president.

19.6 Arbitration

Only suspension without pay (Article 19.3.4) and the exception cited in Article 19.3.3 above may be appealed to arbitration under the grievance procedure in Article 17: (Grievance Procedure) of the Agreement commencing with Section 17 (Grievance Panel). If timely appealed, the penalty will not be applied until the grievance panel and arbitrator’s decision (if subsequently appealed to arbitration) is rendered, except for just cause necessitating the immediate removal of the unit member from the worksite. At arbitration, the just cause for earlier discipline may be determined by the arbitrator.

19.7 Confidentiality

The District shall notify the Association concurrently with notification to the unit member of any disciplinary action taken beyond Verbal or Written Warning. Otherwise, all information and/or proceedings regarding any actions or proposed actions shall be kept confidential by the District.

ARTICLE 20 - EFFECT OF AGREEMENT (All unit members)

20.1 All conditions of employment within the scope of mandatory bargaining under Government Code 3540 et seq. in effect in the District prior to and at the time this Agreement was signed are null and void. This agreement terminates and supersedes all past practices, agreements, procedures, traditions and rules or regulations concerning matters covered herein.

20.2 The parties agree that during the negotiations which culminated in the Agreement each party enjoyed and exercised without constraint, coercion, intimidation or other limitation, the right and opportunity to make demands or proposals and counter-proposals and that understandings and agreements arrived at after the exercise of that right and opportunity are set forth herein.
20.3 The parties agree therefore that the other shall not be obligated to meet and negotiate with the respect to any subject or matter, whether referred to herein or not, even though such subject or matter may not have been in the contemplation or knowledge of either at the time they negotiated or signed this Agreement.

20.4 Should any Article, Section or Clause of this Agreement be declared illegal by court of competent jurisdiction, said Article, Section or Clause shall be automatically deleted from this Agreement to the extent it violated the law. The remaining Articles, Sections, and Clauses shall remain in full force and effect for the duration of this Agreement if not affected by the deleted Article, Section or Clause.

20.5 In the event of invalidation of any Section of this Agreement, the parties agree to meet and negotiate within thirty (30) days after such determination for the purpose of arriving at a mutually satisfactory replacement for such Section.

ARTICLE 21 - UNIT JOB DESCRIPTIONS
The duties for the following positions are as outlined in the job descriptions:
Information Technology Teacher-Coordinator
Teacher on Special Assignment
Academy Leads
Department Chairs
Work-Based Learning Teacher
Elementary Technology Support Teacher
High School Academy Counselor
Counselors
Project Restore Social Worker
Common Core Teacher Leader
Wall to Wall Teacher Leader
Teacher Leader
STEAM Teacher Leaders
STEAM Coordinator
STEAM Instructional Coach

Nurses - School Nurse Job Description:
Under the direction of the Coordinator of School Health, the School nurse provides for the evaluation, improvement and protection of the health of students and school personnel in accordance with state law and District policies and procedures.

Duties and Responsibilities
☐ Conduct vision screening on all kindergarten or first grade students, all students in grades 2, 5 8 and 10, students new to the District, and Special Education students as mandated by law.

☐ Conduct hearing screening on all kindergarten or first grade students, all students in grades 2, 5, 8 and 10, students new to the District, and special education students as mandated by law.

☐ Conduct scoliosis screening on 7th and 8th grade students as mandated by law.

☐ Refer and provide follow-up screening of students for whom initial vision, hearing and scoliosis screening tests were not passed.

☐ Supervise the maintenance of immunization records for all students in the District.

☐ Supervise the evaluation and referral process for physical examinations on all first grade students required by the Child Health and Disability Prevention Program (CHDP).

☐ complete health assessments as needed, which includes, vision and hearing screening, and parent contact for health history.
☐ Collect data from medical and community agencies for students being evaluated and/or reevaluated for special education placements. Attend IEP’s and Student Study Team meetings as required.

☐ Supervise the organization and maintenance of required statistics of all screening programs for District and State use. Assist in submitting forms to the appropriate bureaus.

☐ Supervise physical health care services in the school settings in accordance with law (Ed. Code 49422 and 49423.5)

☐ Inform staff of physical or health liabilities of students.

☐ Monitor and prevent the spread of communicable disease in the school setting according to guidelines established by the California State Department of Health Services and under the direction of the local health department.

ARTICLE 22 - SCHOOL CLOSURE/PROGRAM ELIMINATION

1. (a) When a school is closed or a program eliminated, the employee in this classification shall have priority status relative to any and all vacancies in the District for which they are qualified as cited in Article 8.1.5. A vacant position for this purpose includes any position held by a temporary teacher, as well as openings caused by retirements, resignations, releases, moves or separations.

(b) Teachers (permanent and probationary) displaced from the closing schools/eliminated programs will be asked to fill out a form to indicate their preference(s) regarding the school site(s) and grade level(s) to which they would like to be transferred next academic year.

(c) Based on this form, the District will make every attempt to place these teachers at their preferred school(s) in a vacant position for which they are qualified, as cited in Article 8.1.5.

(d) If an opening occurs as a result of school closure/program elimination, principals at the designated receiving school(s) will not reassign current teachers in their schools until the transferring teachers from the closing schools/eliminated programs have been transferred to the school of their choice where the vacancies exist. If openings occur for reasons other than school closure/program elimination, the principal may reassign teachers at their site before assigning displaced teachers.

2. If two teachers are equally qualified as defined in 8.1.2.2, the position shall be given to the teacher with the greatest seniority.

3. Redistribution of materials shall be as follows:
   (a) Equipment and classroom materials that are the personal property of the unit member shall remain with the unit member.

   (b) Any equipment and material purchased through a grant authored by the unit member shall remain with the unit member.

   (c) All other equipment and material shall be distributed based upon the distribution of students of the closed school/eliminated program.

4. If the decision to close a school/eliminate a program occurs after March 1, the annual transfer and reassignment timeline will be extended by 15 working days beyond the April 15 deadline or the date the decision to close a school or eliminate a program is made, whichever is later.
ARTICLE 23: DISTRICT RIGHTS

23.1 It is agreed that the District retains all of its powers of direction, management and control provided by law. Included in these District powers provided by law and consistent with this Agreement and applicable state and federal law are the exclusive rights to:

23.1.1 Determine its organization.

23.1.2 Direct the work of its employees.

23.1.3 Determine the hours of District operation.

23.1.4 Determine the kinds and levels of services to be provided, as well as the methods and means of providing them.

23.1.5 Establish its education policies, goals and objectives.

23.1.6 Ensure the rights and educational opportunities of students.

23.1.7 Determine staffing patterns.

23.1.8 Determine the number and kinds of personnel required.

23.1.9 Hiring and promoting of employees.

23.1.10 Maintain the efficiency of District operations.

23.1.11 Determine District curriculum.

23.1.12 Design, build, move or modify facilities

23.1.13 Establish budget procedures and determine budgetary allocation.

23.1.14 Determine the methods of raising revenue.

23.1.15 Take reasonable action on any matter in the event of emergency.

23.2 The exercise of the foregoing powers, rights, authority, duties and responsibilities by the District, the adoption of policies, rules, regulations and practices in furtherance thereof, and the use of judgment and discretion in connection therewith, shall not be arbitrary and capricious and shall be limited only by the specific and express terms of this Agreement, and then only to the extent such specific and express terms conform with law.

23.3 The District retains its rights to temporarily amend, modify or rescind polices or practices referred to in this Agreement as required in cases of emergency. However, prior to any declaration of emergency, the District shall consult with the Association President or designee. Emergencies shall not be declared capriciously, arbitrarily, or in retaliation for the exercise of employee rights.

ARTICLE 24 - DURATION OF AGREEMENT

The District and VEA agree to a three-year collective bargaining agreement.

The District and VEA agree that negotiated agreements of the parties shall be effective upon ratification by the bargaining unit members and the District Governing Board after the required notification of the Solano County Superintendent of Schools and the California Department of Education.
ARTICLE 25 – CONSULTATION  (All unit members)
The Board will comply with Section 3543.2 of the Rodda Act dealing with consultative rights of an exclusive bargaining agent. The Association will be given reasonable advance notice of proposed changes in items covered by the enumerated section of the law dealing with consultation and, when appropriate, the opportunity to name a delegate or delegates to a District committee considering such item.

APPENDICES

Appendix A – Salary Schedules
Appendix B – Contract Work Years
Appendix C – Attachment 1(a) Domestic Partnership
Appendix D – Attachment 1(a) Statement of Termination of Domestic Partnership
Appendix E – Evaluation Forms & the California Teaching Standards
  Attachment (A) Teacher Eval flowchart
  Attachment (a): Evaluation Plan
  Attachment (b): Observation Notes
  Attachment (c): Post Lesson Observation Form
  Attachment (d): Final Evaluation Report
  Attachment (e): Progress Report 1
  Attachment (f): Progress Report 2
  Attachment (g): California Standards for the Teacher Profession (CSTP) (2009)
  Attachment (h): School Nurse Program Standards (2017)
  Attachment (i): Pupil Personnel Service Program Standards (Counselors) (2017)
Appendix F – Memorandum of Understanding – Minimum Days
Appendix G – Memorandum of Understanding – Additional Earnings .2

Appendix I – Current Memoranda of Understanding and Side Letters of Agreement
  Attachment (a): Adult School MOU
  Attachment (b): Special Education Preschool MOU
  Attachment (c): Summer School MOU 2022
  Attachment (d): Summer School MOU 2023
  Attachment (e): TK MOU
  Attachment (f): Class Size Overages Side Letter
  Attachment (g): Special Education Overages MOU
  Attachment (h): 2023-2024 Additional PD Day and Minimum Day Minutes
  Attachment (i): TK-6th Grade Independent Study/Virtual Program 22-23 MOU
  Attachment (j): Teacher In Charge MOU
Appendix A
Salary Schedules
### VALLEJO CITY UNIFIED SCHOOL DISTRICT
### CERTIFICATED EMPLOYEE SALARY SCHEDULE
### EXCEPTIONAL TOTS
### 2023 - 2024

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In the event of an LCFF reduction, the district may be required to reduce days in whole or in part. Certificated employees with a Master’s Degree or a Second REQUIRED Credential will receive an additional $1,238.89 annually. An additional $1,238.89 will be paid annually for a Doctorate Degree.

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Current VCUSD Employees
The chart below shows the salary placements based on the new salary schedule.

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(Salary Schedule C209) To reflect increase in days from 207 to 209 effective 7/1/2022
With 7-10.5% increase effective 7/1/2022
based on item presented to the Governing Board on 1/18/2023

MD/HR 05/22/2023
### VALLEJO CITY UNIFIED SCHOOL DISTRICT
### CERTIFICATED HOURLY SALARY SCHEDULE
### VALLEJO ADULT SCHOOL
### TEACHER SALARY SCHEDULE
### 2023 - 2024

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</table>

**COLUMN I**

- Bachelor's Degree or appropriate credential.

**COLUMN II**

- Bachelor's Degree or appropriate credential, plus 30 units (of which at least 20 semester units are to be upper division college/university units and 20 semester units may be District Professional Growth Units.

- Unit members with Designated Subjects Credential must have completed 30 semester units after receiving the credential to qualify for Column II.

In the event of an LCFF reduction, the district may be required to reduce days in whole or in part. Adult hourly employees with a Master's Degree will be paid an additional $1.23 per hour. An additional $1.23 per hour will be paid for a doctorate degree.

---

(Salary Schedule CAD166, CADM166, CADP166) with 7-10.5% salary increase eff 7/1/2022 based on item presented to the Governing Board on 1/18/23

DBG/HR 5/22/23
### VALLEJO CITY UNIFIED SCHOOL DISTRICT
#### CERTIFICATED EMPLOYEE SALARY SCHEDULE
##### COUNSELORS
##### 2023 - 2024

<table>
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<th>2B with cred</th>
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</table>

Certificated employees with a Master's Degree or a Second REQUIRED Credential will receive an additional $1238.89 annually.

An additional $1238.89 will be paid annually for a Doctorate Degree.

### ADDITIONAL UNIT CATEGORIES

<table>
<thead>
<tr>
<th>Column 1</th>
<th>Bachelor's Degree</th>
<th>Additional Units</th>
<th>Additional Unit Categories</th>
<th>College/University Upper Division (Min.)</th>
<th>Dist. Professional Growth (MAX)</th>
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</table>

Current VCUSD Employees
The chart below shows the salary placements based on the new salary schedule.

<table>
<thead>
<tr>
<th>Old Sched.</th>
<th>Step</th>
<th>New Step</th>
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<tbody>
<tr>
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(No column for COL6) TO REFLECT INCREASE IN DAYS FROM 197 TO 199 EFF. 7/1/2022 W/ 7-10.5% INCREASE EFF 7/1/22

BASED ON ITEM PRESENTED TO THE GOVERNING BOARD ON 1/18/23

DBG/HR 5/22/23
### VALLEJO CITY UNIFIED SCHOOL DISTRICT
### CERTIFICATED EMPLOYEE SALARY SCHEDULE
### 2023 - 2024

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<thead>
<tr>
<th>1A without cred</th>
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<th>2A without cred</th>
<th>2B with cred</th>
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<tr>
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</table>

In the event of an LCFF reduction, the district may be required to reduce days in whole or in part.
Certificated employees with a Master's Degree or a Second REQUIRED Credential will receive an additional $1238.89 annually.
An additional $1238.89 will be paid annually for a Doctorate Degree.

### ADDITIONAL UNIT CATEGORIES

<table>
<thead>
<tr>
<th>Bachelor's Degree</th>
<th>Additional Units</th>
<th>College/University Upper Division (Min.)</th>
<th>Dist. Professional Growth (MAX)</th>
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Current VCUSD Employees
The chart below shows the salary placements based on the new salary schedule.

<table>
<thead>
<tr>
<th>Old Sched.</th>
<th>Step</th>
<th>New Step</th>
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**SCHEDULE A**

(Salary Schedule CCERT) TO REFLECT 7-10.5% INCREASE EFF 7/1/22 BASED ON ITEM PRESENTED TO THE GOVERNING BOARD ON 1/18/23
# VALLEJO CITY UNIFIED SCHOOL DISTRICT
## CHILD DEVELOPMENT PROGRAM
## TEACHER SALARY SCHEDULE
## 2023 - 2024

### CALENDAR
- State Preschool Teacher: 185 Days
- School-Age Parenting & Infant Development Teacher: 189 Days
- General Child Care Teacher: 226 Days
- Full Day State Preschool Teacher: 226 Days

### DAILY RATE

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<th>III</th>
<th>IV</th>
<th>V</th>
<th>VI</th>
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### HOURLY RATE

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In the event of an LCFF reduction, the district may be required to reduce days in whole or in part. Child Development Program Teachers with both an Associates of Arts Degree AND a Bachelor's Degree - OR - Bachelor's Degree ONLY, will receive an additional $638.31 annually.

- **COLUMN I**: 12 Units of ECE/CD, including Core Courses.
- **COLUMN II**: 24 Units of ECE/CD, including Core Courses, plus 16 GE Units.
- **COLUMN III**: 48 Units, including all of the above (24 units ECE/CD, including Core Courses, plus 16 Units GE).
- **COLUMN IV**: 72 Units, including all of the above (24 units ECE/CD, including Core Courses, plus 16 Units GE).
- **COLUMN V**: 96 Units, including all of the above, plus 6 Specialization Units, plus 2 Adult Supervision Units.
- **COLUMN VI**: 120 Units, including all of the above.

(Salary Schedule CCCPS CCCPS1 CCCPS2)
With 7-10.5% increase effective 7/1/2022
based on item presented to the Governing Board on 1/18/2023

MD/HR 05/22/2023
# VALLEJO CITY UNIFIED SCHOOL DISTRICT
# CERTIFICATED HOURLY SALARY SCHEDULE
# VALLEJO ADULT SCHOOL
# TEACHER SALARY SCHEDULE
# 2023 - 2024

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<tr>
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</table>

**COLUMNS I & II**

- **COLUMN I**: Bachelor's Degree or appropriate credential.
- **COLUMN II**: Bachelor's Degree or appropriate credential, plus 30 units (of which at least 20 semester units are to be upper division college/university units and 20 semester units may be District Professional Growth Units.

  Unit members with Designated Subjects Credential must have completed 30 semester units after receiving the credential to qualify for Column II.

In the event of an LCFF reduction, the district may be required to reduce days in whole or in part. Adult hourly employees with a Master's Degree will be paid an additional $1.23 per hour. An additional $1.23 per hour will be paid for a doctorate degree.

(Salary Schedule CAD171, CADM171, CADP171) with 7-10.5% salary increase eff 7/1/2022
Based on item presented to the Governing Board on 1/18/23

DBG/HR 5/22/23
## VALLEJO CITY UNIFIED SCHOOL DISTRICT
## CERTIFICATED EMPLOYEES
## 2023 - 2024
## MISCELLANEOUS
## HOURLY/DAILY SALARY SCHEDULE

<table>
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<tr>
<th>Position</th>
<th>Rate</th>
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<tbody>
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<td>Adult School Substitute Teacher</td>
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<tr>
<td>Dedicated Substitute Teacher (Same Site For School Year)</td>
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<tr>
<td>Long Term Substitute Teacher (30-Day Assignment)</td>
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<tr>
<td>Psychologist Intern</td>
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<tr>
<td>Regular Education Summer School Teacher of Record</td>
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<tr>
<td>Special Education Extended Year Teacher of Record</td>
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<tr>
<td>Substitute Child Care Teacher</td>
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<tr>
<td>Substitute Nurse</td>
<td>$45.00 per hour</td>
</tr>
<tr>
<td>Substitute Teacher (Day-to-Day)</td>
<td>$230.00 per day</td>
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<tr>
<td>Substitute Teacher Retiree</td>
<td>$280.00 per day</td>
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<tr>
<td>Summer School Substitute Teacher</td>
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<tr>
<td>Teacher Daily Rate</td>
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### CERTIFIED NURSES AND SPEECH LANGUAGE PATHOLOGISTS/ THERAPISTS

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<tr>
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### CERTIFIED NURSE PRACTITIONERS

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In the event of an LCFF reduction, the district may be required to reduce days in whole or in part. Certificated employees with a Master's Degree will receive an additional $1,239.89 annually. An additional $1,239.89 will be paid annually for a Doctorate Degree.
Appendix B
Contract Work Years
### 2021-2022 Calendar

#### Teacher/Student Calendar - All K-12 Schools

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<th>SEPTEMBER</th>
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**Legend:**
- First Student Day
- Last Student Day
- Students in School
- TK-12 No School - Students & Teachers
- Legal Holiday
- Non Student Day
- Professional Development Day

Semester 1 ends 12/17/2021 (82 Days)  
Semester 2 ends 6/9/2022 (98 Days)  
180 Student Days  
183 Teacher Days  
4 Teacher Professional Development Days

2-14-2020 EEB/HR  
Board Approval Date: 3/18/2020  
VEA Ratification: 3/11/2020
### 2023-2024 Calendar

**Teacher/Student Calendar - All K12 Schools**

<table>
<thead>
<tr>
<th>JULY</th>
<th>AUGUST</th>
<th>SEPTEMBER</th>
</tr>
</thead>
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</tbody>
</table>

**Key Notes:**
- First Student Day
- Last Student Day
- Students in School
- TK-12 No School - Students & Teachers
- Legal Holiday
- Non Student Day
- Professional Development Day
- Emergency Days

**Additional Information:**
- June 10, 2023 through June 14, 2023 are potential non-teacher work days provided school is not cancelled during the Fall or Spring for Emergency Days (Smoke, Earthquake, Power Outages). If the days are applied, Summer School will be adjusted accordingly.

**Dates:**
- Semester 1 ends 12/21/23 (86 Days)
- Semester 2 ends 6/6/24 (94 Days)
- 180 Student Days
- 184 Teacher Days
- 5 Teacher Professional Development Days

**Board Approval Date:** 2-1-2023
**VEA Ratification:** 1-16-2023
Appendix C

Domestic Partnership
ATTACHMENT 1a – DOMESTIC PARTNERSHIP

VALLEJO CITY UNIFIED SCHOOL DISTRICT
Affidavit of Domestic Partnership

A. DECLARATION:

We, ___________________________ and ___________________________, each
(Employee print name) (Domestic Partner print name)
certify and declare that we are domestic partners in accordance with the following criteria:

II. STATUS:
1. We affirm that this domestic partnership began on or about ___/___/______.
2. We are each eighteen (18) years of age or older.
3. We are mentally competent to consent to contract.
4. We have an intimate, committed relationship of mutual caring and support.
5. We are each other’s sole domestic partner, and we intend to remain so indefinitely.
6. Neither of us is married to or legally separated from anyone else.
7. Neither of us has had another domestic partner within the prior six (6) months.
8. We are not related by blood to a degree of closeness that would prohibit legal marriage under California Law.
9. We cohabit and reside together in the same residence and intend to do so indefinitely.
10. We reside at: ________________________________

(Address of above names employee and domestic partner)

11. We are jointly responsible for the common welfare and financial obligations of each other which are incurred during the domestic partnership.
12. We currently possess the following [check all that apply: at least two must be checked]:
   ___ A joint real estate mortgage, lease or deed (either as tenants in common or joint tenants with
   right of survivorship).
   ___ A current beneficiary designation naming the employee’s domestic partner as a primary
   beneficiary of the employee’s life insurance or retirement plan benefits payable at death.
   ___ A current will naming the employee’s domestic partner as a primary beneficiary of the
   employee’s estate.
   ___ A durable power of attorney for property and health care executed by the employee in favor of
   the domestic partner.
   ___ Joint ownership of a motor vehicle or joint checking or joint credit account.

III. CHANGE IN DOMESTIC PARTNERSHIP
1. We have an obligation to notify the Vallejo City Unified School District by filing a Statement of
   Termination of Domestic Partnership if there is any change in our domestic partnership status as attested
   to in this Affidavit that would terminate this Affidavit (e.g. due to death of a partner, a change in
   residence of one partner, termination of the relationship, etc.). We will notify the Vallejo City Unified
   School District within thirty-one (31) days of such change.
2. We understand that termination of this coverage (obtained as a result of completion of this Affidavit) will
   be effective on the date the relationship ends as indicated on the Statement of Termination of Domestic
   Partnership, providing coverage has not otherwise been terminated due to standard insurance policy
   provisions.

VI. ACKNOWLEDGMENTS:
4. We understand and agree that the employee domestic partner may make health plan and other benefit
   elections on behalf of the non-employee domestic partner.

5. We understand and agree that the employee domestic partner may terminate the domestic partner benefits
   unilaterally, at any time, irrespective of the desires of the non-employee. If the employee executes such
an option, that employee shall notify the non-employee domestic partner as soon as possible that his or her benefits have been terminated and it shall be the sole responsibility of the employee to make such notification to the non-employee domestic partner. Furthermore, if the employee is terminated, released or resigns the domestic partner benefits shall terminate when district paid employee benefits terminate.

6. We understand that a civil action may be brought against one or both of us for any losses or claims (as well as attorney’s fees and costs) due to any false statement contained in this Affidavit or for failure to notify the Vallejo City Unified School District of changed circumstances as required in Section III above. I, the undersigned employee, further understand that falsification of information in the Affidavit or failure to notify the Vallejo City Unified School District of changes circumstances pursuant to Section III above, may lead to disciplinary action against me, including discharge from employment.

7. We have provided the information in this Affidavit for use by the Vallejo City Unified School District for the sole purpose of determining our eligibility for certain domestic partner benefits. We acknowledge that the District may require supportive documentation concerning any or all eligibility criteria. We understand and agree the Vallejo City Unified School District is not legally required to extend any such benefits. We understand that the information provided in this Affidavit will be treated as confidential by the Vallejo City Unified School District but will be subject to disclosure: a) upon the express written authorization of the undersigned employee, b) upon request of the insurer or plan administrator, or c) if otherwise required by law.

8. We understand that this Affidavit may have legal implications under California law which has recognized that non-marital cohabiting couples may privately contract with respect to the financial obligations of their relationship. We understand this agreement may also have legal implications relating, for example, to our ownership of property or to taxability of benefits provided, and that before signing this Affidavit we should seek competent legal and/or tax advice concerning such matters.

9. We specifically agree that if any taxing authority determines taxes, penalties, or interest to be due or owing with respect to any benefits provided, that we are solely responsible for the payment of such taxes. We agree to indemnify and hold harmless the District in the even any such taxing authority alleges that the Vallejo City Unified School District should pay any such taxes, penalties or interest.

7. We understand the non-employee partner does not have the right to continuing coverage under the federal law under COBRA or under any state law.

8. We each individually indemnify and hold the district harmless from any legal action or claim pursued by any other person related to the provisions of domestic partnership coverage.

We affirm, under penalty of perjury, under the laws of the State of California, that the statements in the Affidavit are true and correct.

__________________________   _______________   ____________
Employee Signature        D.O.B.     Date

__________________________   _______________   ____________
Domestic Partner Signature D.O.B.     Date

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Appendix D
Statement of Termination of Domestic Partnership
ATTACHMENT 1b

VALLEJO CITY UNIFIED SCHOOL DISTRICT

Statement of Termination of Domestic Partnership

I, _______________________________ certify and declare that

(Employee Print Name)

___________________ and I are no longer domestic partners as

(Domestic Partner Print Name)

of __________________. I understand that coverage for this individual will terminate on this date.

(Date)

1. I make and file this Statement of Termination in order to cancel the Affidavit of Domestic Partnership
   filed by me with the Vallejo City Unified School District on _______________.
   (Date)

2. Termination of the Affidavit of Domestic Partnership is due to:
   _____ Termination of domestic partnership
   _____ Change of residence
   _____ Marriage to another person
   _____ No longer jointly responsible for each other’s common welfare and living expenses
   _____ Death of domestic partner

3. In the event that termination of this relationship is not due to the death of my domestic partner, I will
   mail my former domestic partner a copy of this notice at:

   ________________________________

   (Former Domestic Partner New Address)

I understand that another Affidavit of Domestic Partnership cannot be filed until six (6) months from the date the
relationship ends (as indicated above).

I affirm, under penalty of perjury, under the laws of the State of California, that the above statements are
true and correct.

______________________________  __________________________
Signature of Employee                Date
Appendix E
Evaluation Forms
Vallejo City Unified School District

Teacher Evaluation Flowchart

Process A

Probationary Teachers

Year 1

Unsatisfactory

Year 2

Satisfactory

Non Re-elect

Satisfactory

Permanent Teachers

Process A

Evaluation Year

Unsatisfactory

Evaluation Year

Evaluation Year

Satisfactory

Unsatisfactory

Recommendation for dismissal

Process B

Satisfactory

Skip 1 Year

Teachers with permanent status: Recommendation for dismissal may be made with two consecutive years of unsatisfactory evaluations. Evaluators will work with unit members to consider extenuating circumstances.

Vallejo City Unified School District
May 28, 2013
Vallejo City Unified School District

Evaluation Plan

Self-assessment/reflection completed: ☐ yes ☐ no
Evaluations are based on all California Standards for the Teaching Profession.

California Standards for the Teaching Profession

Check your CSTP of focus:
☐ Standard 1: Engaging and supporting all students in learning
☐ Standard 2: Creating and maintaining effective environments for student learning
☐ Standard 3: Understanding and organizing subject matter for student learning
☐ Standard 4: Planning instruction and designing learning experiences for all students
☐ Standard 5: Assessing students for learning
☐ Standard 6: Developing as an educator

Develop a detailed plan for your CSTP of focus.

OBJECTIVE# of
CSTP Standard # Key Element: ___

Student progress goal: __________________________________________

Action Steps

OBJECTIVE# of
CSTP Standard # Key Element: ___

Student progress goal: __________________________________________

Action Steps

Unit member status: ___ Probationary1 ___ Probationary 2 ___ Permanent ___ Temporary ___ Other

Revised 4.24.14
Vallejo City Unified School District
Evaluation Plan

Self-assessment/reflection completed: □ yes □ no
Evaluations are based on all California Standards for the Teaching Profession.

California Standards for the Teaching Profession

Check your CSTP of focus:
□ Standard 1: Engaging and supporting all students in learning
□ Standard 2: Creating and maintaining effective environments for student learning
□ Standard 3: Understanding and organizing subject matter for student learning
□ Standard 4: Planning instruction and designing learning experiences for all students
□ Standard 5: Assessing students for learning
□ Standard 6: Developing as an educator

Develop a detailed plan for your CSTP of focus.

OBJECTIVE# of
CSTP Standard # Key Element:

Student progress goal:

Action Steps

OBJECTIVE# of
CSTP Standard # Key Element:

Student progress goal:

Action Steps

Unit member status: __ Probationary1 __ Probationary 2 __ Permanent __ Temporary __ Other  Revised 4.24.14
## Evaluation Plan

### Date of final evaluation conference:

### Formative (Ongoing) Evidence Used:

- [x] Teacher Action Plan
- [ ] Instructional Logs
- [ ] Lesson Plans
- [ ] Analysis of Student Work
- [x] Observation - Scheduled/Unscheduled
- [x] Post-Observation Dialogues
- [ ] Teacher portfolio
- [ ] Student portfolios
- [ ] Evidence of Teacher Use of Student Data
- [ ] Professional Development Log

### Summary of Evidence

### Summative (Cumulative) Evidence Used:

- [ ] Final Portfolio
- [ ] Teacher Reflection on Student Learning
- [x] Teacher Action Plan
  - Implementation/Results
- [x] Observations – Scheduled/Unscheduled
- [x] Monitoring of Student progress on Formative and summative assessments
  
  Please check the items that will be used:
  
  - [ ] Curriculum based assessments
  - [ ] Research based assessment:

  - [ ] Progress monitoring assessment tool:
  - [ ] District assessments
  - [ ] Teacher created test
  - [ ] Student work portfolio
  - [ ] Daily student work samples
  - [ ]

### Summary of Evidence

[ ] Indicates mandatory evidence  [ ] Indicates agreed upon evidence

---

**Signature indicates agreement on the evaluation plan objective(s).**

Unit Member's Signature: __________________________ Date: ________________

Evaluator's Signature: __________________________ Date: ________________

Unit member status: __ Probationary 1 __ Probationary 2 __ Permanent __ Temporary __ Other

Revised 4.24.14

Page 3
Observation Notes

Date of observation: ___________________________
Observation starting time:
☐ Scheduled observation
☐ Unscheduled observation

Date of Post-observation conference: ___________________________
Observation ending time: ___________________________

Instructional objective:

Student learning goal for lesson:

Unit member status: __ Probationary1 __ Probationary 2 __ Permanent __ Temporary __ Other
Revised 4.24.14
Student Learning Goal/Objective:

Evaluator's comments:

What evidence demonstrates progress towards mastery of the stated instructional objective?

What could the unit member do to improve his/her instructional practice relative to the stated objective?

☐ Unit member's self-assessment attached

Signature of the unit member does not constitute agreement with the comments of the evaluator but is an acknowledgement that the document has been received. The unit member is entitled to submit a written response to this report, which will be attached hereto.

Unit Member's Signature: ___________________________ Date: ___________

Evaluator's Signature: ___________________________ Date: ___________

Unit member status:    ___ Probationary 1 ___ Probationary 2 ___ Permanent ___ Temporary ___ Other

Revised 4.24.14
## Final Evaluation Report

**Date of final evaluation conference:**

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<th>Summary of Evidence</th>
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<tbody>
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<tr>
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<td>☐ Lesson Plans</td>
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<td>☒ Observation –Scheduled/Unscheduled</td>
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<td>☐ Teacher portfolio</td>
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<th>Summary of Evidence</th>
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<td>☐ Final Portfolio</td>
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<td>☐ Teacher Reflection on Student Learning</td>
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<td>formative and summative assessments</td>
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<td>☐ Research based assessment:</td>
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<td>☐ Student work portfolio</td>
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<td>☐ Daily student work samples</td>
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</table>

☒ Indicates mandatory evidence  ☒ Indicates agreed upon evidence
Final Evaluation Report

OBJECTIVE# of
CSTP Standard # Key Element:

Student progress goal:

Student progress goal met:
☐ Yes
☐ No
Details:

Action Steps Completed

OBJECTIVE# of
CSTP Standard # Key Element:

Student progress goal:
Student progress goal met:
☐ Yes
☐ No
Details:

Action Steps Completed

Unit member status: _____ Probationary 1 _____ Probationary 2 _____ Permanent _____ Temporary _____ Other

Revised 4.24.14
California Teaching Standards Rating (Based on ratings given on Progress Report 1 and/or 2):

Standard 1: Engaging and supporting all students in learning
☐ Area of Concern
   Please specify:

Standard 2: Creating and maintaining effective environments for student learning
☐ Area of Concern
   Please specify:

Standard 3: Understanding and organizing subject matter for student learning
☐ Area of Concern
   Please specify:

Standard 4: Planning instruction and designing learning experiences for all students
☐ Area of Concern
   Please specify:

Standard 5: Assessing students for learning
☐ Area of Concern
   Please specify:

Standard 6: Developing as an educator
☐ Area of Concern
   Please specify:

Final Evaluation Summary:

Overall Rating:
☐ Exceeds/Meets Standards
☐ Unsatisfactory

Next Steps:
Continue to Process _______

Next evaluation in year ____________

Evaluator's Signature: ___________________________ Date: ________________

Unit Member's Signature: ___________________________ Date: ________________

Signature of the unit member does not constitute agreement with the comments of the evaluator but is an acknowledgement that the document has been received. The unit member is entitled to submit a written response to this report, which will be attached.

Unit member status: ______ Probationary 1 ______ Probationary 2 ______ Permanent ______ Temporary ______ Other Revised 4.24.14
Progress Report 1
(Must be completed by December 15)

Complete for unit member currently under evaluation
Current progress on evaluation objective:
Objective 1:
Currently the unit member:
□ Progressing toward stated objective
□ Area of concern
Objective 2:
Currently the unit member:
□ Progressing toward stated objective
□ Area of concern

Additional Area(s) of Concern:
□ Standard 1: Engaging and supporting all students in learning
□ Standard 2: Creating and maintaining effective environments for student learning
□ Standard 3: Understanding and organizing subject matter for student learning
□ Standard 4: Planning instruction and designing learning experiences for all students
□ Standard 5: Assessing students for learning
□ Standard 6: Developing as an educator
□ No additional area(s) of concern at this time.

Please specify concern.

Steps needed for improvement in area of concern:

Support options may include:
□ Peer coaching
□ Professional development classes
□ Teaching Institute
□ Teacher Support Program
□ Collaboration with peers
□ CTA/VEA/NEA support
□ Other

Summary of meeting:

Lack of progress in stated objective(s) and/or area(s) of concern will result in change of evaluation status.

Evaluator's Signature: ___________________________ Date: ___________________________
Unit Member's Signature: ___________________________ Date: ___________________________

Signature of the unit member does not constitute agreement with the comments of the evaluator but is an acknowledgement that the document has been received. The unit member is entitled to submit a written response to this report, which will be attached hereto.

Unit member status: __Probationary1 __Probationary 2 __Permanent __Temporary __Other

Revised 4.24.14
Progress Report 2

Date: ____________________ (Must be completed prior to the last student day in March)

Complete for unit member currently under evaluation
Current progress on evaluation objective:

Objective 1:
☐ Progressing toward stated objective
☐ Area of concern

Objective 2:
☐ Progressing toward stated objective
☐ Area of concern

Additional Area(s) of Concern:
☐ Standard 1: Engaging and supporting all students in learning
☐ Standard 2: Creating and maintaining effective environments for student learning
☐ Standard 3: Understanding and organizing subject matter for student learning
☐ Standard 4: Planning instruction and designing learning experiences for all students
☐ Standard 5: Assessing students for learning
☐ Standard 6: Developing as an educator
☐ No additional area(s) of concern at this time.

Please specify concern.

Steps needed for improvement in area of concern:

Support options include:
☐ Peer coaching
☐ Professional development classes
☐ Teaching Institute
☐ Teacher Support Program
☐ Collaboration with peers
☐ CTA/VEA/NEA support
☐ Other

Summary of meeting:

Lack of progress in stated objective(s) and/or area(s) of concern will result in change of evaluation status.

Evaluator’s Signature: _______________________________ Date: _______________________________

Unit Member’s Signature: _______________________________ Date: _______________________________

Signature of the unit member does not constitute agreement with the comments of the evaluator but is an acknowledgement that the document has been received. The unit member is entitled to submit a written response to this report, which will be attached hereto.

Unit member status: ___ Probationary 1 ___ Probationary 2 ___ Permanent ___ Temporary ___ Other

Page 10

Revised 4.24.14
Appendix F
Memorandum of Understanding — Minimum Days
Memorandum of Understanding

Current circumstances related to the COVID-19 pandemic have resulted in a severe workforce shortage and lack of coverage at the school sites (divisions/ departments) across the district. In response to the impact of the workforce shortage and the recovery of learning loss VCUSD and VEA members agree to the following:

This memorandum of Understanding ("MOU") is entered into this 20th day of April 2023 by and between the Vallejo City Unified School District ("VCUSD") and Vallejo Education Association ("VEA") regarding use of minimum days for the 2023-2024 school year at the Elementary/K-8 Sites.

1. Recognizing the need for professional development, addressing concerns, and teacher prep time, VCUSD and VEA agree to balance the minimum day to meet the needs in these areas.

   a. For grades TK-5th at all sites, Wednesday Minimum Days will alternate between District Days and Prep Days. District Days will include professional development, site issues, and collaboration. Teacher Prep Days will be used following the guidelines set forth in the VCUSD/VEA Contract.

   b. For grades 6-8 at K-8 sites, guidelines regarding meetings and collaboration time set forth in the VEA/VCUSD Collective Bargaining Agreement, Article 5.2 will apply.

   c. Additional Minimum Days added to this year’s calendar, shall be balanced between District Days and Prep Days. These District Days will be used to address individual site issues and concerns. The additional Teacher Prep Days will be used following guidelines set forth in the Contract.

   d. Notice will be given at least one week in advance for any professional development requiring a location change

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<th><strong>Teachers Prep Dates:</strong></th>
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<td>June 5, 2024</td>
<td>June 6, 2024</td>
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</table>
*November 6 - 17, 2023
Conferences

Gigi Patrick E.d. D Assistant Superintendent HR (VCUSD)

4/20/23

Marnee' McKenzie VEA Bargaining Chair

4/20/203
Appendix G
Memorandum of Understanding – Additional Earning 2
MEMORANDUM OF UNDERSTANDING
BETWEEN
VALLEJO EDUCATION ASSOCIATION
AND
VALLEJO CITY UNIFIED SCHOOL DISTRICT

1. When there is a need for a .2 position at the secondary level, every affected unit member will be notified in a timely manner, and will have an equal opportunity to apply for the position.

2. Unit members will be offered to teach .2 in the following order:
   a. Permanent unit members on Process B
   b. Department Chair or Academy Lead
   c. Probationary unit member on Process A
   d. Permanent unit member on Process A

3. Participation in teaching a .2 shall be voluntary.

4. The .2 assignment shall be for the school year, however, the unit member may return to a 1-6 period schedule at the end of the first semester at their discretion.

5. No unit member shall work more than a 1.2 assignment.

6. This MOU shall be incorporated into the VEA/VCUSD Collective Bargaining Agreement upon ratification.

7. Nothing in these agreements shall override any rights or protections defined through the California Education Code and/or the VEA/VCUSD Collective Bargaining Agreement.

This Memorandum of Understanding reflects the agreements between the parties as related to the matters above.

For the District: [Signature]
Date: 4/25/2019

For VEA: [Signature]
Date: 4/25/2019
TENTATIVE AGREEMENT
BETWEEN
THE VALLEJO CITY UNIFIED SCHOOL DISTRICT (VCUSD)
AND
THE VALLEJO EDUCATION ASSOCIATION (VEA)
12/14/22

Challenging circumstances related to the COVID-19 pandemic have resulted in a severe workforce shortage and lack of coverage at the school sites (divisions/departments) across the district. In response to the impact of the workforce shortage and the recovery of learning loss VCUSD and VEA ("the parties") agree to the following:

Effective July 1, 2022, all rates and schedules shall be increased by 7%.

Additionally, effective July 1, 2022, longevity and experience increases shall be applied on the salary schedules as follows:

Steps 6-10: +1% (for a total of 8%)
Steps 11-15: +2% (for a total of 9%)
Steps 16-18: +3.5% (for a total of 10.5%)

The Child Development Center, Adult Education, and SLP/Nurses salary schedules shall be increased commensurately and proportionately based on maximum years on each schedule. (See attached.)

A one-time payment of $5000.00 per FTE shall be paid to all active unit members (all unit members in paid status or on an approved leave regardless of job classification) at the time of disbursement. This payment shall be made on or before March 31, 2023.

Effective January 1, 2023, the employer contribution to the health benefits cap shall be increased as follows:

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<th>Single</th>
<th>Employee +1</th>
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<tr>
<td></td>
<td>$7,560</td>
<td>$9,996</td>
<td>$12,707</td>
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<td></td>
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<td>$15,750</td>
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The parties agree to continue working on issues related to unit members who are Medicare-eligible.
Child Development Center and Nurses/SLP:

Effective July 1, 2022, all rates and schedules shall be increased by 7%. Additionally, effective July 1, 2022, longevity and experience increases shall be applied on the salary schedules as follows:
Steps 5-6: +1% (for a total of 8%)
Steps 7-8: +2% (for a total of 9%)
Steps 9-10: +3.5% (for a total of 10.5%)

Adult Education:

Effective July 1, 2022, all rates and schedules shall be increased by 7%. Additionally, effective July 1, 2022, longevity and experience increases shall be applied on the salary schedules as follows:
Steps 5-6: +1% (for a total of 8%)
Steps 7-8: +2% (for a total of 9%)
Steps 9-11: +3.5% (for a total of 10.5%)

For the Association:

[Signature]
Marnee' McKenzie
VEA Negotiations Chair
12/15/2022

For the District:

[Signature]
Gigi Patrick, Ed.D
CUSD Assistant Superintendent, HR
12/15/2022

Date

Appendix 1
Current Memoranda of Understanding and Side Letter of Agreement
MEMORANDUM OF UNDERSTANDING (MOU)
BETWEEN
THE VALLEJO CITY UNIFIED SCHOOL DISTRICT (VCUSD)
AND
THE VALLEJO EDUCATION ASSOCIATION (VEA)

ADULT SCHOOL

6/15/2022

The parties have reached a tentative agreement on the following conceptual proposals:

- Adult School unit members shall be eligible for benefits within 30 days of teaching 2 consecutive sessions. (For a unit member who begins in the fall, benefits should begin 30 days after beginning the winter session with continued employment)

- All Adult School unit members shall receive the paid dental/vision benefits immediately since they were negotiated for “all unit members”

- Eliminate the cap for years of service credit when initially placed on the Adult School salary schedule

- Modify the salary schedule so that the regular column 1 step 1 hourly rate shall be $42.51 and then adjust each subsequent step by 5%

- Adult School unit members shall qualify for the materials stipend

- The full time Adult School counselor shall be placed on the K-12 salary schedule

The parties agree to jointly develop contract language or modify existing contract language to reflect the above conceptual proposals. The final language shall be presented for ratification and incorporation into the CBA at the start of the 2022-23 school year.

For the Association:

Marnee' McKenzie  
VEA Negotiations Chair  
7/22/2022

For the District:

Sigi Patrick, Ed.D  
VCUSD Assistant Superintendent, HR  
1/13/22

Date
MEMORANDUM OF UNDERSTANDING (MOU)
BETWEEN
THE VALLEJO CITY UNIFIED SCHOOL DISTRICT (VCUSD)
AND
THE VALLEJO EDUCATION ASSOCIATION (VEA)

SPECIAL EDUCATION PRESCHOOL

6/15/2022

In order to offer a compliant and quality special education preschool program for students, the parties agree to modify the special education preschool program as follows:

The SDC Preschool program shall include two student sessions per day, 5 days per week. Each session shall be 3 hours, but may overlap for one hour as follows:

Session 1: 8:30 a.m. – 11:30 a.m.
Session 2: 10:30 a.m. – 1:30 p.m.

Both student groups overlap between 10:30 – 11:30. The time where both student groups are in attendance shall not exceed one (1) hour.

SDC Preschool unit members shall have a duty-free lunch and then the remainder of the day shall be unassigned preparation and planning at the unit member’s discretion.

Unit members shall be given 10 days of substitute release time (not to exceed one day per month) for preparation, planning, IEP case management, and other related duties. This release day shall be scheduled at the discretion of the unit member in consultation with their site supervisor.

Unit members shall have para support for 6 hours per day, 5 days per week.

The preschool SDC caseload maximum shall not exceed 10.

The parties agree to revisit this agreement by March 30, 2023 to make any adjustments prior to incorporation into the Collective Bargaining Agreement.

For the Association:

Mame McKenzie
VEA Negotiations Chair

Date: 7/1/2022

For the District:

Gigi Patrick, Ed.D
VCUSD Assistant Superintendent, HR

Date: 6/29/22
MEMORANDUM OF UNDERSTANDING (MOU)
BETWEEN
THE VALLEJO CITY UNIFIED SCHOOL DISTRICT (VCUSD)
AND
THE VALLEJO EDUCATION ASSOCIATION (VEA)
2022 SUMMER SCHOOL PROGRAM AND EXTENDED SCHOOL YEAR

May 13, 2022

The Vallejo City Unified School District ("District") and the Vallejo Education Association ("VEA"), jointly known as the Parties ("Parties") enter into this Memorandum of Understanding ("MOU") regarding the summer school program for the 21-22 school year.

The Parties agree to follow the summer school language in the current CBA except for the following temporary provisions:

1. Unit members shall be paid their per diem rate per hour for all teaching, in-service/professional development/collaboration, meeting, and preparation time related to general education and special education summer school and extended school year. In addition to student attendance days, K-8 and Middle School teachers shall be paid for one day of preparation time prior to summer school. Additionally, K-8 and Middle School teachers shall be paid for up to one day that may be completed at their discretion, with verification by the site supervisor. This time may be used for designing curriculum, gathering materials, etc. Unit members who need to move worksites because of facilities construction, shall be paid for up to one day, or 5.5 hours, in order to move to and from their summer school site. High school teachers shall be paid for one day of preparation time prior to summer school and one grading day at the end of the session. Any additional collaboration, PD, or meetings scheduled for the site to plan for summer programs shall be paid at the per diem rate.

2. The teacher workday for TK-8 and Hogan Middle School shall be four and one-half (4.5) hours including fifteen (15) minutes before and fifteen (15) minutes after the student day, a thirty (30) minute duty free break/lunch. Additionally, unit members shall be paid for one (1) hour of preparation for each student day which shall be completed at their discretion, for a total of five (5.5) hours per workday. Unit members may voluntarily agree to work more than five and one-half (5.5) hours if their site program needs require the additional time.

3. The teacher workday for the High Schools shall be five and one-half (5.5) hours including fifteen (15) minutes before and fifteen (15) minutes after the student day, a thirty (30) minute duty free break/lunch. Additionally, unit members shall be paid for one (1) hour of preparation for each student day which shall be completed at their discretion, for a total of six and one-half (6.5) hours per workday.

4. Summer school shall be Monday through Friday for TK-8, Hogan Middle School, and High School.
5. The K-8 and Hogan Middle School preparation day shall be June 13, 2022. The student session shall be June 13-July 1. Unit members shall not be required to teach or supervise students on their June 13 preparation day.


7. Unit members shall be provided with adequate supplies and materials to teach their respective summer school program. Additionally, unit members shall receive a ($150) stipend for supplemental classroom materials for each summer session. Unit members who teach high school recovery virtually or using OdysseyWare are not eligible for the additional materials stipend.

8. At the elementary and TK-8th grade campuses, priority for summer assignments will be given to teachers who taught at that campus during the 2021-22 school year. Where campuses are combined, priority will be given to teachers from both campuses. If additional teachers are needed, they will be assigned from the pool of applicants from other school sites based upon seniority.

9. All COVID19 safety provisions from current CDPH guidance shall be followed.

10. Group size at K-6 shall be maintained at a number conducive to implementing academic intervention and enrichment. Group size shall be defined by ELO Program standards and shall not exceed 20 in grades 1-6. K shall not exceed 10. Every effort will be made to maintain small group sizes to ensure quality learning opportunities.

11. The parties agree to extend this MOU into the 22-23 and 23-24 summer program as long as ESSR funds are available. The parties agree to revisit the MOU by the end of March in order to make any necessary modifications. This may include, but is not limited to: Dates, programmatic changes, unanticipated changes and number of work days.

For VEA:  
Mamee' McKenzie,  
VEA Bargaining Chair  
5/19/2022

For VCUSD:  
Dr. Gigi Patrick,  
VCUSD Asst. Supe. HR
MEMORANDUM OF UNDERSTANDING
BETWEEN THE
VALLEJO EDUCATION ASSOCIATION CTA/NEA (VEA)
AND THE
VALLEJO CITY UNIFIED SCHOOL DISTRICT (VCUSD)

SDC Overages
March 21, 2023

VEA and VCUSD agree to the following to address special education overages:

1. The District will actively seek to maintain the number of students in each class per the contracted maximums.

2. When the District is unable to meet special education contracted maximums thereby resulting in class overages, unit members shall be paid at 0.10 (10% of base salary) for each student above the class size maximum. The District will compensate unit members for the overages retroactively effective beginning on the date of initial assignment of students to the class.

3. When the District places students outside of the disability classification (Severe I, Severe II, etc.) the following will apply: If three (3) or more students with a “Severe III” primary disability (Autism or Emotional Disturbance) are placed into a “non-Severe, Severe I, or Severe II” SDC classroom, then the class size maximums for “Severe III” shall apply. When this occurs, any placement over nine (9) students will result in overage compensation as outlined in #2.

4. The Parties agree that this agreement shall cover all affected SDC (Non-Severe and Severe I, II, III) classes for the 2022-23 school year, but shall only be in effect while there is an overage. The additional pay shall cease when the caseload/class size returns to or below the contractual maximum.

5. The District and VEA agree to revisit Social Education language in the CBA during the 2023-2024 school year.

For the Association:

Marnee’ McKenzie,
VEA Bargaining Chair

Date 4/25/2023

For the District:

Dr. Gigi Patrick,
VCUSD Asst. Supe. HR

Date 4/25/23
MEMORANDUM OF UNDERSTANDING (MOU)
BETWEEN
THE VALLEJO CITY UNIFIED SCHOOL DISTRICT (VCUSD)
AND
THE VALLEJO EDUCATION ASSOCIATION (VEA)

TRANSITIONAL KINDERGARTEN (TK)

June 15, 2022

The parties support a robust transitional kindergarten program so that all students may have access to a strong educational foundation. The parties agree that CARES funding may be utilized to support staffing of the program.

The parties agree to continue the current TK construct for the 22-23 school year, with these additional provisions:

TK classrooms shall be staffed at an average of 12:1 for the 22-23 school year (and 10:1 beginning 23-24 school year). The TK class size average maximum shall be 24 for 22-23 and 20 beginning in 23-24.

From CDE FAQ page:

- Maintain an average transitional kindergarten class enrollment of not more than 24 pupils for each school site.
- Commencing with the 2022–23 school year, maintain an average of at least one adult for every 12 pupils for transitional kindergarten classrooms.
- Commencing with the 2023–24 school year, and for each year thereafter, maintain an average of at least one adult for every 10 pupils for transitional kindergarten classrooms, contingent upon an appropriation of funds for this purpose.

Every effort shall be made to staff classrooms with qualified Teacher Assistants with early childhood experience. All Teacher Assistants will be offered relevant training in the summer or throughout the school year.

The TK Teacher Assistants will be scheduled so that they have time for at least 75 minutes of collaboration each week. If this time cannot be scheduled during the regular duty day, the unit members may submit a time sheet for up to 75 minutes weekly.

The TK teacher adjunct duties beyond the remaining fifty (50 mins), shall be jointly determined by the member and the site administrator with a priority to ensuring adequate student supervision.

The TK teacher shall receive any instructional materials and supplemental materials according to policies, procedures and timelines for all other grade levels.
If the required staffing ratio is not maintained in a TK class for a particular day, unit members will be compensated at the rate commensurate with current contract language for parceling 6 or fewer students and two times the parcel rate for 7 or more students. (This section shall be renegotiated should CARES funding be exhausted.)

The parties agree to meet to discuss the progress of implementation of this MOU no later than November 30, 2022. The parties may mutually agree to subsequent modifications prior to incorporation into the CBA at the end of the 2022-23 school year.

For the Association:

Marnee’ McKenzie  
VEA Negotiations Chair

7/1/2022  
Date

For the District:

Gigi Patrick, Ed.D  
VCUSD Assistant Superintendent, HR

[Signature]

7/1/2022  
Date
Side Letter of Agreement

Between

Vallejo City Unified School District (VCUSD or District)

And

Vallejo Education Association (VEA/CTA/NEA)

September 12, 2022

The state of California is experiencing a severe teacher shortage. In VCUSD this has resulted in an emergency situation with vacancies, lack of staffing at the school sites, and class size overages. Reshuffling classes and teachers to eliminate overages would lead to an increase in combination classes, sending kids away from their home school, and other interruptions to the learning program. Therefore, in order to prevent significant disruption to students and staff, VCUSD and VEA ("the parties") agree to the following:

During the term of this agreement there shall be an exception to the collective bargaining agreement as outlined below.

Elementary Classes:

1. Unit members shall first be asked to voluntarily accept students over their class size maximum.
2. Unit members may be involuntary assigned students over their class size maximum, as follows:
   a. K-1: 1 student (up to 29 students)
   b. 2-3: 2 students (up to 30 students)
   c. 4-6: 2 students (up to 34 students)
   d. Combo classes: up to 4 students or the lower grade class maximum (TK/K combo shall not exceed 24 due to the state-required TK ratio; K/1, 1/2, 2/3, or 3/4 combo: 28 max; 4/5 combo: 32 max). Overage will be paid based on 22-23 contract maximums.

In cases where unit members are concerned they will not be able to meet students’ needs if their class maximum is exceeded, they shall meet with their principal and VEA representative to discuss possible solutions. The District shall provide additional support where requested.

Class sizes shall remain balanced within a grade level to the greatest extent possible.
3. The overage limits may be exceeded only with VEA and the unit member’s approval. In no case shall the overage of the class maximum exceed 5 students.
4. The overage rate shall be $25 per student per day.

Secondary Programs/Classes:

1. The District shall create 1.2 assignments where appropriate. The maximum class average shall be 33.
2. Unit members shall be asked to voluntarily accept students over their class size maximum.
3. Unit members may be involuntary assigned students over their class size maximum, as follows:
   a. Up to 2 students per period or 165 total contacts per day (non-PE)
   b. Up to 2 students per period or 195 total contacts per day (PE)

In cases where unit members are concerned they will not be able to meet students’ needs if their class maximum is exceeded, they shall meet with their principal and VEA representative to discuss possible solutions. The District shall provide additional support where requested.

Class sizes shall remain balanced within a department and/or grade level to the greatest extent possible.

4. The overage limits may be exceeded only with VEA and the unit member’s approval. In no case shall the overage of the class maximum exceed 5 students per period or 175 contacts per day (non-PE) or 205 contacts per day (PE).
5. The overage rate shall be $5 per student per period (when over in a class period) or $5 per student per day (when over total contacts).

Any unit member serving students above the class maximum is eligible for an additional materials stipend of $20 per student. They shall follow the usual reimbursement process.

In no case shall the number of students exceed the room/facility capacity (e.g. proper number of chairs/desks, etc.) or be unsafe.

The parties agree this is a temporary solution for the 2022-2023 school year. The District agrees to actively recruit and hire in order to fill vacancies and prevent overages.

For VEA:

Marnee' McKenzie, VEA Negotiations Chair
Date: 9/15/2022

For VCUSD:

Gigi Patrick, Ed.D., Asst. Supe. HR
Date: 9/13/2022
MEMORANDUM OF UNDERSTANDING
BETWEEN THE
VALLEJO EDUCATION ASSOCIATION CTA/NEA (VEA)
AND THE
VALLEJO CITY UNIFIED SCHOOL DISTRICT (VCUSD)

SDC Overtages
March 21, 2023

VEA and VCUSD agree to the following to address special education overages:

1. The District will actively seek to maintain the number of students in each class per the contracted maximums.
2. When the District is unable to meet special education contracted maximums thereby resulting in class overages, unit members shall be paid at 0.10 (10% of base salary) for each student above the class size maximum. The District will compensate unit members for the overages retroactively effective beginning on the date of initial assignment of students to the class.
3. When the District places students outside of the disability classification (Severe I, Severe II, etc.) the following will apply: If three (3) or more students with a “Severe III” primary disability (Autism or Emotional Disturbance) are placed into a “non-Severe, Severe I, or Severe II” SDC classroom, then the class size maximums for “Severe III” shall apply. When this occurs, any placement over nine (9) students will result in overage compensation as outlined in #2.
4. The Parties agree that this agreement shall cover all affected SDC (Non-Severe and Severe I, II, III) classes for the 2022-23 school year, but shall only be in effect while there is an overage. The additional pay shall cease when the caseload/class size returns to or below the contractual maximum.
5. The District and VEA agree to revisit Social Education language in the CBA during the 2023-2024 school year.

For the Association:

[Signature]
Date 4/25/2023
Marnee’ McKenzie,
VEA Bargaining Chair

For the District:

[Signature]
Date 4/25/23
Dr. Gigi Patrick,
VCUSD Asst. Supe. HR
MEMORANDUM OF UNDERSTANDING (MOU)

BETWEEN

THE VALLEJO CITY UNIFIED SCHOOL DISTRICT (VCUSD)

AND THE

THE VALLEJO EDUCATION ASSOCIATION (VEA)

5/11/2023

Current circumstances related to the COVID-19 pandemic have resulted in a severe workforce shortage and lack of coverage at the school sites (divisions/departments) across the district. In response to the impact of the workforce shortage and the recovery of learning loss VCUSD and VEA members agree to the following:

The Vallejo City Unified School District and Vallejo Education Association agree to extend Part I of the attached agreement (dated 1/3/2022) through the 23-24 school year. The teacher preparation day shall be Friday, August 11, 2023. The Mandatory District/Site Professional Development day shall be October 9, 2023.

This MOU shall sunset on June 30, 2024, unless extended by mutual written agreement.

For the Association:

Marnee’ McKenzie, VEA Bargaining Chair

Date 5-11-2023

For the District:

Dr. Gigi Patrick, VCUSD Asst. Supe. HR

Date 5-11-2023
Memorandum of Understanding
Between the
Vallejo Education Association CTA/NEA (VEA/Association)
And the
Vallejo City Unified School District (VCUSD/District)

September 15, 2022

2022-23 TK-6th Grade Independent Study/Virtual Learning Program

1. Teachers providing instruction in the Independent Study/Virtual Learning Program (TK-6th Grade Independent Study Program) shall provide daily synchronous instruction to students on non-minimum days (usually Monday, Tuesday, Thursday, Friday) commensurate with the following:
   a. TK & K teachers shall be live with students for 170 minutes each day. Each TK & K student shall receive a minimum of 110 synchronous minutes daily
      i. Direct Grade Level Content Area Instruction: 60 min (ELA, Math, Science, History/Social Studies) Students could be taught in 2 smaller groups as opposed to one whole group for direct instruction when appropriate - each group receiving 60 min.
      ii. Small Group Direct Instruction: 30 min (Each child should receive at minimum a total of 30 minutes of small group instruction per day regardless of ability grouping)
          1. acceleration opportunities, supplemental support, intensive intervention, ELD, 1-1 support, 1-1 assessment and progress monitoring (ELD students should be included in additional small groups based upon need)
      iii. SEL: 20 min
   b. 1st - 3rd teachers shall be live with students for 240 minutes each day. Each 1st - 3rd student shall receive a minimum of 180 synchronous minutes daily
      i. Direct Grade Level Content Area Instruction: 130 min (ELA, Math, Science, History/Social Studies) Students could be taught in 2 smaller groups as opposed to one whole group for direct instruction when appropriate, as long as synchronous instructional minutes are generally maintained for students.
      ii. Small Group Direct Instruction: 30 min (Each child should receive at minimum a total of 30 minutes of small group instruction per day regardless of ability grouping)
          1. acceleration opportunities, supplemental support, intensive intervention, ELD, 1-1 support, 1-1 assessment and progress
minutes for compliance and accounting purposes (i.e. attendance and participation tracking) on Monday, Tuesday, Thursday and Friday. Wednesday preparation time will follow the agreement for collaboration and professional development as outlined in the MOU for Wednesday collaboration.

6. The first two weeks of the school year shall be minimum days for instructional purposes to provide time for teachers to complete independent study contracts with each family, as well as any other unique needs of the program. After the first two weeks, the elementary calendar for minimum days will resume.

7. The primary instructional materials shall be the current district adopted curriculum in all core content areas. Additional district wide supplemental instructional programs will also be prioritized for use. Instructional planning guides for core content areas shall be used for planning for student instruction.

8. Student work shall be submitted through Google Classroom (2nd - 6th) or Seesaw (TK-1st). Asynchronous work shall also be assigned through Google Classroom or Seesaw.

9. Records and documentation of student assignments and work submissions shall be maintained as to meet compliance requirements.

10. Parent communication shall be conducted weekly via Parent Square, email, individual phone calls, Seesaw, and/or by other means at the teacher’s discretion.

11. Teachers shall perform regular progress monitoring assessments and conduct district-wide assessments according to the district-wide assessment calendar. Data shall be provided to individual parents according to the trimester progress reporting and grade reporting schedule. Wherever possible, in-person administration of district-wide assessments and state testing shall be offered to students. The instructional schedule may be modified as needed to administer district-wide assessments.

12. Teacher shall evaluate the quality and quantity of the work to ensure that it meets the standard of Section 69 of AB 130 Amending Section 51747 of the educational code:
   a. (2) Satisfactory educational progress shall be determined based line 25 on all of the following indicators:
      i. (A) The pupil’s achievement and engagement in the independent study program, as indicated by the pupil’s performance on applicable pupil-level measures of pupil achievement and pupil engagement set forth in paragraphs (4) and (5) of subdivision (d) of Section 52060.
      ii. (B) The completion of assignments, assessments, or other indicators that evidence that the pupil is working on assignments.
      iii. (C) Learning required concepts, as determined by the supervising teacher.
iv. (D) Progressing toward successful completion of the course of study or individual course, as determined by the supervising teacher.

v. (e) The provision of content aligned to grade level standards that is provided at a level of quality and intellectual challenge substantially equivalent to in-person instruction.

13. Parent conferences shall be scheduled as needed depending upon the academic progress of the students, as well as during the annual parent teacher conference window. Students not making adequate progress, shall receive additional supplemental support and interventions provided in the instructional day. Tiered reengagement is triggered when a student is not making satisfactory progress or is in violation of the learning agreement and is addressed through the Student Success Team process.

14. Within two weeks of starting the Independent Study/Virtual Program, teachers shall submit their daily schedule to their supervising administrator that outlines how the synchronous and asynchronous instruction for students will be met. The schedule shall include time for direct content area instruction, small group instruction, and social emotional learning. Teachers may also schedule a minimum of 50 minutes of time to conduct necessary functions of independent study (i.e. posting and checking assignments, documenting progress, parent communication, SSTs/IEPs, etc.) and an additional 15 minutes for compliance and accounting purposes (i.e. attendance and participation tracking).

15. Class size for the TK-6th grade Independent Study/Virtual Learning Program shall not exceed the class size for in-person classroom-based instruction.

16. Consistent with in-person learning, every effort will be made to avoid combination classes. Under no circumstance will more than two grade levels be combined into a single virtual class.

17. Teachers in the virtual program shall be under the supervision of the Independent Study Program administrator. Teacher work location will be determined based on available space at district facilities.

18. Unit members who have a doctor’s note documenting illness or disability and needing an accommodation shall be given priority for virtual assignments. All other positions shall be filled according to the processes in the CBA. Every reasonable effort will be made to recruit volunteers to fill vacancies for the Independent Study/Virtual Program.

All components of the current Collective Bargaining Agreement between the Association and District not addressed by the terms of this agreement shall remain in full effect.

The District and VEA will meet to negotiate any necessary revisions at the end of 2022-23 prior to incorporation into the CBA.
For the Association:

Marnee' McKenzie, VEA Negotiations Chair

10/6/2022

Date

For the District:

Gigi Patrick, Ed.D. VCUSD Asst. Supe. HR

10/6/22

Date
SAMPLE SCHEDULES
NOTE: THESE ARE EXAMPLES ONLY; TEACHERS MAY CREATE THEIR OWN SCHEDULES BASED ON INSTRUCTIONAL REQUIREMENTS AND THEIR STUDENTS’ NEEDS.

Grades TK & K
(200 minutes of daily instruction required; 16.6 hours per week)
Daily live instruction required per AB 130

Minimum Expectations for Instructional Time
Teachers shall provide 170 minutes of synchronous instruction daily.
Each child will receive:
110 minutes synchronous/live instruction with their teacher / 90 minutes asynchronous assignments for a total of 200 minutes per day.

- Direct Grade Level Content Area Instruction: 60 min (ELA, Math, Science, History/Social Studies) Students could be taught in 2 smaller groups as opposed to one whole group for direct instruction when appropriate, as long as synchronous instructional minutes are generally maintained for students.
- Small Group Direct Instruction: 30 min (Each child should receive at minimum a total of 30 minutes of small group instruction per day regardless of ability grouping)
  - acceleration opportunities, supplemental support, intensive intervention, ELD, 1-1 support, 1-1 assessment and progress monitoring (ELD students should be included in additional small groups based upon need)
- SEL: 20 min
- Independent work/assignments: 90 min (curriculum based assignments, Imagine Learning, Sports for Learning, etc...)

SAMPLE SCHEDULE: Provided to show a possible scenario, not a mandated schedule

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### Grades 1st - 3rd

(280 minutes of daily instruction required; 23.3 hours per week)
Daily live instruction required per AB 130

Minimum Expectations for Instructional Time

Teachers shall provide 240 minutes of synchronous instruction daily.

Each child will receive:

**180 minutes** synchronous/live instruction with their teacher / **100 minutes** asynchronous assignments for a total of 280 minutes per day.

- Direct Grade Level Content Area Instruction: 130 min (ELA, Math, Science, History/Social Studies). Students could be taught in 2 smaller groups as opposed to one whole group for direct instruction when appropriate, as long as synchronous instructional minutes are generally maintained for students.
- Small Group Direct Instruction: 30 min (Each child should receive at minimum a total of 30 minutes of small group instruction per day regardless of ability grouping)
  - acceleration opportunities, supplemental support, intensive intervention, ELD, 1-1 support, 1-1 assessment and progress monitoring (ELD students should be included in additional small groups based upon need)
- SEL: 20 min
- Independent work/assignments: 100 min (curriculum based assignments, Imagine Learning, Sports for Learning, etc...)

**SAMPLE SCHEDULE:** Provided to show a possible scenario, not a mandated schedule

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Grades 4th - 6th
(300 minutes of daily instruction required; 25 hours per week)
Daily live interaction required per AB 130

Minimum Expectations for Instructional Time
Teachers shall provide 240 minutes of synchronous instruction daily.
Each child will receive:
180 minutes synchronous/live instruction with their teacher / 120 minutes asynchronous assignments
for a total of 300 minutes per day.
- Direct Grade Level Content Area Instruction: 130 min (ELA, Math, Science, History/Social Studies). Students could be taught in 2 smaller groups as opposed to one whole group for direct instruction when appropriate, as long as synchronous instructional minutes are generally maintained for students.
- Small Group Direct Instruction: 30 min (Each child should receive at minimum a total of 30 minutes of small group instruction per day regardless of ability grouping)
  o acceleration opportunities, supplemental support, intensive intervention, ELD, 1-1 support, 1-1 assessment and progress monitoring (ELD students should be included in additional small groups based upon need)
- SEL: 20 min
- Independent work/assignments: 120 min (curriculum based assignments, Imagine Learning, Sports for Learning, etc...)

SAMPLE SCHEDULE: Provided to show a possible scenario, not a mandated schedule

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Memorandum of Understanding
Between the
Vallejo Education Association CTA/NEA (VEA/Association)
And the
Vallejo City Unified School District (VCUSD/District)

September 15, 2022

The parties agree to add the following provision to the CBA:

Unit members who are designated as a Teacher in Charge (TIC) at all sites, including TK-12, Child Development, and Adult School, shall be paid the hourly rate for up to eight (8) hours per day.

This agreement shall go into effect immediately and will be incorporated into the CBA (through modification of Articles 3.3, 3.4, 3.7, and Article 3.11.5(d) and (e)) to reflect this agreement upon ratification.

For the Association:

Marnee McKenzie, VEA Negotiations Chair

10/6/2022

Date

For the District:

Gigi Patrick, Ed.D, VCUSD Asst. Supe. HR

10/6/2022

Date