AGREEMENT

BY AND BETWEEN THE

FEDERAL WAY SCHOOL DISTRICT

AND THE

FEDERAL WAY EDUCATION ASSOCIATION

EFFECTIVE SEPTEMBER 1, 2014 UNTIL AUGUST 31, 2017
TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>TITLE</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>PREAMBLE AND SHARED DECISION MAKING</td>
<td>1</td>
</tr>
<tr>
<td>TRUTHS</td>
<td>1</td>
</tr>
<tr>
<td>SHARED DECISION MAKING IN THE BUILDING</td>
<td>1</td>
</tr>
<tr>
<td>ARTICLE 1 - COLLECTIVE BARGAINING AGREEMENT TERMS AND CONDITIONS</td>
<td></td>
</tr>
<tr>
<td>Section 1.1 - Exclusive Recognition</td>
<td>4</td>
</tr>
<tr>
<td>Section 1.2 - Definition of Terms</td>
<td>4</td>
</tr>
<tr>
<td>Section 1.3 - Contractual Compliance</td>
<td>4</td>
</tr>
<tr>
<td>Section 1.4 - Agreement Administration</td>
<td>4</td>
</tr>
<tr>
<td>Section 1.5 - Conformity to Law</td>
<td>5</td>
</tr>
<tr>
<td>Section 1.6 - Distribution of Agreement</td>
<td>5</td>
</tr>
<tr>
<td>ARTICLE 2 - ASSOCIATION AND MANAGEMENT BUSINESS</td>
<td></td>
</tr>
<tr>
<td>Section 2.1 - Management Rights</td>
<td>6</td>
</tr>
<tr>
<td>Section 2.2 - Association Rights</td>
<td>6</td>
</tr>
<tr>
<td>Section 2.3 - President’s Release Time</td>
<td>7</td>
</tr>
<tr>
<td>Section 2.4 - Membership Dues and Assessments, Representation Fees, Charitable Contributions, and Exemptions</td>
<td>8</td>
</tr>
<tr>
<td>ARTICLE 3 - PERSONAL AND PROFESSIONAL</td>
<td></td>
</tr>
<tr>
<td>Section 3.1 - Nondiscrimination</td>
<td>10</td>
</tr>
<tr>
<td>Section 3.2 - Drug and Alcohol Addiction</td>
<td>10</td>
</tr>
<tr>
<td>Section 3.3 - Staff Rights</td>
<td>10</td>
</tr>
<tr>
<td>Section 3.4 - Academic Freedom</td>
<td>12</td>
</tr>
<tr>
<td>Section 3.5 - Personnel Files</td>
<td>13</td>
</tr>
<tr>
<td>Section 3.6 - Staff Protection</td>
<td>14</td>
</tr>
<tr>
<td>ARTICLE 4 - HIRING, ASSIGNMENT, AND TRANSFER</td>
<td></td>
</tr>
<tr>
<td>Section 4.1 - Introduction</td>
<td>15</td>
</tr>
<tr>
<td>Section 4.2 - Definitions</td>
<td>15</td>
</tr>
<tr>
<td>Section 4.3 - Exceptions to Posting Vacant Positions</td>
<td>16</td>
</tr>
<tr>
<td>Section 4.4 - Vacancies and Eligibility/Ineligibility for Transfer</td>
<td>16</td>
</tr>
<tr>
<td>Section 4.5 - Voluntary Transfer Process</td>
<td>18</td>
</tr>
<tr>
<td>Section 4.6 - Normal Hiring Practices for Filling Vacancies During the School Year</td>
<td>18</td>
</tr>
<tr>
<td>Section 4.7 - Reassignment In-Building or In-Program</td>
<td>19</td>
</tr>
<tr>
<td>Section 4.8 - Involuntary Transfers</td>
<td>19</td>
</tr>
<tr>
<td>Section 4.9 - Assessment of Process</td>
<td>20</td>
</tr>
<tr>
<td>Section 4.10 - Hiring of Hard-to-Find Specialists</td>
<td>20</td>
</tr>
<tr>
<td>Section 4.11 - Diversity Hiring</td>
<td>21</td>
</tr>
</tbody>
</table>
ARTICLE 5 - PROCEDURES FOR THE EVALUATION, PROBATION, DISCIPLINE, AND DISCHARGE OF STAFF

Section 5.1 - Introduction ................................................................. 22
Section 5.2 - Process for Evaluation ............................................... 23
Section 5.3 - Determination of Comprehensive or Focused Evaluation ....... 26
Section 5.4 - Evaluation of Non-Classroom Certificated Staff .................. 26
Section 5.5 - Guided Support ........................................................... 27
Section 5.6 - Probation ................................................................. 27
Section 5.7 - Probation of Non-Classroom Certificated Staff .................. 28
Section 5.8 - Nonrenewal ................................................................. 30
Section 5.9 - Right to Appeal .......................................................... 30
Section 5.10 - Using Summative Evaluation Scores for Human Resources Decisions 31

ARTICLE 6 - REDUCTION IN FORCE AND RECALL

Section 6.1 - Educational Program or Service ...................................... 32
Section 6.2 - Retention of Staff .......................................................... 32
Section 6.3 - Application of Selection Criteria ...................................... 35
Section 6.4 - Retained Staff Transfers ............................................... 36
Section 6.5 - Recall Pool ................................................................. 36
Section 6.6 - Recall by Assignment to Vacant Positions ....................... 36
Section 6.7 - Staffing Information ...................................................... 37
Section 6.8 - Length of Service and Education Formula ....................... 37

ARTICLE 7 - WORKDAY, WORK YEAR, PLANNING, AND JOB DEFINITION

Section 7.1 - Introduction .................................................................. 39
Section 7.2 - Definition and Focus of the Job ........................................ 40
Section 7.3 - Annual and Supplemental Contracts ................................. 47
Section 7.4 - Safeguards .................................................................... 49
Section 7.5 - Staff Development and Training ...................................... 50
Section 7.6 - Training for Working with Students with Special Needs ........ 52
Section 7.7 - Travel Time ................................................................. 52

ARTICLE 8 - CLASS SIZE AND OVERLOAD

Section 8.1 - Class Size ...................................................................... 53
Section 8.2 - Student Placement .......................................................... 55

ARTICLE 9 - DISCIPLINE, FACILITIES, SAFETY, AND INSTRUCTIONAL SUPPORT

Section 9.1 - Student Management/Discipline ........................................ 56
Section 9.2 - Inclement Weather and Disasters ....................................... 59
Section 9.3 - Facilities ........................................................................ 59
Section 9.4 - ID Badges ...................................................................... 60
Section 9.5 - Technology .................................................................... 60
Section 9.6 - Instructional Materials Selection ....................................... 60
### ARTICLE 10 - SPECIALISTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.1</td>
<td>General Provisions</td>
<td>62</td>
</tr>
<tr>
<td>10.2</td>
<td>Specific Provisions</td>
<td>64</td>
</tr>
</tbody>
</table>

### ARTICLE 11 - WAIVERS

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>71</td>
</tr>
</tbody>
</table>

### ARTICLE 12 - SPECIAL EDUCATION AND INCLUSION

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>12.1</td>
<td>Inclusion</td>
<td>73</td>
</tr>
<tr>
<td>12.2</td>
<td>Special Education Instruction</td>
<td>74</td>
</tr>
<tr>
<td></td>
<td>Special Education Model for the Allocation of Paraeducators</td>
<td>75</td>
</tr>
</tbody>
</table>

### ARTICLE 13 - SUBSTITUTE TEACHERS

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.1</td>
<td>Personnel Files</td>
<td>77</td>
</tr>
<tr>
<td>13.2</td>
<td>Voluntary Transfer</td>
<td>77</td>
</tr>
<tr>
<td>13.3</td>
<td>Substitute Calendar Contracted Days</td>
<td>77</td>
</tr>
<tr>
<td>13.4</td>
<td>Substitute Teacher Evaluation</td>
<td>78</td>
</tr>
<tr>
<td>13.5</td>
<td>Staff Development and Training</td>
<td>79</td>
</tr>
<tr>
<td>13.6</td>
<td>Inclement Weather and Disasters</td>
<td>79</td>
</tr>
<tr>
<td>13.7</td>
<td>Salaries, Payment and Compensation</td>
<td>79</td>
</tr>
<tr>
<td>13.8</td>
<td>Long-Term Substitute Rate of Pay</td>
<td>79</td>
</tr>
</tbody>
</table>

### ARTICLE 14 - SALARIES, PAYMENT, AND STIPENDS

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>14.1</td>
<td>Salaries</td>
<td>80</td>
</tr>
<tr>
<td>14.2</td>
<td>Health Care Insurance</td>
<td>83</td>
</tr>
<tr>
<td>14.3</td>
<td>Payment</td>
<td>83</td>
</tr>
<tr>
<td>14.4</td>
<td>Required Payroll Deductions</td>
<td>85</td>
</tr>
<tr>
<td>14.5</td>
<td>Authorized Automatic Payroll Deductions</td>
<td>85</td>
</tr>
<tr>
<td>14.6</td>
<td>Stipends</td>
<td>86</td>
</tr>
</tbody>
</table>

### ARTICLE 15 - LEAVES

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>15.1</td>
<td>Wellness</td>
<td>89</td>
</tr>
<tr>
<td>15.2</td>
<td>Leaves With Pay</td>
<td>89</td>
</tr>
<tr>
<td>15.3</td>
<td>Leave Sharing</td>
<td>93</td>
</tr>
<tr>
<td>15.4</td>
<td>Leave Without Pay</td>
<td>94</td>
</tr>
<tr>
<td>15.5</td>
<td>Family and Medical Leave Act</td>
<td>97</td>
</tr>
</tbody>
</table>

### ARTICLE 16 - GRIEVANCE PROCEDURE

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>16.1</td>
<td>Introduction</td>
<td>103</td>
</tr>
<tr>
<td>16.2</td>
<td>Definitions</td>
<td>103</td>
</tr>
<tr>
<td>16.3</td>
<td>Timelines</td>
<td>103</td>
</tr>
<tr>
<td>16.4</td>
<td>Representation</td>
<td>103</td>
</tr>
<tr>
<td>16.5</td>
<td>Procedure</td>
<td>103</td>
</tr>
<tr>
<td>16.6</td>
<td>Processing of Grievances</td>
<td>104</td>
</tr>
</tbody>
</table>
ARTICLE 17 - DURATION AND RENEWAL

Section 17.1 - Duration ........................................................................................................ 107
Section 17.2 - Renewal and Succession of Agreement .................................................. 107

APPENDICES AND FORMS

Appendix A - Authorization of Deduction for Contribution to Nonreligious Charitable
Organization ...................................................................................................................... 108
Appendix B - Eight State Criteria ....................................................................................... 109
Appendix C - Inquiry Cycle (CEL) .................................................................................... 111
Appendix D - Inquiry Overview ........................................................................................ 112
Appendix E - Comprehensive Evaluation Rating Form .................................................. 113
Appendix F - Professional Learning Focus/Student Growth Goals Form ....................... 117
Appendix G - State Salary Schedule .................................................................................. 118
Appendix H - Stipends ....................................................................................................... 119
Appendix I - Contract Waiver Request ............................................................................ 121
Appendix J - Contract Waiver Extension Request ......................................................... 123
Appendix K - Compensation Model .................................................................................. 124

Form A - Goal Setting for Continuous Professional Development ................................ 126
Form B - Goal Setting ....................................................................................................... 128
Form C - Continuous Professional Development Program-12-Month Completion Report 129
Form D - Post Observation Conference and Final Evaluation Form .............................. 130
Form E - Teaching for Learning Standards ..................................................................... 132
Form F - Counselor Post Observation Conference and Final Evaluation Form ............. 133
Form G - Substitute Teacher Evaluation Form .................................................................. 135
Form H - Credit/Clock Hour Approval Form ................................................................... 136
Form I - Affidavit of Clock Hour Verification – Continuing Education Form ............... 138

Signature Page .................................................................................................................. 139
PREAMBLE AND SHARED DECISION-MAKING

PREAMBLE - We, the Federal Way Education Association and the Federal Way School District, have entered into a collaborative bargain because we believe working together will produce an Agreement that will meet the needs of both management and staff in accomplishing our shared aim - providing a quality education for all children in the District without exception. In order to serve the students of the Federal Way Public Schools, this Agreement has been mutually developed and is premised upon these specific truths and principles which reflect the value, dignity, and contribution of each person.

TRUTHS

1. Every person has worth.

2. Staff must feel valued.

3. It’s safe to be yourself.

4. People flourish where there is open dialogue.

5. Where there is ownership, there is commitment.

6. Every person flourishes where there is an awareness and acceptance to growth and change.

7. Respect for ideas/concepts is necessary.

8. Respect for examining/ideas is essential.

9. Professionalism is expected.

10. Learning is lifelong.

SHARED DECISION-MAKING IN THE BUILDING

Purpose

This Agreement is based on the premise that building staff want to participate in decisions that impact their working conditions and that management values the education and experience of the participants as essential to the shared decisions. In order to create a climate for collaboration, the parties support the shared decision-making process as a tool for building staff to make decisions impacting the workday.
Staff will use this process whenever a reference is made to shared decision-making in this Agreement.

Shared decision-making is a developmental process and is characterized by a willingness to grow. We believe that decisions made collectively are the best-made decisions. Some common characteristics of shared decision-making include:

- Valuing the process as well as the product
- Involving as participants those who are impacted
- Inviting a variety of opinions
- Honoring the value of each person

This Agreement is based on the expectation that building staff will participate in shared decision-making as it supports the Building Learning Plan and the School Leadership Team (SLT) - an organization composed of members representing various groups in the learning community.

**Decision-Making Process**

We recommend the use of consensus building as the primary decision-making tool.

Consensus is the decision-making process used to find the highest level of agreement without dividing the participants into factions. In this process everyone in the group supports, agrees to, or can live with a particular decision. In this process consideration is given to all persons who are impacted by the decision (including other building employees, parents, and students).

The parties encourage staff to become skilled in using the consensus model because:

- it focuses on process rather than personalities
- it uses dialogue to encourage understanding
- it recognizes diverse points of view
- it encourages staff with different points of view to remain as part of the decision-making process

If staff is unable to reach consensus, a majority vote of seventy-five percent (75%) of the staff is required for the decision to be made. If the vote is not seventy-five percent (75%) but is more than sixty percent (60%), the decision will move to a building resolution team.

This team, composed of representatives from the differing perspectives, will work to establish consensus. They will bring their proposal back to the whole group for further consideration, using the consensus-building model. If the group is still unable to reach consensus or the necessary seventy-five percent (75%) vote, a building Association representative and the principal will request support from the
Association and management to either facilitate the consensus process or propose possible alternatives.

The failure of a specific proposal does not remove the obligation to implement the Building Learning Plan.

**Support for the Shared Decision-Making Process**

In order for staff to fully participate in shared decision-making processes, they must have the opportunity to learn about various models. Therefore, all staff will be trained in the collaborative decision process yearly.

To determine the focus of the building training each building staff will:

- assess their own level of need for learning
- design their own skill-building process in conjunction with District resources
- assess program effectiveness
- design essential follow-through
ARTICLE 1
COLLECTIVE BARGAINING AGREEMENT TERMS AND CONDITIONS

Section 1.1 - Exclusive Recognition

The bargaining unit for which the Association is the exclusive bargaining representative is defined as follows:

All certificated personnel employed by the District as teachers or support personnel but excluding the Superintendent, Assistant Superintendent(s), principals (including vice and assistant principals), directors, and managers (including assistant managers). Substitute certificated staff employed by the District: 1) for more than thirty (30) days of work within the preceding twelve (12) months and who continue to be available for employment; or 2) for twenty (20) days of continuous service are regular part-time staff of the District and are included in the bargaining unit.

Section 1.2 - Definition of Terms

The term "Contractual Agreement" will be referred to as "Agreement."

The term “staff member” will refer to all certificated staff represented by the Association in the bargaining unit.

The term "parties" will refer to the Board and the Association.

"Staff contract" will mean the letter of intent or the individual contract signed between an individual and the District.

The terms “designee,” “District representative,” and “Association representative" will refer to the people designated by either the Board or the Association to act for them in an official capacity.

The term "day" will mean working day unless otherwise defined in a specific section.

Section 1.3 - Contractual Compliance

All individual certificated staff contracts will be in the form provided by the District and will be consistent with the terms of this Agreement.

Section 1.4 - Agreement Administration

Either the Association President or the Superintendent may at any time request a meeting to discuss matters of interest. The meeting will occur at a mutually
convenient time and place. A joint Committee comprised of Association representatives as selected by the Association president and Management representatives as selected by the Superintendent/designee shall meet to discuss matters related to the administration of this Agreement or other matters as mutually agreed. The Association President shall meet with the Assistant Superintendent for Human Resources within a month of the commencement of the new school year to discuss the nature and extent of Labor/Management meetings to be held during the year.

Section 1.5 - Conformity to Law

This Agreement will be governed and construed according to all applicable federal, state, and local laws. If any provision or application of this Agreement is found contrary to law, the provision or application will have effect only as permitted by law. All other provisions or applications of this Agreement will continue in full force and effect.

Section 1.6 - Distribution of Agreement

Within thirty (30) working days following the ratification of this Agreement, Management will prepare the final document for signing and will make an electronic version of the Agreement available to all staff. Fifty (50) hard copies will be provided to the Association. All newly hired members of the bargaining unit will be given a copy at their orientation. Substitute employees will receive a summary of the Agreement. Additional hard copies of the Agreement may be requested from Human Resources.
ARTICLE 2

ASSOCIATION AND MANAGEMENT BUSINESS

Section 2.1 - Management Rights

The Board retains and reserves all power, rights, authority, duties, and responsibilities conferred upon and vested in it by the applicable federal, state, and local statutes including the following:

A. The right to hire all staff subject to the provisions and limitations of the law and to determine qualifications for professional service and to assign, promote, transfer, dismiss, or demote all staff subject to provisions of the law and this Agreement.

B. The establishment of grades and courses of instruction including special programs.

C. The duty to determine certain methods of classroom instruction in consultation with the Association and conditions of certificated employment consistent with this Agreement, the individual contract, and the collective bargaining and supplemental contract laws.

D. The Board may request the Association enter into discussions to modify or adopt a policy or action which is subject to collective bargaining. The policy will not be adopted nor action taken until the legal obligation to collectively bargain is honored. This Agreement does not encompass all of the policies and procedures of the District and is not to be construed as repealing any policies or procedures that now exist except to the extent that a conflict may exist between this Agreement and existing policies or procedures.

Section 2.2 - Association Rights

The Association and its representatives will have the right, at reasonable times, to use District facilities for meetings and to transact Association business, at cost, when additional cost or expense is incurred as a result of such use. The Association will have the right to use District equipment, at reasonable times, when such equipment is not otherwise in use. The parties will agree to an appropriate cost for the use of equipment each year.

The Association may use the District mail service, employee mailboxes, technology and electronic mail in compliance with District policies and regulations for communications to employees. Access to these communications systems is an exclusive right of the Association for the purpose of communicating: general announcements, scheduling meetings, work related to joint District-association efforts and information related to the general administration of the organization. Use
of District mail is prohibited for: communications related to political campaigns, lobbying public officials, association positions on political issues, internal association campaigning, confidential information related to negotiations and confidential information related to District employees. The permissibility of other communications may be determined through labor-management.

The Association will have the right to post notices of activities and Association publications on bulletin boards to be provided in staff lounges of each building in the District.

At the request of the Association, the Board will furnish information required by law. The Association will furnish the personnel necessary to access such information when, under unusual circumstances, the District is unable to provide the personnel.

Association representatives will have access to all District buildings and to all staff so long as the Association representatives' presence does not interfere with the educational process in the building.

Authorized Association representatives will suffer no loss of pay for participating in grievance hearings or negotiation sessions held during regular working hours provided the hearings or sessions have been scheduled during regular working hours at the request of the District.

The Association will be scheduled on the New Teacher Orientation training agenda.

Section 2.3 - President's Release Time

The Association can purchase the President's contract with the District for either one-half (1/2) or full time for a period up to one (1) year.

Upon completion of his/her term(s) as Association President, the employee will be placed in the position last held or in a similar position within the District if the position no longer exists unless he/she requests a transfer. This right to return to his/her position, even if he/she is on leave for more than one (1) year, is an exception to the leave provision of this Agreement.

All staff benefits, such as accrued wellness leave, salary experience increment, and seniority will be retained by the staff member.
Section 2.4 - Membership Dues and Assessments, Representation Fees, Charitable Contributions, and Exemptions

A. Before September 15 of each school year, the Association will give written notice to the District of the dollar amount of annual dues (including special assessments) required by the Association, including affiliate dues.

B. Processing of staff-authorized deductions will be subject to the limitations of equipment and personnel in the District Business Office.

C. A deduction will be made from each monthly pay warrant in twelve (12) equal amounts for dues, representation fees, or charitable contributions.

D. Staff who begin work after the September pay period will have deducted from each monthly pay warrant an amount equal to a prorated share of the balance remaining from the annual rate for dues, representation fees, or charitable contributions through the August pay period of the first year of employment.

E. The Association agrees to reimburse any employee who pays an amount in excess of the rate required for dues or representation fees equivalent to that received in overpayment.

F. Each month the District will send the Association all money deducted for dues and representation fees accompanied by a list of names of those employees from whose pay warrants the deductions have been made.

1. Deduction of Membership Dues, Representation Fees, or Charitable Contributions. Staff hired by the District on or after the first day of October, 1979, will, within thirty (30) days from their beginning date of employment, join the Association and pay membership dues or not join the Association and pay representation fees, or will make a contribution to a nonreligious charitable organization. Staff who properly submitted a Declaration of Exemption From Deduction of Dues or Fees or Charitable Contributions form to declare a personal exemption in September, 1979, will continue to be exempt until they voluntarily join the Association.

2. Membership Dues Deductions. Within thirty (30) calendar days from their first working day of the school year, staff covered by this Agreement may elect to sign and deliver to the District an Authorization of Dues Deduction form. Authorization will continue in effect until a request of revocation is submitted to the Association, signed by the staff member, and received within ten (10) working days from the first working day in September of the designated school year for which revocation is to take effect. The Association will forward the revocation to the District Business Office within ten (10) working days. At the beginning of the school year, the Association agrees to provide the District with the names of those certificated staff members who have joined
the Association and have paid their dues and assessments by a means other than through payroll deductions.

3. Representation Fee Deductions. In the event that a staff member fails within the prescribed time to sign and deliver an Authorization of Dues Deduction form or, if eligible, an Authorization of Deduction for Contribution to Nonreligious Charitable Organization form, the District agrees to deduct from the salary of the staff member a representation fee in an amount not to exceed monthly membership dues provided that staff who have joined the Association and have paid by means other than payroll deductions, as verified by the Association list, will not be subject to this deduction. Representation fee deductions will be handled and transmitted by the District in the same manner as membership dues deductions. A staff member may claim a bona fide religious objection as outlined below.

4. Religious Objection Exemption. In order to safeguard the right of nonassociation of staff based upon a bona fide religious objection, the teachings or tenets of a church or religious body of which the staff member is a member, the staff member may elect to pay an amount of money equivalent to the representation fee to a nonreligious charity or to another charitable organization mutually agreed upon by the staff member and the Association. (For Authorization of Deduction for Contribution to Nonreligious Charitable Organization form see Appendix A.) The Association reserves the right to challenge the religious objection. If the staff member and Association do not reach agreement on the designation of the charitable organization, the matter will be referred to the Public Employment Relations Commission by the Association or the staff member. The Board will comply with the decision and remedy ordered by P.E.R.C.

5. Hold Harmless. The Association agrees to defend, indemnify, and save the District harmless against any liability which may arise by reason of any action taken by the District to comply with the provisions of Article 2, Section 2.4, of this Agreement, including the costs for any attorney fees or legal expenses incurred. The Board agrees to promptly notify the Association and tender the defense in writing of any claim, demand, suit, or other form of liability arising out of implementation of the provisions of Article 2, Section 2.4, and will forward such if the Association so requests in writing to surrender claims, demands, suits, or other forms of liability. The Board will then be absolved of its responsibility to enforce compliance of this section.
ARTICLE 3
PERSONAL AND PROFESSIONAL

Section 3.1 - Nondiscrimination
The Board and the Association will not discriminate against any certificated staff.

Section 3.2 - Drug and Alcohol Addiction
District-directed drug or alcohol use testing will only occur when the District has reasonable suspicion that a particular staff member has engaged in the use and can articulate specific reasons for believing such use has occurred. Human Resources will not unnecessarily or indiscriminately relate, disclose, or divulge information regarding any staff member who is suspected of a violation of this policy or regulation.

The Employee Assistance Program is designed to help rehabilitate the staff member. Any staff member who participates in the Employee Assistance Program will be entitled to all of the rights and benefits provided to other staff members who are sick.

Section 3.3 - Staff Rights
A. Due Process
The parties believe that good communications and clear expectations can resolve many staff behavior issues prior to the imposition of formal discipline. To the extent practical, given the circumstances, administrators are encouraged to attempt to resolve these behavioral issues through pre-disciplinary strategies which may include oral or written clarification of expectation, verbal warnings, and/or letter of direction.

When the pre-disciplinary strategies have either not resulted in the required behavior, as determined by the administrator, and warrants discipline, the parties believe in a philosophy of progressive discipline. Such discipline shall be for just cause and may include documented oral reprimand, written reprimand, suspension without pay, or termination of employment. Any disciplinary action affecting a staff member shall be appropriate to the behavior and context which precipitated the action and may bypass lesser remedies should the behavior warrant it.

A staff member who is being directed to attend a meeting where discipline will be imposed must be notified that they have the right to have representation be
present at such meeting. Arrangement for representation, if desired, is the responsibility of the staff member.

The specific grounds forming the basis for disciplinary action will be made available to the staff member in writing upon request.

For the purposes of this section, discipline does not include non-renewal or dismissal as a result of performance evaluation.

B. Personal Freedom

The parties to this Agreement understand and agree that the legal provisions and conditions guaranteeing the rights of all citizens to equal protection of the law found in federal and state statutes and the Constitution of the United States are binding on each of them.

Provided there is no interference with his/her professional performance, the private life of a certificated staff is not within the appropriate concern or attention of the Board. All teachers will be guaranteed freedom of individual conscience and association.

C. Background Checks

The following guidelines will be used in the event the District receives adverse information on employees who were required to be fingerprinted under this legislative action:

1. The age and maturity of the individual at the time the crime was committed;

2. The seriousness of the crime and any mitigating factors;

3. The likelihood that the crime will be repeated;

4. The proximity in time of the crime;

5. Evidence that would support good moral character and personal fitness;

6. Potential risk the crime poses to students and staff.

7. Other appropriate factors.
D. **Right to Join and Support the Association**

The Board hereby agrees that every certificated staff member will have the right to freely organize, join, and support the Association for the purpose of mutual aid and protection.

E. **Right to Representation**

All staff have the right to Association representation or a representative of the staff member’s own choice whenever the staff member is required to meet with a principal or supervisor for purposes of discipline or possible discipline of the staff member. The meeting will not be delayed beyond a reasonable period of time while representation is being arranged. When a request for representation is made, action will not be taken with respect to the staff member until the representative has been given reasonable opportunity to be present. All information forming the basis for any discipline or action affecting the staff member will be made available to the staff member and the Association. All charges will be in writing with the source identified.

All staff will have the right to reasonable advance notice before meeting with supervisors.

**Section 3.4 - Academic Freedom**

The parties seek to inspire students to develop an inquiring mind, a respect for truth, a recognition of individual and group freedom and responsibility. The parties will work together to create and preserve an atmosphere which is free from censorship and artificial restraint and in which academic freedom for staff and student is guaranteed.

The staff member is responsible for exercising his/her professional judgment when utilizing student material or when responding spontaneously and is free to express his/her opinion on such subjects, but not free to teach his/her opinion as fact. The staff member will be responsible for recommending to students, that on controversial issues and/or sensitive subjects, parental views should be obtained.

Policies and regulations governing the response to complaints regarding the content and use of instructional materials will be administered consistently throughout the District.

Mechanical, electronic, or recording devices may be used by administrative, support, and classroom staff for the purpose of instruction, evaluation of instruction, and/or educational communication. The use of a device for any other purpose or by any other person or persons must first have the approval of the building administrator and the affected teacher.
The Board has responsibility for determining the topics to be taught, the materials to be used in instruction, and the curriculum employed to teach these topics subject to constraints of law, policy, and this Agreement.

For the purpose of creating a climate where controversial issues can be engaged as a positive learning opportunity for students, the parties will work to increase the awareness and sensitivity of staff, students, and the public of the emotional impact of controversial instructional materials or topics.

Section 3.5 - Personnel Files

Staff members will have the right to inspect the contents of their personnel file and employment references leaving the District. On request, a copy of any document excluding college placement files or reference letters that have been designated by the employee as confidential contained in the personnel file will be given to the staff member, at cost. No secret, alternative, or other personnel file will be kept anywhere in the District. The Principal or supervisor may maintain a working file. This separate file will be subject to the terms contained under this Agreement. Medical Files and Investigatory/case files are by law, files that are separate from personnel files and are maintained by Human Resources.

Any personnel file material not shown to a staff member within ten (10) working days after receipt or composition will not be allowed as evidence in any grievance or in any disciplinary action against the staff member.

No material making reference to an employee’s competence, character, or behavior will be placed in the personnel file without both his/her knowledge and having had an opportunity to attach written comments.

All information forming the basis for any reprimand, warning, or discipline will be limited to matters and events occurring during the current school year.

Staff will be notified of any requests by individuals or agencies from outside of the District to inspect or copy materials from the staff member’s personnel file. To the extent allowable under law, the District will assist the staff member in protecting the privacy of the files.

Human Resources will maintain a confidential personnel file for substitute staff members for purposes of maintaining evaluation forms and other relevant information.

Substitute staff will be informed of any documents to be placed in their file. Substitutes will be provided a copy of the document. If the document is adverse in nature, Human Resources will afford the substitute the opportunity to provide a rebuttal to the document. In this case, the substitute will have five (5) school days
upon receipt of the copy of the document to provide a rebuttal. Human Resources will attach the rebuttal to the document.

Section 3.6 - Staff Protection

When employees are engaged in the maintenance of order and discipline and the protection of school personnel, students, and property the District will provide liability insurance protection and protection for the loss or damage of personal property to the extent provided by law. Such personal property claims will be paid up to the amount of actual damage or loss not covered by third parties. Payment will not exceed $500 per occurrence. Employees will not be covered by District insurance for their own illegal acts or acts of gross negligence.
ARTICLE 4
HIRING, ASSIGNMENT, AND TRANSFER

Section 4.1 - Introduction

All staff are encouraged to consider transfers and changes of assignment for the purpose of professional growth and individual development.

To assist the smooth transition of a staff member moving into another building, the building principal and Association building representative will institute a "buddy" system, soliciting volunteers. The buddy will provide the new person with information concerning the operation of the building, the culture of the building, the informal and formal processes that exist, the Building Learning Plan, the staff, and any forms/guides/procedures that are unique to the building.

In the same sense that change is healthy; building teams, principals, and supervisors will be open to accepting and supporting those who transfer into a new situation so that all parties (students, parents, and staff) benefit from the transition.

Section 4.2 - Definitions

For the purpose of this Agreement, the terms below will be defined as follows:

A. Transfer - A "transfer" will mean a relocation of an individual from one school to another. Relocation of a total program to another school will not constitute a transfer.

B. Voluntary Transfer - A "voluntary transfer" will mean all transfers to an open position for which a staff member has applied. The transferring staff member's current position is not vacant until he/she accepts an offer to the new position.

C. Involuntary Transfer - An "involuntary transfer" will mean all other transfers.

D. Assignment - An "assignment" will mean the placement of a staff member in a primary, intermediate, or a particular secondary subject area, and/or specialty area within the building program.

E. Reassignment - A "reassignment" will mean a change in a staff member's assignment.

F. Vacancy - A "vacancy" exists whenever the District intends to place other than a temporarily contracted person in an unfilled position.
Section 4.3 - Exceptions to Posting Vacant Positions

Prior to posting and filling a vacancy, the following placements will be made in the order listed:

A. Staff returning from a Leave of Absence (LOA) will be placed by Human Resources in a vacancy for which they are qualified.

B. Staff who have been displaced through program elimination or enrollment-driven staff reduction in a building will be placed by Human Resources in a vacancy for which they are qualified.

C. Staff identified by the parties as needing a new location to benefit staff, students, or programs will be placed by the parties in a vacancy for which they are qualified. A joint decision will be reached as to the support that the parties may provide.

D. Teachers (staff) on special assignment and project leave returning from that assignment will be placed by Human Resources in a vacancy for which they are qualified.

E. The District may hire-on-demand certificated staff members as agreed to annually by the parties.

Placements will be made as early as possible, preferably by May 1. The initial placement by Human Resources may be changed to create a better match or probability of success. These changes in placement will be made jointly by the District and Association.

If sufficient positions are not immediately available by May 1, vacancies thereafter will continue to be filled in the order listed above within one (1) week after Human Resources is notified of a vacancy.

Section 4.4 - Vacancies and Eligibility / Ineligibility for Transfer

A. The following are ways a vacancy is created:

1. Retirement of a staff member submitted and accepted by the Board.

2. Resignation by an individual submitted to and accepted by the Board.

3. Leave of absence (LOA) request approved by the Board.

4. Termination or nonrenewal of the staff member by the Superintendent.
5. Growth, projected and actual, resulting in the authorization of a new position through the budget process.

6. Transfer of a staff member through the transfer process.

B. Staff Eligibility and Ineligibility:

1. Staff eligible for voluntary transfer:
   a. P1 staff will be allowed to transfer at the conclusion of their P1 year, but not during their P1 year.
   b. Staff on limited contracts provided they have a positive evaluation on file in Human Resources.
   c. Substitutes who have 3 years of current successful service in the District may apply as internal candidates.

2. Staff ineligible for voluntary transfer:
   a. Staff on probation or staff on a plan of improvement created as a result of either an unsatisfactory evaluation or the removal from the CPDP process.
   b. Staff on supplemental overload contracts during the performance of such contracts.
   c. Staff currently assigned to a position for which they are not endorsed are not eligible to transfer to another non-endorsed position.

C. Procedure and Consideration for open positions.

1. Internal and external applicants will be considered simultaneously for vacant positions. Interview teams will be consistent for both internal and external candidates.

2. Vacancies posted prior to June 1 for the following school year will be posted for a minimum of ten (10) working days. Otherwise vacancies will be posted for a minimum of five (5) days.

3. Following the close of posting, the selection process will be completed within 10 working days.

4. Selection will be determined by evaluating past work performance, qualifications, interview responses and seniority. In determining who is selected, the total weaknesses and strengths or past work performance,
qualifications, and the interview responses of the candidates shall be matched with the published job requirements, responsibilities, and typical duties.

5. Internal candidates will be notified of the selection decision.

6. An employee who is less than full time can request a transfer to a vacant position within the same building. This is an in-building reassignment. (For example, if an employee is .5 FTE and a 1.0 FTE position opens within the building the employee can request reassignment to the 1.0 FTE position.)

Section 4.5 - Voluntary Transfer Process

A. Posting

Within one (1) week of being notified by a principal or supervisor that a vacancy exists, Human Resources will post the vacant position both internally and externally. The posting will be for a minimum of one (1) week.

B. Application

Eligible staff (Section 4.4.B.1) will submit a request for consideration for a vacant position, with current resume, to Human Resources within the designated posting period of a position. Applicants are expected to review the school profile for those locations to which they wish to transfer.

Section 4.6 - Normal Hiring Practices for Filling Vacancies During the School Year

A. When a vacancy occurs in a building (or program), the principal (or supervisor) will determine internal reassignments within one (1) week of the vacancy occurring. Within the building, all staff will be made aware of vacancies. Staff interested in a reassignment need to notify the principal or supervisor of their interest according to the established building or program timeline. Following internal reassignments, the principal will notify Human Resources of the position vacancy. Within one (1) week of being notified by a principal or supervisor that a vacancy exists, Human Resources will simultaneously post the vacant position both internally and externally. The posting will be for a minimum of five (5) working days.

B. Staff will submit a request for consideration, with current resume, to Human Resources within five (5) working days of the posting of a position. Applicants are expected to review the school profile for those locations to which they wish to transfer. Staff applications will be considered at the same time as those of external applicants.
C. The selection process will be completed within two (2) weeks of the close of posting.

D. It is the responsibility of the staff member to contact Human Resources concerning vacancies.

Section 4.7 - Reassignment In-Building or In-Program

A. Voluntary In-Building or Program Reassignments

When a vacancy occurs in a building (or program), the principal (or supervisor) will determine internal reassignments within one (1) week of the vacancy occurring. Within the building or program, all staff will be made aware of vacancies. Staff interested in a reassignment need to notify the principal or supervisor of their interest according to the established building timeline.

This voluntary process may also result in a change in FTE status with the agreement of building administration (or supervisor). An assignment to a vacant position within the same building is considered an in-building reassignment and not a transfer. Following internal reassignments, the principal will notify Human Resources of the position vacancy.

B. Involuntary Reassignment

1. When a staff member is involuntarily reassigned, management will provide an explanation of the reasons prior to the change. Under normal circumstances, prior notice will occur at least seven (7) calendar days before the reassignment. The staff member will receive a written explanation of the reassignment, if requested.

2. If during the school year a staff member is involuntarily reassigned to an assignment not taught in the last five (5) years, the staff member will be provided release time for up to two (2) school days to prepare.

3. If the reassignment is made less than two (2) days before the start of school or during the school year, the staff member will be compensated at their per diem rate of pay for up to two (2) days for preparation.

C. A timeline and process that involves the affected staff will be utilized in developing assignments for all staff assigned to the building(s).

Section 4.8 - Involuntary Transfers

A. Program Changes: The District's determination to implement an involuntary transfer will be based upon, but will not be limited to; program needs,
District/building priorities, and District/building organizational needs and will not be arbitrary or capricious.

B. Enrollment-Driven Involuntary Transfers: The District’s determination to implement involuntary transfers due to enrollment changes will be based upon, but will not be limited to; program needs, building priorities, and building organization. Management will consider voluntary transfer requests. When two (2) or more staff members are subject to such an involuntary transfer, the staff member with the least length of service will be involuntarily transferred first. Length of service will be based upon total length of service in Washington certificated school positions as documented with Human Resources.

C. When a staff member is involuntarily transferred, management will provide an explanation of the reasons prior to the change. Under normal circumstances, prior notice will occur at least seven (7) calendar days before the involuntary transfer. In extraordinary circumstances, notice will be given at least seventy-two (72) hours in advance of the transfer. The staff member will receive those explanations for transfer, if requested.

D. Involuntarily transferred staff will be provided up to two (2) days of release time to prepare for the assignment. Additional work required by the District beyond the normal workday will be compensated at their per diem hourly rate.

E. If a staff member is involuntarily transferred to an assignment which he/she has not taught in the last five (5) years, then the District will provide in-service assistance as needed to the transferred staff.

F. Once having been involuntarily transferred due to enrollment changes, a staff member is exempt from another such involuntary transfer for the next two (2) school years.

G. Employees with a Provisional contract do not have the right to be retained when there are reductions in staffing, however, if the District elects to retain an employee on a Provisional contract, but chooses to do so through an involuntary transfer, the parties agree that Section 4.8.F. will not apply to employees with Provisional contracts.

Section 4.9 - Assessment of Process

The labor/management committee will review the effectiveness of the voluntary transfer process and make suggestions to the appropriate parties.

Section 4.10 - Hiring of Hard-to-Find Specialists

The parties agree that it is the duty of the District to fulfill the related services requirements of a student’s Individualized Education Program (IEP), that the
availability of certificated specialists is limited, and that Human Resources will make every reasonable effort to recruit and hire such specialists as employees.

The Association recognizes that, on occasion, the Board will be unable to fill such positions. In such cases, the following will occur:

- The position(s) will be reposted each year and will remain open so long as the work is required or until a qualified individual is employed.
- If no appropriate applicants are available by the spring of each year, the Board may exercise its option of contracting for services if not doing so would result in a high probability of not securing needed services for IEP completion.
- Nothing in this Agreement will interfere with the Board’s authority/right to implement a variety of service delivery options to meet student needs. In this case, management will contact the Association before implementing such a change in service delivery and discuss the rationale for this adjustment.

Section 4.11 - Diversity Hiring

Subject to applicable State and Federal Law, the District will continue to support a goal of recruiting and maintaining a culturally competent and diversified work force.
ARTICLE 5

PROCEDURES FOR THE EVALUATION, PROBATION, DISCIPLINE, AND DISCHARGE OF STAFF

Section 5.1 - Introduction

It is a shared belief of the parties that evaluation should promote teacher growth and improve learning outcomes for students and must be meaningful, helpful, objective, and collaborative. We believe that engaging in an inquiry process, based on student growth goals, provides a process that is safe for teachers to be able to reflect on their teaching practices, engage in self-assessment, and identify areas of needed professional growth to improve the quality of their teaching. Frequent observations and timely feedback, along with collaborative dialogue and reflection between the evaluator and teacher, further supports teacher professional growth and development.

Classroom teachers will be evaluated on the 8 state criteria, using the Center for Educational Leadership’s 5D+ (CEL 5D+) instructional framework and rubric. The parties recognize the value of professional development regarding the evaluation system; each teacher will have opportunities for ongoing professional development. In order to facilitate and encourage professional growth, teachers need to receive formative feedback prior to summative evaluation. (Evaluation of non-classroom certificated employees is covered in Section 5.4.)

It is anticipated and expected that staff will have room for growth and should not become alarmed simply because suggestions are made for improving performance. Through the inquiry process and formative feedback, classroom teachers will hone their focus for growth throughout the year. Classroom teachers should never be surprised by the summative evaluation. Within four (4) weeks of the beginning of school, each building principal will hold a general certificated staff meeting or individual conferences to review evaluative criteria and procedures.

It is the shared belief of the parties that the evaluation, certification, and renewal criteria should be in alignment with each other and with Building Learning Goals. Consequently, in the event that certification requirements change, the evaluation procedure for staff affected by the changes will be modified to the extent necessary to align the evaluation process with the certification requirements. The parties to this Agreement will meet to develop the necessary processes and instruments.

Discipline is normally applied for violation of District policies, regulations, and procedures; not for teaching performance. Teaching performance will normally be handled through the evaluation process, not discipline. The parties recognize that the line between behavior and performance may be gray and commit to working to insure that due process is followed and teaching performance enhanced.
Section 5.2 – Process for Evaluation

A. Every certificated classroom teacher will be evaluated using the Comprehensive or Focused Evaluation System, based on the state criteria. [See Appendix B, Eight State Criteria; Appendix C, Inquiry Cycle (CEL); Appendix D, Inquiry Overview; and Appendix E, Comprehensive Evaluation Rating Form.]
   1. All provisional certificated classroom teachers will be evaluated using the Comprehensive Evaluation Process. (See Section 5.3.)
   2. All continuing certificated classroom teachers will be evaluated using the Comprehensive Evaluation Process at least once every four years.

B. Only CEL 5D+ trained certificated administrators may evaluate certificated staff.

C. Every certificated classroom teacher participates in two inquiry cycles per year consisting of Self-Assessment, Determining an Area of Focus, Implementation and Support, and Analysis of Impact (see Appendices B and C). During the year, the teacher will meet with his/her evaluator at least three times as part of the evaluation process.
   1. Self-Assessment – Teachers will examine student work, classroom based assessment data, feedback from students, etc. and assess their own instructional practice using the 5D+ Instructional Framework rubric in order to set instructional practice and student learning goals. The self-assessment is for personal use only, and teachers are not required to submit it to their evaluator.
   2. Determining a Focus – By October 31, each teacher will meet with his/her evaluator for the first Pre-Inquiry Conference as part of the first cycle to establish professional practice and student learning goals, and how goals will be measured. (See Appendix F, Professional Learning Focus/Student Growth Goals Form.) The second Pre-Inquiry Conference will be held mid-year (during first Post-Inquiry Conference).
   3. The Implementation and Support stage of the inquiry process includes Observation and Feedback Visits:
      a. Focused Evaluation – four observations/feedback visits at minimum (two in each cycle, with one per year being at least 30 minutes; the remaining observations/feedback visits must be at least 15 minutes), evaluated on one of the eight criteria; if the chosen criterion is 1, 2, 4, 5, or 7, then student growth goals must be established and measured from criterion 3 or 6.
      b. Comprehensive Evaluation – six observations/feedback visits at minimum (three in each cycle – at least one 30 minute observation must occur per year; the remaining observations/feedback visits must be at least 15 minutes).
      c. At the request of the teacher, the 30 minute observation referenced above can be prearranged.
      d. Within a week after each visit, evaluator will provide a coded script which may include photos, noticings, wonderings, and/or analysis.
4. Analysis of Impact
   a. The first Post-Inquiry Conference is formative, providing an opportunity to reflect on progress and to decide on whether to continue the same inquiry or identify a new area of focus (during the second Pre-Inquiry Conference).
   b. The summative Post-Inquiry Conference will be held prior to May 15.

D. Final Evidence is Based on Evidence Gathered During the Inquiry Cycles – Evidence for CEL 5D+ is mainly collected during observations as recorded in the evaluator scripts. In addition to observed practices, evidence may also be gathered through conversations between the teacher and the principal, answers to wonderings, artifacts, and student growth data.

E. Student Growth Goals
   1. Setting the goal – Each teacher, in collaboration with their evaluator, will set a student growth goal that is appropriate for their teaching assignment, in accordance with criteria 3, 6, and/or 8. (See Appendix F, Professional Learning Focus/Student Growth Goals Form.)
   2. Measurements – Student growth will be measured by multiple, high-quality measures, including classroom-based, District, and/or state assessments.
   3. Students who enroll after the establishment of the student growth goal may be excluded from the goal cohort as mutually determined by the teacher and evaluator.

F. Scoring: At the end of the 2nd inquiry cycle, prior to May 15, a summative score is determined based on the evidence collected throughout both inquiry cycles.
   1. The final summative score is comprised of four components: sub-dimension scoring, criteria scoring, initial summative scoring, and student growth impact.
      a. **Indicator scoring:** Within each of the 8 State Criteria there are multiple Indicators. At the conclusion of the inquiry cycles each Indicator will be rated using the rubric (Unsatisfactory=1, Basic=2, Proficient=3, Distinguished=4). This overall score will be based on the evidence collected over time during the inquiry process. This will include a preponderance of evidence and/or growth over time.
      b. **Criteria scoring:** Once the Indicators have been scored the evaluator determines the overall criterion score, based on the Indicator scores.
      c. **Initial Summative Scoring:**
         i. Comprehensive Evaluation – Once each of the 8 State Criteria have been scored the teacher will receive an initial summative score. The Summative Criteria Score is the sum of the eight criterion scores and is determined by the OSPI-approved scoring band: Unsatisfactory = 8-15; Basic = 16-21; Proficient = 22-28; Distinguished = 29-32.
ii. Focused Evaluation – The final summative score is the same as the criterion score that was selected for the focused goal. The focused evaluation does not have a separate student growth impact score, but a score of 1 in a student growth Indicator initiates a student growth inquiry, and has the same impact as a Student Growth rating of “low” described in Section 5.2.F.1e below.

d. Student Growth Impact:
   i. The Student Growth Impact Rating is generated by adding up the five student growth Indicator scores from criteria 3, 6, and 8, and is determined by the OSPI-approved scoring band (Low = 5-12; Average = 13-17; High = 18-20).
   ii. A Student Growth Impact Rating of Average or High does not change the overall Summative Criteria Score, nor does the Student Growth Impact Rating change the Summative Criteria Score if the initial score is Proficient or lower.
   iii. Teachers with an Initial Summative Score of “Distinguished” and a “Low” Student Growth Impact Rating will be rated “Proficient.”

e. Low Student Growth Impact Rating
   i. A score of 1 in any of the student growth components, or an overall student growth score between 5-12, results in a “Low” Student Growth Impact Rating.
   ii. A “Low” Student Growth Impact Rating triggers a conversation between the teacher and the evaluator, beginning a student growth inquiry. Within two months of receiving the low Student Growth Impact Rating, or at the beginning of the following school year, whichever is later, one or more of the following must be initiated by the evaluator:
      a. Triangulate student growth measures with other evidence (including observation, artifacts, and student evidence) and additional levels of student growth based on classroom, school, District, and state-based tools.
      b. Examine extenuating circumstances possibly including: goal setting process/expectations, student attendance, and curriculum/assessment alignment; and/or
      c. Schedule monthly conferences with the teacher to discuss/revise goals, progress toward meeting goals, and best practices; and/or
      d. Create and implement a professional development plan to address student growth areas.
Section 5.3 – Determination of Comprehensive or Focused Evaluation

A. Transition from Comprehensive to Focused – Continuing classroom teachers who score at a proficient level will rotate to Focused Evaluation.

B. Classroom teachers who receive a summative score of Basic will be placed on Comprehensive the following school year.

C. Classroom teachers who are moving from Provisional to Continuing status will be placed in the evaluation rotation schedule in an effort to balance the number of teachers on the comprehensive evaluation in any year.

D. When mutually agreed upon between the classroom teacher and the principal, a classroom teacher could be placed on the Comprehensive evaluation.

E. A teacher with a limited contract who has earned a Proficient after two years on Comprehensive can be moved into the evaluation rotation.

F. The superintendent may make a determination, as recommended by the evaluator, to remove an employee from Provisional status if the employee has received one of the top two evaluation ratings during the second year of employment by the District, and that employee will move to the evaluation rotation.

Section 5.4 – Evaluation of Non-Classroom Certificated Staff

A. Any certificated employee that is not responsible for the direct instruction of their own class of students will be evaluated using an alternative evaluation system, based on applicable state criteria, as agreed upon by the Association and District.

   1. Examples of non-classroom teachers may include, but are not limited to: Librarians, Instructional Coaches, All Educational Staff Associates (ESA), Interventionists, Deans, Teachers on Special Assignment (TOSA), Full-Inclusion Special Education Teachers, Teachers of small self-contained classrooms, and Check and Connect ELL Teachers.

   2. Determination of whether a staff member is considered Non-classroom Certificated Staff will be at the building level, based on the role of each educator as defined in Section 5.4.A above.

B. An Evaluation Rubric Committee will be established to review and align or create appropriate evaluation rubrics for the Non-classroom Certificated Staff.
Section 5.5 – Guided Support

A. Any teacher who is Basic will continue on Comprehensive the following year.

B. Any continuing teacher on Comprehensive for two consecutive years, or for the second time in three years, due to Basic status can request, in collaboration with their evaluator, the following support during the second year of Basic status.

C. Support such as/may include but is not limited to:
   1. Learning Library
   2. Professional Development
   3. Coaching support
   4. Class visitations (release time)
   5. Release time for peer support
   6. Consultation with a member of the Peer Resource Team, formerly known as CAT

Section 5.6 – Probation

A. At any time after October 15th a teacher whose performance is determined to be overall unsatisfactory may be placed on probation. The evaluator must meet with the teacher to identify the areas needing improvement. A recommendation must be made to the superintendent who will review the recommendation for probation. The decision to place a teacher on probation is made by the superintendent, and the teacher will be notified in writing. Once the determination of probation is made, a probationary plan will be created, identifying areas needing improvement.

The evaluator’s recommendation for probation will include the following:
   1. A precise definition of the problem(s).
   2. A precise set of expectations delineating what levels of performance would constitute acceptable performance in the problem areas defined.
   3. A prescription for remediation which spells out courses of action and time expectations so the staff involved can reach an acceptable level of performance.
   4. A prescription for assistance by the principal or immediate supervisor which spells out courses of action whereby the staff will be assisted, counseled, and tutored in improving the level of performance to an acceptable level.

The purpose of the probationary period is to give the certificated staff an opportunity to demonstrate improvements in his/her areas of deficiency.

   1. During the probationary period, the supervisor will meet with the staff member at least twice monthly to supervise and provide a written evaluation of the staff member’s performance.
2. The supervisor may authorize one (1) additional certificated staff member to evaluate the probationer and to aid the staff member in improving his/her areas of deficiency.

3. The probationer may be removed from probation if he/she has demonstrated improvement to the satisfaction of the supervisor in those areas specifically detailed in his/her initial notice of deficiency and subsequently detailed in his/her improvement program. Lack of necessary improvement will be specifically documented in writing with notification to the probationer and will constitute grounds for a finding of probable cause for nonrenewal of contract or discharge.

B. Conditions for being placed on probation:
   1. An overall Unsatisfactory Summative Score
   2. Teachers with more than 5 years of teaching experience receiving an overall Summative Score of Basic for two consecutive years or two out of three years.

C. The evaluator will determine the length of the probationary period, which will be at least sixty school days. During the probationary period the teacher may not be transferred from the supervision of the original evaluator or to a different teaching assignment. The evaluator or teacher may authorize an additional certificated administrator to evaluate the probationer.

D. The purpose of the probationary period is to give the teacher opportunity to demonstrate improvements in his or her areas of deficiency. During the probationary period the evaluator will meet with the teacher at least twice monthly to supervise and make a written evaluation of any progress made by the teacher. The teacher must be removed from probation if he or she has demonstrated improvement that results in a new overall Summative score of Basic for those teachers with 5 years or less of experience or Proficient for those teachers with more than 5 years of experience. Lack of necessary improvement during the probationary period, as specifically documented in writing, with notification to the teacher during the established probationary period constitutes grounds for probable cause for termination of employment.

Section 5.7 – Probation of Non-Classroom Certificated Staff

A. Every non-provisional certificated staff whose performance is judged unsatisfactory based on evaluation standards will be notified in writing of the stated specific area(s) of deficiency along with a suggested specific reasonable program for improvement. Within ten days of the formal evaluation identifying the performance issues and at least ten days prior to the recommendation for probation being delivered, the evaluator will meet with the staff member in an attempt to resolve matters relating to performance. The District will comply with
all timeline and procedures required by state law for the probation of non-provisional certificated staff.

1. The evaluator’s recommendation for probation will include the following:
   
   a. A precise definition of the problem(s).
   
   b. A precise set of expectations delineating what levels of performance would constitute acceptable performance in the problem areas defined.
   
   c. A prescription for remediation which spells out courses of action and time expectations so the staff involved can reach an acceptable level of performance.
   
   d. A prescription for assistance by the principal or immediate supervisor which spells out courses of action whereby the staff will be assisted, counseled, and tutored in improving the level of performance to an acceptable level.
   
   e. The parties will develop a consistent format for providing the required information.

2. The Superintendent or his/her designee will review the recommendation for probation. If the Superintendent or his/her designee determines that there is an alternative to probation, he/she may continue to work with the parties involved.

3. The decision to place a staff member on probation is to be determined by the Superintendent. If a staff member is placed on probation, the actual letter of probation from the Superintendent to the staff must include, or incorporate by specific reference to the evaluator’s recommendation, all the provisions of subsection 1c. above.

B. The purpose of the probationary period is to give the certificated staff an opportunity to demonstrate improvements in his/her areas of deficiency.

1. During the probationary period, the supervisor will meet with the staff member at least twice monthly to supervise and provide a written evaluation of the staff member’s performance.

2. The supervisor may authorize one (1) additional certificated staff member to evaluate the probationer and to aid the staff member in improving his/her areas of deficiency.
3. The probationer may be removed from probation if he/she has demonstrated improvement to the satisfaction of the supervisor in those areas specifically detailed in his/her initial notice of deficiency and subsequently detailed in his/her improvement program. Lack of necessary improvement will be specifically documented in writing with notification to the probationer and will constitute grounds for a finding of probable cause for nonrenewal of contract or discharge.

Section 5.8 – Non-Renewal

A. Conditions for Non-Renewal
   1. The completion of a probationary period that does not produce performance improvements detailed in the initial notice of deficiencies will result in a recommendation to non-renew.
   2. The teacher may be removed from his or her assignment and placed into an alternative assignment for the remainder of the school year.
   3. Teachers with 5 or more years of experience who receive an overall Unsatisfactory performance rating for 2 consecutive years.
      a. Within 10 days of the completion of the second year overall Summative Unsatisfactory or May 15th, whichever occurs first, implement the notification of discharge as provided in RCW 28A.405.300.

B. Nonrenewal, adverse action, and discharge of provisional and continuing contract staff members will be consistent with the laws and regulations of the state.

   1. Written notice of nonrenewal of a continuing contract staff member will be provided no later than May 15 each year. Rights of the staff member to notice, reasons, and a hearing will be provided pursuant to law.
   2. Written notice of nonrenewal of a provisional staff member will be provided no later than May 15 each year. Rights of the staff member to notice, reasons, and a hearing will be provided pursuant to law.
   3. In the event that there is probable cause to discharge a staff member, the staff member will receive written notice and reasons as provided pursuant to law.

Section 5.9 – Right to Appeal

Teachers with a continuing contract who are non-renewed or terminated from employment may pursue a statutory hearing or grievance arbitration.
Section 5.10 – Using Summative Evaluation Scores for Human Resources Decisions

If Summative evaluation scores are legislatively required to be used for any purposes other than professional growth and determination of probable cause for probation or non-renewal, the parties will agree to reopen to discuss the impact of doing so.
ARTICLE 6
REDUCTION IN FORCE AND RECALL

The need for and the extent of a staff reduction will be determined by the Board after receiving the recommendation of the Superintendent. The program to be offered in the event of staff reduction will be determined by the Board after receiving recommendations of patrons, students, staff members, and the Superintendent.

Each year a Length of Service and Educational Formula List for all staff will be published and distributed by Human Resources. Should a staff member or the Association disagree with any staff member’s placement on the list, the staff member or the Association will have five (5) days from the date the list is disseminated to challenge the placement. Should the staff member be unable to respond because of extenuating circumstances, then the staff member will be allowed the necessary time to respond.

In the order listed, the following factors will be considered by the Superintendent in determining the educational program or service to be provided and the staff who will be employed to provide the educational program or service:

Section 6.1 - Educational Program or Service

In making a recommendation on the educational program or service to be provided by the District, consideration will be given to the following factors:

A. The needs of students as developed by historical subject enrollments of students consistent with requirements for graduation and minimum program requirements.

B. The funds available for the implementation of the educational program or service.

C. The curriculum offerings based on the material developed under A and B above.

D. The positions needed to operate the educational program or service developed under A, B, and C above.

Section 6.2 - Retention of Staff

The following requisites and criteria will be applied in the order in which they are listed in developing the list of staff to be retained. When a staff member qualifies for the position he/she now occupies as well as one (1) or more other positions under the employment categories listed below, he/she will be left in the position he/she now occupies.

As used in the above paragraph, the term "qualify" will mean those staff who satisfy the requirements for a position identified under Section 6.1, item D, above and
whose educational preparation and experience meet the criteria under paragraph A.2, subsections a., b., or c. below.

Teachers on special assignment or leave will be considered with the staff in the employment category from which they are on leave.

As new positions are created, the parties will place the position in the appropriate employment category.

A. Teaching Staff Employment Category

1. Certification Requisite - A staff member will possess an appropriate valid Washington State Certificate/endorsement.

2. Preparation Criteria

   a. Elementary - General

       For an elementary teaching position, a person must have a K-8 or elementary education endorsement or possess a standard or unendorsed continuing certificate.

   b. Secondary - General

       For a secondary teaching position, a person must be endorsed in the specific subject areas in which they are teaching or possess a standard or unendorsed continuing certificate.

   c. Special Education - All Levels

       All teachers working in a special education assignment must hold a special education endorsement or possess a standard or unendorsed continuing certificate.

3. Selection Criteria

   a. Length of Service and Education - When more than one (1) staff member qualifies for a particular position under the criteria listed above, including possession of a valid certificate/endorsement for the position, the staff member who has the highest rating based on the length of service and education formula will be offered the position. The length of service and education formula is in Section 6.8 of this contract.

   b. Experience in the Position - When more than one (1) staff member qualifies for a particular position under the criteria listed above, the position will be offered to the person who has the greatest length of
service as an elementary teacher for an elementary position, as special education teacher for a special education position, or in the particular subject area for a secondary position.

c. **Individual Contract Signing Date** - When more than one (1) staff member qualifies for a particular position under the criteria listed above, the position will be offered to the staff member with the earliest contract signing date. Contract signing date is defined as the date upon which the staff member signed and dated his/her first contract with the District.

d. **Tie Breaker** - If a tie continues to exist, a final selection will be made by lot. Staff involved will be notified prior to the final selection.

B. **Support Staff Employment Category**

1. **Definition**

   Support staff will consist of all certificated staff not included in section A above.

2. **Certification Requisite**

   Support staff members will have the special credential or certificate required for the particular position.

3. **Selection Criteria**

   a. **Length of Service and Education** - When more than one (1) staff member qualifies for a particular position under the criteria listed above, including possession of a valid certificate/endorsement for the position, the staff member who has the highest rating based on the length of service and education formula will be offered the position. The length of service and education formula is in Section 6.8 of this contract.

   b. **Experience in Position** - When more than one (1) staff member qualifies for a particular support staff position under the criteria listed above, the staff member with the greatest length of service in the support staff position will be given the position; provided that the staff member holding the position during the current school year or during one (1) of the two (2) previous school years will be given priority for a support staff position before anyone who may otherwise qualify, but who has not had experience during that period.

   c. **Individual Contract Signing Date** - When more than one (1) staff member qualifies for a particular position under the criteria listed above, the position will be offered to the staff member with the earliest contract
signing date. Contract signing date is defined as the date upon which the staff member signed and dated his/her first contract with the District.

d. Tie Breaker - If a tie continues to exist, a final selection will be made by lot. Staff involved will be notified prior to the final selection.

C. **Administrative Staff Employment Category**

It is agreed that certificated staff members of the District employed in administrative or supervisory positions and not included in the bargaining unit covered by this Agreement will be eligible for retention in the elementary, secondary, or support employment category. The length of service recognized for seniority will be based on the number of years of service the administrator has as a teacher or support staff person.

**Section 6.3 - Application of Selection Criteria**

The Superintendent will develop a list of staff to be recommended to the Board for retention by the District to fill the positions needed to operate the educational program or services as determined in Section 6.1 above. The Board will review the recommendation of the Superintendent. The list will be developed according to the following guidelines:

**Step I** - A list will be developed of all staff in descending rank order in accordance with the length of service and education formula.

**Step II** - A list of those positions needed to operate the educational program or service will be developed as in Section 6.1, item D, above.

**Step III** - Beginning with the top of the staff list and continuing in order down the list, staff will be placed in their current positions according to the selection criteria listed above for teaching staff positions and support staff positions.

**Step IV** - When a staff member cannot be placed in his/her current position, the staff member will be placed in another position for which he/she qualifies, if one is available, according to criteria listed above for teaching staff positions and support staff positions.

**Step V** - Tie Breaker - Ties will be broken using the application of the selection criteria specified above.

**Step VI** - Nonrenewal - If, after the above procedures have been followed and the staff member still cannot be placed in a position for which he/she qualifies, he/she will be non-renewed and placed in the recall pool. Final action to terminate any contract will be according to law.
Section 6.4 - Retained Staff Transfers (Applicable between the time staff are notified of termination and the beginning of the next school year).

Following the identification of available or reinstated positions, the administration will reassign staff to buildings where they held positions during the previous school year to the extent that such positions are available.

Section 6.5 - Recall Pool

All staff who remain in the recall pool will be retained in the pool for a period not to exceed two (2) years from the date of official Board action of nonrenewal or until the pool is exhausted, whichever occurs first.

However, a staff member who refuses two (2) offers by the District of a full-time continuing contract certificated position or a staff member who accepts a position in education outside the District will be dropped from the recall pool and will lose all rights under this Agreement. Staff who remain in the recall pool will be placed on the substitute teachers’ list if they desire and will be called first while they are in the recall pool.

It will be the responsibility of the staff member to keep Human Resources notified of the staff member’s current address and telephone number. An offered contract must be signed and returned not later than ten (10) days from the issuing date.

Section 6.6 - Recall by Assignment to Vacant Positions

Assignments to those positions still vacant after application of Section 6.4, Retained Staff Transfers, will be made from the recall pool in accordance with the following:

A. If no retained staff member is assigned to a vacant posted position, then such positions are to be filled from the recall pool.

B. Positions vacated through reassignment of retained staff will be filled from the recall pool.

C. Recall of non-renewed staff from the recall pool will be in descending order of points as determined from the length of service and education formula and who further qualify according to employment category and selection criteria.

D. If no qualified person is available from the recall pool, filling of the vacant positions will be by normal hiring procedures.
Section 6.7 - Staffing Information

The Board will make available to the Association enrollment, budget, and staffing information upon request.

The Association will be asked to provide two (2) persons to assist Human Resources in verifying the list of certificated staff members to be recommended to the Board for retention by the District.

Section 6.8 - Length of Service and Education Formula

A. Experience

<table>
<thead>
<tr>
<th>Points</th>
</tr>
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<tbody>
<tr>
<td>1. For each year of certificated experience a staff member has gained in public or private elementary or secondary schools or institutions of higher education within Washington including the current school year. To be credited with the service, the staff member must have held a valid certificate issued by one of the United States.</td>
</tr>
<tr>
<td>2. For each year of certificated experience a staff member has gained in public or private elementary or secondary schools or institutions of higher education outside of Washington. To be credited with the service, the staff member must have held a valid certificate issued by one of the United States.</td>
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B. Education

<table>
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<th>Points</th>
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</thead>
<tbody>
<tr>
<td>1. BA + 15</td>
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<tr>
<td>2. BA + 30</td>
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<tr>
<td>3. BA + 45</td>
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<tr>
<td>4. BA + 90</td>
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<tr>
<td>5. MA</td>
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<tr>
<td>6. BA + 135</td>
</tr>
<tr>
<td>7. MA + 45</td>
</tr>
<tr>
<td>8. MA + 90 / Ph.D.</td>
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</tbody>
</table>
C. Years of Service

1. Prior to September 1, 1986, ninety (90) days of teaching experience, regular or substitute, in any one (1) school year constitutes one (1) year of service.

2. After September 1, 1986, one hundred, forty-four (144) days or more of teaching experience, regular or substitute, in any one (1) school year will constitute one (1) year of service. Part-time service, substitute service, or partial-year service may be combined to create a full year of experience credit.
ARTICLE 7

WORKDAY, WORK YEAR, PLANNING, AND JOB DEFINITION

Section 7.1 - Introduction

The purpose of the District is to create educational experiences for all students that will result in continual improvement in their achievement, meet the goals and standards of the state and local community, and prepare all students for the challenges of the 21st century. All resources should focus on that purpose.

The job of an educator has traditionally been viewed as a simple, time-defined job, existing in a regulatory world that required schedules and time counting. Internal and external forces present challenges and create stresses to that traditional view. This has generated the need for change, adaptation, and creation of new responses to identified needs. We need, therefore, to take advantage of the opportunities that now exist to define the job in terms more associated with professional responsibility rather than time.

The site decisions regarding how to provide the core and support content of the job will be made through the shared decision-making process found in the Shared Decision-Making in the Building section of this Agreement.

The Board and Association encourage and support sites to explore and seek waivers of state requirements as necessary to implement shared decisions for the purpose of this section. The Board has the legal obligation to determine if a waiver request should be approved.

The parties recognize that the following five (5) key concepts need to be embraced if we are to deal effectively with the demands of the job:

A. The need to be flexible in how the job is carried out as we explore ways of working smarter, not harder.

B. The need to share authority and responsibility as we ask staff to plan, design, deliver, and assess an instructional program.

C. The need to focus and prioritize the work that needs to be done to accomplish the purpose of the District.

D. The need to match available resources to the focus and priorities of our work.

E. The need to provide a safe, secure, challenging, and team-based environment for the work to take place.
F. To this end, the parties have defined the components of the job as:

1. **Core**
   
a. Designing, planning, and supporting instruction
b. Delivering instruction
c. Diagnosing, evaluating, and supporting student learning

2. **Support**
   
a. Parent communications
b. Supervision
c. Staff meetings
d. Curriculum development
e. Training and professional growth

It is recognized by the parties that to fulfill the core and support responsibilities and maintain the safeguards that are required, management may need to seek a waiver from the State Board Of Education.

Section 7.2 - Definition and Focus of the Job

A. The parameters for doing the job are as follows:

1. **Core**
   
a. Designing, planning, and supporting instruction:

   During the course of the year, each staff member will receive at least one hundred eighty (180) hours of individual planning time. Because effective planning occurs when a commitment to meaningful scheduling of time is provided, this planning time will be allocated in such a way as to provide periods of time that support that belief. Planning time must occur in blocks of at least twenty (20) minutes. The parties agree that blocks of greater than 20 minutes are preferred. Planning time will be prorated for part time staff.
b. Delivering instruction:

Each staff member will be scheduled for nine hundred (900) hours of instructional contact time over the course of the student calendar year for the purpose of delivering instruction or instructional support to the students.

Full-time secondary staff assigned to teach the equivalent of an additional class period will be compensated at 1/6th (one-sixth) of their base salary, based upon the definition of a class period being fifty (50) - sixty (60) minutes.

c. Diagnosing, assessing, and supporting student learning:

Time will be provided through a combination of building shared decision-making and District support for staff training, planning, implementing, and monitoring the assessment process.

d. Student Learning Plans (SLPs):

The District will provide technological support that allows efficient completion of student learning plans (e.g. less than 10 minutes per subject.)

e. Student Led Conferences:

The parties recognize that in-depth reporting of student achievements is integral to effective communication and student led conferences is one of these pieces. Sites will determine whether to use arena, blocks of time (e.g. 15 minute rotations), centers in the elementary, or similar formats when doing SLC’s.

f. Reporting Student Progress:

A student’s progress will be reported online as soon as the student’s grade is updated in the gradebook. After the first three weeks of school, teachers will regularly enter formative and/or summative assessments to communicate current levels of proficiency with the standards to provide ongoing communication with students and families. Online reporting will take the place of 9-week progress reports. The Association and Management recognize that those students who are in danger of falling below standard require additional communication. If a student falls below standard, there is an expectation that reasonable, documented communication occurs between the teacher and parent/guardian to allow for academic intervention. The following are a few of the mediums that
will be used to communicate student progress to students and parent/guardians.

Phone calls and emails – The parties recognize that phone calls and emails are an effective and formal way to communicate progress to parents/guardians. The District will work to use technology to generate automated messages to those students who are in danger of falling below standard.

g. Report Cards:

A standardized menu of comments will be developed and maintained by a team composed of representatives of both the Association and Management. The focus of the menu will be on specific content and skills. The individual teacher will decide whether to use the teacher generated drop down menus, individual comments or a combination of both. The implementation of this process will be monitored by the Labor Management Committee.

Building level support will be available to assist teachers in implementing grading and reporting procedures. For systemic issues, a District level Grading and Reporting Committee will periodically review current practices, professional development needs, and possible technical improvements.

h. Advisory:

Association and Management recognize the need to develop meaningful adult-student relationships. The parties recognize that advisory is designed as a place where those relationships can be established.

Sites will have the flexibility to implement and create advisory programs according to individual site needs, using the site-based decision making model.

An Advisory Oversight Committee, composed of up to three Association members appointed by the Association President and up to three administrators appointed by the Superintendent, will meet regularly to monitor and discuss issues relating to implementation of Advisory program and impacts on staff. The committee will operate as defined in the Program Input section of the contract, 7.2.A2.g.

Sites are not required to complete the High School and Beyond Plan in advisory, and have flexibility, using the site-based decision making model, to determine how and where those requirements will be completed.
Advisory will not take the place of counseling services or counselors. Advisors will refer students in need to appropriate staff.

Advisors may work with students in determining classes needed for graduation and assist students in completing High School and Beyond Plan and other graduation requirements; however, advisors will not be held accountable for determining the completion of these requirements.

The District will provide on-line advisory resources, including but not limited to, High School and Beyond Plan lessons.

i. Learning Walks:

Collaboratively designed, learning walks are intended to be a formative assessment and coaching strategy to assist management and staff members in enhancing instructional practice.

Using the site-based decision making model, individual sites will determine the learning walk “look fors” using the District and school improvement plans. Staff will be notified when representatives from the superintendent’s office will be conducting learning walks in the building.

Staff will receive feedback from site-based learning walks, verbally or in writing, and may request an opportunity to discuss feedback with the site-based observer.

Building administration will share purpose and practice of learning walks with the staff at the beginning of each school year. The District will offer further professional development about learning walks through the CLC, and new staff will receive training on learning walks.

j. Snapshots:

Snapshots are a teaching tool designed to provide students access to the learning objectives and activities for the lesson.

It is intended that flexibility be provided for snapshot displays. How the teacher displays the information is up to the professional discretion of the teacher (e.g. whiteboard, overhead, printed sheet). Copies of the visual display must be kept in the classroom for student access.

k. Curriculum Development, Selection, and Review:

To assist educators in implementing the adopted standards, the Teaching for Learning Department (the department responsible for curriculum, instruction, and assessment), in collaboration with educators, will develop
and/or select resources such as scope and sequences, course rubrics, and materials aligned to the standards.

Periodic selection and review of materials will occur as an essential part of standards updates and changes, and will be conducted in partnership with (District) educators.

I. Collaboration:

The parties recognize that collaboration with departments/grade level(s) in order to increase student achievement is critical. Using the site based decision making model, sites will determine the appropriate framework to be used to accomplish this expectation. These may include team planning meetings, CFG, CASL, mentor teacher meetings, etc. Continuing contracted staff and staff who are not on a plan of improvement may use their additional supplemental day (formerly known as the optional day) for this purpose. Use of the additional supplemental day must be outside of the 7.5 hour day or 182-day work year. The site based decision making model is required in order to use any of the 36 hours of available staff meeting time, or professional time (WAC time) for this purpose.

m. Professional Time:

Since educators often need to meet with students beyond the student day, communicate with parents regarding student progress (particularly those who are struggling to progress), plan quality instruction, and collaborate with colleagues, the approximately thirty minutes before and after the student day (previously called WAC time, now called “Professional Time”) is a resource for addressing these responsibilities. This time does not count toward an educator’s 180 hours of planning time unless otherwise determined through the site based decision making process. If time is bundled in chunks larger than thirty minutes it needs only add up to a total of five hours per week. The use of this time is intended to be flexible.

n. Time:

As noted in Section 7.3.B.2., Salaries, an additional 7.5 hour paid day is added in the 2014-2015 school year for workload relief. In the 2015-2016 and 2016-2017 school years the District will allocate 34 hours, the structure of which will be determined during the 2015-2016 school year, and may include such options as: late arrivals once a week, half-days twice a month, or additional paid time.

o. Data day agendas will be developed collaboratively within the professional learning community. Team agendas may include review and planning of school improvement plans, data analysis (including but not limited to
target students), reading, math, discipline, attendance, grades, content (classroom data), planning for Tier 2 instruction, solidifying core instruction (CCSS), teacher evaluation work, and Smarter Balanced assessment consistent with the objectives defined in the State Board waiver.

2. Support

a. Parent communications:

An emphasis of the District is the creation of parent/staff partnerships through the implementation of the Parent Involvement Policy. Building staff may reschedule the before- and after- school time to provide staff with greater opportunity to communicate with parents concerning their children’s learning. Staff are expected to attend one (1) open house type event per year as part of the basic contract.

b. General education certificated staff who participate in IEP development meetings beyond the contracted day will arrange flex time in writing with their building administrator within one month of the date of the IEP meeting, to be used at a mutually convenient time.

c. Supervision:

Staff are expected to provide supervision of students in their care and during passing time. At elementary school, supervision includes: walking students to and from lunch and recess, to bus and/or parent pickup. At middle school, supervision may include walking students to and from lunch. Such supervision is not intended to reduce planning time, duty free lunch time, or professional time. In addition, staff can be required to provide supervision at two (2) student activities occurring outside the student day which will be compensated as stipulated in the Supervision Compensation Schedule. Staff will not have scheduled supervisory responsibilities during their planning, student recess, and duty-free lunch times. Each elementary building will create, using consensus, a “rainy-day recess” plan. This plan will include:

- parameters for determining indoor or outdoor recess
- determination of how to provide supervision of students
- determination of locations for indoor recess

d. Staff meetings:

Using the site shared decision making model, the staff and administration at each school will decide how best to use up to thirty-six (36) hours of available staff meeting time. Agenda topics may include:
- Building discipline plan
- Rainy day recess plan
- Building calendar and work schedule
- Establishment of building committees
- Building learning plan
- District strategic focus
- New curriculum
- Grade level planning and coordination
- Connecting and bonding as a staff and school community
- 504 Special Education training
- Issues related to building climate and management
- Other issues identified by the staff and administration

e. Emergency meetings may be called whenever conditions require. Staff and administration at each school will develop guidelines for such events through the development of their building crisis plan.

f. For purposes of contract education Labor/Management will provide the sites with a menu of contract topics. Staff and administration at the sites will jointly decide how and when the information will be presented. Presentations will not exceed eight (8) per year or ten (10) minutes per presentation.

g. Program Input

Management and Association leadership recognize that the implementation of new District wide programs or initiatives, or the evolution of existing District wide programs and initiatives may have unforeseen impacts on staff. The parties wish to work together to attempt to mitigate such impacts.

1. The Association President/Desigee shall meet with the appropriate program administrator to discuss issues related to program implementation including possible impacts on staff. The intention of such meetings is to maintain open two-way communication, to share information, and to proactively seek resolution to issues related to program implementation. The President/Desigee and appropriate Program Administrator shall report their progress or any resolutions reached regarding program implementation impacts to a joint Association/Management Committee as defined in section 1.4.

2. Such joint Committee shall regularly place the topic of program implementation on the agenda to ensure that the committee is informed about any issues related to the implementation of District wide program or initiative impacts on staff, and to discuss and resolve,
where appropriate, unforeseen and unanticipated impacts on staff of the District wide program or initiative. It is the intent of the parties to proactively address issues as they arise.

3. Management values the advice and input of the Association when they are considering the implementation of a new District wide program or initiative. Accordingly such advice and input will be considered by Management prior to implementation. The joint Association/Management Committee may choose to form sub committees of Association and Management members who have special knowledge or interest in a particular program or initiative to assist in better ensuring successful implementation of the program or initiative.

4. The parties intend to improve communication in regards to their joint work on program implementation issues. To that end, where appropriate, timely joint communications will be issued to inform their respective memberships of progress made or resolutions reached.

h. Curriculum development:

Educators are responsible for implementing District-developed or adopted curriculum. Educators will be included in decisions around curriculum development, selection, and review. The members of those curriculum development, selection, and review committees will perform the work when it makes sense for the members of the team, and will be compensated for work performed outside of the work day. Management will focus the use of money allocated for District curriculum work for supplemental contracts for staff in lieu of release time. These efforts are intended to replace staff release time for these activities.

i. Training and professional growth:

Obtaining the training necessary to perform the core job is part of the professional responsibility of staff. The Staff Development Advisory body will annually develop a calendar of training activities focused on the priorities of the District and the needs of the sites.

Section 7.3 - Annual and Supplemental Contracts

A. Base contract: The base contracted number of days for staff will be one hundred eighty (180) days.

B. All staff will agree to a supplemental contract for five (5) days at their per diem rate of pay.
1. Four (4) of the supplemental work days are intended to provide opportunities for training and inservice in support of the District’s Strategic Plan and ESEA’s accountability provisions. The District will clarify the focus and goals of the professional development plan so that staff and community have a clear understanding of how the topics support the District’s Strategic Plan and ESEA accountability provisions.

2. The fifth (7.5 hour) day is a workload relief day to be worked in January each year. Staff will document what they did and turn the documentation in to their Principal/Supervisor.

3. The parties recognize that these trainings and in-services are designed to enhance student learning. However, these activities may not always address the needs of certain job groups. Per Article 10.1.a, each year specialist groups will document their approved menu of professional development and this menu will be distributed to building administrators and supervisors. Consideration will be given to individuals in these groups in determining how their time will be used in support of the building and/or District goals by mutual agreement with the building administrator or supervisor. Specialist groups may draw upon expertise within each group in designing the agreed-upon training.

C. Supplemental Responsibility Contracts

The parties recognize, honor, and appreciate that staff members do many things that are beyond the work day and work week. In an effort to pay staff for the things they already do, the supplemental responsibility contract is issued to staff.

1. The supplemental responsibility contract is issued for assuming the following responsibilities:

   - Parent contacts consistent with the SLT-developed plan;
   - Participation in a learning community by performing duties such as:
     - working on School Leadership Teams,
     - working on building and District committees,
     - participating on ad hoc work groups,
     - staff meetings beyond those stipulated earlier,
   - Participation in goal-setting activities and related professional growth;
   - Preparation, before the first day of school, of a learning environment that is conducive to learning; and is attractive, and safe;
• Preparation, before the first day of school and prior to a quarter, semester, or trimester, of enhancements to improve learning;

• Implementation of District program emphasis (assessment, for example).

• Work related to report cards, assessments, or other work as determined by individual staff.

• A District orientation is required for P1s and new to the District P2s.

• A building orientation is required for P1s and new to the District P2s.

2. Staff who select a supplemental responsibility contract will have the opportunity to receive their payments over twelve (12) months or in two (2) equal payments, one (1) in November and one (1) in June.

3. The responsibility contract is based on the standard 180 day base contract; a person who is hired late or terminates early will have their responsibility contract prorated on the actual number of days worked.

4. For employees with twenty-five (25) or more years of experience and Master’s Degree or above, the supplemental responsibility contract will be an additional 2%. For employees with at least twenty (20) years and less than twenty-five (25) years of experience and Master’s Degree and above, the supplemental responsibility contract will be an additional 1%.

D. Supplemental Professional Development Day

Provisional (P1 and P2) staff, those staff with initial certification, or those staff on plans of improvement will use this Supplemental Day exclusively to become familiar with the District’s foundational, classroom management, and instructional strategies (e.g., ENVOY, research-based literacy strategies, Culture of Poverty, culturally-responsive teaching, etc.) as identified by either the Teacher Assistance Program (TAP) coordinator or other District administrator. The supplemental day for all other staff shall be at the discretion of the employee.

Section 7.4 - Safeguards

Within the framework of the above standards and parameters, the combination of planning time, breaks, contact time, duty-free lunch, staff meetings, and professional time will not exceed an average of 38.5 hours (including meetings) per week. Additional responsibilities beyond these parameters will be compensated for as provided in this Agreement.
The parties recognize that the requirements of the "job" cannot be accomplished, under most normal circumstances, within the time allowed for on-site responsibilities. We recognize that staff complete the requirements of the "job" with either on- or off-site work.

Section 7.5 - Staff Development and Training

The parties believe that effective training is essential to maximize the instructional program. In order to accomplish this, the District Staff Development Program will plan, deliver, and assess training which is relevant to current issues and trends, is created with staff input, and is directly related to state, District, and building goals.

The District will use a variety of training designs to enhance the overall effectiveness of its professional development program. Professional development activities will be adapted to match the goals of the professional development program. This will include, to the degree possible, the use of staff (e.g., SAFs, AIMMSs, CAPs, administrators, instructional coaches, and TOSAs) to provide training internally through train-the-trainer models.

Management will establish and support a Staff Development Advisory Committee with representative membership. The membership will include certificated and classified administrators and staff members. The Association President will appoint to the committee up to five (5) persons of which at least one (1) will be a member of the community but not a bargaining unit member; the District will appoint to the committee up to five (5) persons of which at least one (1) will be a member of the community, but not employed by the District.

The committee will meet monthly during the school year. They will assess District-wide staff development needs and serve as an advisor in planning, delivery, and assessment of training. The committee will review the results of clock hour evaluations. Clock hour evaluations will be designed to reflect a distinction between presentation delivery and the quality of the workshop content.

The goal of professional development in Federal Way is to improve student achievement especially in the areas of reading, mathematics, and science and support the middle and high school transition plans.

One of the important goals of professional development is to expand the teaching repertoire of staff members. To support change in teaching practice, staff development will be tailored to reflect the needs of teachers and their students. The parties acknowledge that implementing new teaching strategies takes time. Sessions will include a balance between content delivery and planning time to facilitate transfer of new instructional strategies into the classroom. An appropriate amount of time will be included for collaboration, implementation planning, and identifying how the new teaching strategies could impact student learning.
Principals will work with staff to identify, from District-determined menu, applicable topics and schedule days for conducting professional development activities. As part of the school improvement planning process, principals and staff will document their planning so that at the start of each year, each staff member will have a copy of the plan for the projected District and building professional development activities.

Elective workshops on District-determined topics will also be offered District-wide for individual teachers to choose from to meet their professional development needs.

Additionally, guidelines will be developed for specialists for meeting their needs and supporting District goal of improved student achievement.

The Board will bear the cost of tuition for college credit courses for staff training if the District requires the staff member to take the course and the course is beyond the regular workday or on non-contracted days and the staff member successfully completes the course. Should the staff member have accumulated the maximum credits allowed on the salary schedule, then he/she will receive an amount equivalent to the cost of said college credit charged by the college.

The parties are committed to early identification of and intervention with staff who are in need of or seek assistance. The parties also are committed to supporting new (to the District) staff and insuring that the staff receive the training and assistance necessary to be successful in meeting the needs of students. The terms and guidelines of the New Teacher Training and Teacher Assistance Program will continue.

Inservice on new curriculum will be provided to staff prior to implementation, except when impacted staff agree to schedule training at alternate times.

Teachers in the general education program who are serving students with special needs may request assistance in accordance with the area of the student’s disability. Such assistance may be training, which will be provided within budget constraints, or time, which will be provided for the staff person to consult on the appropriate support for the student when a specific type of training is not readily available.

Staff who are required to administer medication will, prior to the requirement, receive appropriate training from a qualified individual in the dispensing of such medication.

Substitute teachers will not be responsible for medication, treatment, or equipment that requires special training without that training. It is the substitute’s responsibility to inform the appropriate personnel of their need for assistance.

Student teachers will be assigned to staff who volunteer.
Section 7.6 - Training for Working with Students with Special Needs

Each year, all staff will receive two (2) hours of mandatory training from the thirty-six (36) hours of available meeting time on 504 accommodations, basic IEP administration and IEP team participation and disciplining Special Education students.

In addition, training will be available from the Special Education Department for general education staff on WASL accommodations, specific student disabilities (e.g. ADHD, autism), and administering specific 504 accommodations.

Section 7.7 - Travel Time

A. The following compensation recognizes the reduction in planning time for staff with classroom teaching assignments which results from the necessity to travel between buildings.

The District will be divided into four (4) geographic zones:

1. Travel inside a zone will be compensated at a rate of forty (40) additional minutes of pay.

2. Travel across zones will be compensated at a rate of sixty (60) additional minutes of pay.

B. For the purpose of travel considerations for itinerants, the following applies:

1. Full-time elementary music staff will be assigned the equivalent of forty-two (42), thirty (30) minute sections per week. Built into this assignment is the consideration for travel requirements. Staff traveling between buildings will be eligible for mileage reimbursement at the rate established by Board policy.

2. A split assignment of eighty (80)% - twenty (20)% between secondary and elementary will be eligible for reimbursement specified under section A.1, above.

3. Other itinerants not covered by this section are eligible for mileage reimbursement in accordance with Board policy. When a substitute staff member is substituting for an itinerant teacher, the substitute is entitled to the same travel reimbursement as the general teacher.

4. Staff covered by this travel section will receive a flat-fee stipend of three hundred fifty-one dollars ($351). The amount recognizes the obligation of staff to take part in additional meetings and/or school-related events in more than one (1) building.
ARTICLE 8

CLASS SIZE AND OVERLOAD

Section 8.1 - Class Size

The Board recognizes the importance of class size. It is the intent of the Board to maintain, if at all possible, a District-wide average student/teacher ratio not to exceed 27/1.

This ratio includes K-12 basic education, special education, music, basic skills, vocational, ESL, and accelerated-learning classes and excludes librarians, counselors, psychologists, speech/language pathologists, nurses, and administrators. The Board further recognizes the importance that staff support specialists such as librarians, counselors, psychologists, speech/language pathologists, nurses, therapists, etc., play in providing a quality education to students. Such specialists will be utilized to augment services to students and to the benefit of the classroom teacher. At the secondary level, a teacher representative will support the counselors with scheduling with particular emphasis on overload.

When classes exceed the following maximum, they will be considered to be overloaded [excluding performance music and keyboarding classes and classes where law and safety dictate otherwise; physical education classes will be deemed for safety purposes overloaded at thirty-seven (37)].

<table>
<thead>
<tr>
<th>Grades</th>
<th>Students</th>
</tr>
</thead>
<tbody>
<tr>
<td>Integrated K</td>
<td>20</td>
</tr>
<tr>
<td>K-3</td>
<td>26</td>
</tr>
<tr>
<td>4-5</td>
<td>29</td>
</tr>
<tr>
<td>3-4-5 or 3-4</td>
<td>28</td>
</tr>
<tr>
<td>6-8</td>
<td>31*</td>
</tr>
<tr>
<td>9-12</td>
<td>32/ not more than 151 students per contract period day</td>
</tr>
</tbody>
</table>

*Middle school core team classes will be considered overloaded when the total number of students exceeds 62 or 93 students.
Student overload is defined in the following way:

Student hour - One (1) student overload for one (1) class period at the secondary level.

Student day - One (1) student overload for one (1) class day in self-contained secondary or elementary level.

An individual teacher may initiate permission to exceed the thirty-two (32) student limit per class period so long as the one hundred fifty-one (151) per day [or equivalent for three (3) or four (4) period day] is not exceeded without overload pay. A teacher who accepts a sixth period of instruction (or equivalent) will receive overload adjustments if the limit of thirty-two (32) students for the additional period is exceeded.

Overloads will be relieved in one of the following manners:

1. Management may relieve an overload at any time through:
   a. Student transfer
   b. Addition of staff
   c. Forming new class sections

2. The employee will make an assessment regarding which type of overload relief will be in the best interest of the students.

3. Elementary assistant time at the rate of: one-half (1/2) day per week per one (1) student day of overload [i.e., three (3) student day overloads equal one and one-half (1-1/2) days of assistant time per week]; or,

4. Secondary assistant time at the rate of: thirty (30) minutes per week for one (1) student hour or overload per day [i.e., three (3) student hour overloads in one (1) day equal one and one-half (1-1/2) hours of assistant time per week].

5. Professional enhancement time for the performance of instructionally supportive duties such as observing other teachers, inservice training, curriculum preparation and/or development, supplemental materials review, etc. earned at the rate of forty-five (45) minutes per week for elementary and thirty (30) minutes per week for secondary per student in excess of the limit may be used in half or full days in concurrence with the principal.

6. Twenty-five dollars ($25.00) per week per student for equipment, materials, resource personnel, field trips, conferences (normally, for conferences held outside of the student day) or activities tied to professional goals. Up to one thousand dollars
($1,000) in equipment purchased with overload funds may be moved from one school to another if the teacher justified the original purchase as supporting the delivery of instruction, strategies, or program.

7. Employee compensation at the rate of twenty-five dollars ($25.00) per week per student. Request for payment shall be made once each school year. Requests received in Human Resources by June 30th will be included in the employees’ July paychecks.

Where overloads occur and where the options in paragraph 1 are not implemented, then the following procedure will be used:

1. Principal to meet with affected certificated classroom teacher within two (2) days of occurrence to determine tentative solution.

2. Within five (5) days of the occurrence of overload, the principal, the affected teacher, and the appropriate Assistant Superintendent will confer to determine the schedule implementing the solution.

3. Assistant time will begin no later than ten (10) days following the overload if this procedure is used.

Overload guidelines will not be in effect during the first ten (10) student attendance days of the school year or at the beginning of each semester at the secondary level. The overload procedures in this section will not be operative if the District has implemented a reduction in force due to the lack of funds.

Section 8.2 - Student Placement

Student needs will be the primary consideration when determining classroom placements however, to the extent practical, the placement of diverse and/or high needs learners will be equitably distributed.
ARTICLE 9

DISCIPLINE, FACILITIES, SAFETY, AND INSTRUCTIONAL SUPPORT

Section 9.1 - Student Management/Discipline

The Board will expect acceptable behavior on the part of all students who attend schools in the District. Discipline will be enforced fairly and consistently regardless of race, creed, sex, or status. Such discipline will be consistent with applicable federal and state laws and provisions of the Agreement. The Board agrees to support staff in the handling of student disciplinary matters and will promptly respond to staff requests regarding discipline problems.

A principal or supervisor or designee will be available to staff during working hours in order to provide assistance and support in discipline cases. It is understood that any decision made by a designee in the absence of the principal or supervisor is made under the authority of the site administrator. The authority of staff to use prudent disciplinary measures for the safety and well-being of students and staff is supported by the Board. In the exercise of authority by staff to control and maintain order and discipline, staff must use reasonable and professional judgment concerning matters not provided by specific policies adopted by the Board and not inconsistent with federal and state laws or regulations and provisions of this Agreement.

Staff have the right to remove a student whose behavior disrupts the teaching process. A student who creates a disruption of the educational process in violation of the site disciplinary standards while under a staff member’s supervision may be excluded by the staff member from the classroom or activity area. Exclusion may be for all or any portion of the balance of the school day, or until the principal/supervisor and staff member have met and discussed interventions implemented consistent with the school wide discipline plan, whichever occurs first. Such meeting shall occur in each and every instance that a staff member has removed a student from class. Prior to removing a student, except in an emergency, the staff member will have tried alternative forms of corrective action.

Each site will designate the location/person in each building to which a student who has been removed from the class will report. Staff will notify the principal or supervisor when a student has been removed from class. The staff member may request a meeting be promptly held among the staff member, principal or supervisor, and the parent(s)/guardian(s). Staff faced with a disruptive student have the right to establish an enforceable behavior plan for the student with the principal and parent/guardian.
Assaults:

The principal or supervisor will call the police if, in a staff member's opinion, the staff member or students are in immediate danger from assault or if personal or school property is in danger of damage or destruction and site resources are inadequate to handle the situation.

Staff are encouraged to seek all protections they have under the law. In support of staff, the appropriate administrator will attend court with staff seeking a protective order against a person who has threatened them during the performance of their duties.

Other site resources include such assistance as: in-site crisis teams, staff trained in Crisis Prevention Intervention, staff with “Just in Time” training, site security officers, and other site teams that are capable of providing immediate assistance to the staff member.

State law provides for the following:

It is a crime for anyone to:
Insult or abuse staff on campus while the staff member is carrying out his or her duties; create a disturbance on campus or at school activities or meetings; intimidate by threat of force or violence a staff member carrying out his or her duties.

Possession or use of weapons, explosives, firecrackers, or other items capable of producing bodily harm as defined in RCW 9.41 is prohibited. Any item that appears to be a weapon, and is used by the aggressor as a weapon, and the victim believes the item to be a weapon will be considered a weapon. Students in possession of or using any weapons or dangerous devices will be subject to expulsion as specified in law.

A staff member has the right to remove any student who has been found in possession of a weapon if the staff member has reasonable cause to believe that the student's behavior continues to pose a danger or threat of disruption.

Prior to the return of any student who has been removed, suspended, or expelled for a dangerous weapons violation, the District will, in conjunction with affected staff and parent(s)/guardian(s), establish an enforceable behavior plan which must be adhered to as a condition of the student remaining in that staff person's class.

Staff will use their professional judgment when deciding on the appropriate intervention strategy to use upon encountering an altercation between students where weapons are involved, taking into account the safety of students as well as their own safety.
Staff have the right to have a parent/guardian removed or restricted from his/her classroom/work station if the parent/guardian is verbally or physically abusive.

Management will immediately and thoroughly investigate reports and rumors regarding dangerous weapons and take prompt and reasonable action to protect staff and students and their property.

Miscellaneous Provisions:

A staff member will be notified when a student is suspended from his/her class.

When a student has a known, documented history of violent or threatening behavior, or when a student has committed physical assault upon any staff or student, that student’s teachers shall receive notification at least one day in advance of the placement.

No staff member will be required to search a student's person or belongings except to witness a search at the request of the principal or supervisor or designee.

Every site, using the shared decision making model will design and implement a site discipline plan aligned with state/federal laws and District policies and procedures. Components of the successful discipline plan include:

- prevention/intervention and remediation strategies
- site behavioral expectations
- training opportunities for staff
- in-site alternatives to suspensions
- crisis intervention plan

Each site will make available to each student and parents a copy of the site discipline plan. Annually, the staff and administrators at each site will review their site discipline plan and the Student Rights and Responsibilities pamphlet. This will occur within the first 30 days of each school year and will include a review of contract language regarding student discipline. The updated copy will be submitted to FWEA and Human Resources upon completion.

It is the responsibility of the site administrator to insure that staff, students, and parents are working in a safe environment. The site administrator will work with staff to identify and address safety issues associated with staff entering and leaving the building site, being alone in the building, and arrival and departure from site.

All staff working with students outside the building but on campus will have access to a radio.
Training:

Staff will design and conduct at least two (2) open staff meetings a year to address staff-driven building discipline and safety issues. These may be independent meetings developed in conjunction with the building principal.

Staff will not be disciplined for taking action regarding discipline of students when they acted reasonably and in compliance with the law.

Section 9.2 - Inclement Weather and Disasters

When schools are announced as closed on inclement weather days, staff need not report to work that day. When schools are announced as delayed in opening by one (1) or two (2) hours by inclement weather, staff will report to work as soon as safety allows but no later than thirty (30) minutes before the scheduled student arrival time. The staff member will be solely responsible for evaluating the safety of travel conditions on these days.

Early closures - Staff may leave when students are dismissed on days where there are early closures due to inclement weather. If necessary, the building administrator may require some staff to remain in the building until all students have been evacuated.

As soon as possible in the fall, the staff and administrators at each site will review their building emergency plans (i.e., evacuation, fire, earthquake, intruder alert, etc.).

District and building discipline plans, individual behavior plans, emergency procedures, school maps, and exit plans will be made available to substitutes. Additionally, any information necessary to meet the requirements of mainstreaming will be provided.

Disaster Preparedness: In the event of a crisis, the building administrator can require staff to remain on campus to safely supervise students until all have been released to a parent/guardian or authorized adult. Each building must develop a disaster preparedness plan in alignment with District and federal guidelines.

Section 9.3 - Facilities

It will be the right of all certificated staff to have a telephone provided at their place of employment for professional use. Such telephone will be in an area where the teacher can telephone without being observed or monitored by students or outsiders.

Those staff with medically fragile students or with students with a documented history of violent behavior will be provided a means of direct access to outside
emergency support. Such means may include cellular phone, phone in the room, panic button, or other technology as appropriate.

Section 9.4 - ID Badges

District will provide ID badges and replacements at no cost (within reason) for staff members.

Section 9.5 - Technology

The parties believe that technology is a key aspect in promoting learning for the 21st century. Therefore, a District commitment is to provide every staff member access to a computer, a printer, and the software needed to fulfill the responsibilities of their job in order to improve teacher and student learning.

The technology plan of the District will be the determining factor for providing training and support. Staff will have opportunities for input into the annual technology plan review.

Section 9.6 - Instructional Materials Selection

In order to achieve the District Learning Goals, it is necessary to select instructional materials of high quality.

The Superintendent will appoint an Instructional Materials Selection Committee to develop and implement procedures for the selection of the instructional materials consistent with the philosophy of meeting the individual needs of every student insofar as is possible.

A key to effective selection of instructional materials is the extensive involvement of staff in their particular areas of specialization both in subject matter and grade level. To insure involvement and an orderly, coordinated method of selecting instructional materials, the following will be established:

A. An Instructional Materials Selection Committee will be appointed by the Superintendent. Members will be appointed for terms of two (2) years.

B. There will be ten (10) members representing the total instructional staff: the administrator responsible for curriculum (nonvoting), a member of the District Curriculum Council, a librarian, an elementary principal, and a secondary school principal. The Association will submit a list of fifteen (15) names representative of the total teaching staff for the Superintendent's approval of five (5) members.

C. The chair will be the administrator in charge of the curriculum.
D. It will be the duty of the Instructional Materials Selection Committee to recommend to the Superintendent basic instructional materials to be selected for use in the District. Using this information, the Superintendent will make a recommendation to the Board for final adoption.

E. Instructional materials for use on a trial basis, enrichment, temporary use, or to meet special needs may be purchased with the approval of the Superintendent.

F. Members of the Instructional Materials Selection Committee will be provided released time from assigned duties to serve the District.

G. Nothing contained in this provision will be construed to limit the individual teacher’s rights to advice on the relevancy of teaching materials, in accordance with the Academic Freedom provision in the Agreement, providing that such materials are subject to District policy regarding reconsideration of materials.
ARTICLE 10

SPECIALISTS

Section 10.1 - General Provisions

A. Definition.

Specialist shall refer to those certificated staff members referenced in this Article and include Counselors, Librarians, Physical Education (P.E.), Music, Occupational Therapists/Physical Therapists (OT/PT), Speech and Language Pathologists (SLP), School Psychologists, Social Workers, Audiologists, Nurses, Vision Specialists and English Language Learner Teachers (ELL).

B. Confidential Records Storage.

For all specialists who need to collect and retain confidential records, locking file cabinets will be provided.

C. Training.

Representatives of each specialist group will meet annually with the appropriate District Administrator in charge of their job function to determine the nature of training activities that the specialist will participate in during the five (5) scheduled training days.

D. Credit for Required Professional Licensure Training.

Those Educational Staff Associates (ESA) who are required to have state professional licensure in order to obtain or maintain their ESA certificates may use credits or clock hours that satisfy the continuing education requirements of their state licensure for movement on the state-wide salary schedule. A District affidavit (Form I) must be completed and signed verifying the hours completed. The affidavit must be submitted with documentation evidencing such credit or clock hours. See Section 14.1.D for deadlines regarding submission of credit hours.

E. Job Descriptions

Job descriptions will be developed and/or revised as necessary and appropriate for all specialists. Specialists will work with the appropriate District Administrator in charge of their job function to establish job description committees and determine schedules for the committee to meet.
F. **Evaluation**

Standard evaluation form will be used for ESA Specialists until the state requires new evaluation procedures. Nurses and School Counselors will be evaluated using designated forms.

G. **Technology**

Specialist representatives working with the appropriate District Administrator who supervises their job function must identify their reasonable technology needs and submit it to the Information Technology Services (ITS) Administrator. The ITS Administrator will consider specialist technology needs when developing the technology bond request.

H. **Medicaid Reimbursement**

Those specialist positions which generate Medicaid reimbursement funds, will meet with their administrator to determine how the portion of the revenue that the District has determined to flow back to Student Services will be distributed and used. These dollars may not be used to provide additional compensation for staff.

Specialists will be reimbursed for certifications and licensure if required by administration to be eligible to bill Medicaid. Those specialists who are licensed in perspective fields must bill for services for all qualified students on a monthly basis.

I. **District Level Coordination**

Specialists selected for District level coordination will be paid $1,200.00 annually on a supplemental contract.

J. **Departmental Meetings**

Regularly scheduled departmental meetings are encouraged. Specialists and non-traditional groups will work annually with the appropriate District Administrator who supervises their job function to develop a mutually agreeable department meeting schedule. The Agreed upon department meeting schedules will be published and distributed to each school. Specialist will be released as may be necessary from their normal daily assignment to attend department meetings. Specialists and non-traditional groups can provide input to department meeting agendas with the appropriate District Administrators.
Section 10.2 - Specific Provisions

A. Counselors

When staffing counselors, management will take into consideration school enrollment, student demographics, student socio-economics status (SES), number of special programs at a school, and student mobility as caseload factors.

Only staff who hold a valid ESA Counselor certificate may use the job title of counselor. Deans who are not certified as a counselor may not provide individual or family counseling of a personal, psychological or mental health nature.

It is recognized that ESA certified school psychologists and ESA School Social Workers may, by certification and training, be qualified to provide counseling services.

Supplemental Contracts:
Elementary Counselors and Elementary Deans shall receive a supplemental contract for 1 (one) per diem day.

Middle School Counselors shall receive a supplemental contract for 3 (three) per diem days.

High School Counselors shall receive a supplemental contract for 7 (seven) per diem days.

B. Deans

Deans who do not hold an ESA certificate as a Counselor, School Psychologist, or School Social Worker may not provide individual or family counseling services.

Deans may evaluate classified staff, but can not evaluate other FWEA members, even if the Dean holds a valid administrative certificate.

Middle School and High School Deans will receive a supplemental contract of .2 of their base salary. Deans are not eligible for the supplemental contract provided to counselors.

The parties will, at least annually distribute a joint memorandum to all counselors, deans, and administrators that provides information and guidance regarding the scope and limitations to the dean function.
C. **Librarians**

All traditional work-sites shall have a library staffed by a certificated teacher, at a minimum. Any certificated person hired after June 2000 to staff a library will hold, or be working toward, the equivalent of Learning Resource Endorsement. Certification or equivalent course work will be completed within three years of the assignment to their position. The Association and the Human Resources Department will mutually agree upon the course work requirements for the library position.

Library media specialists will meet during the school workday two (2) hours every month for District-wide meetings to coordinate programs.

Administrators will work with Librarians to provide flexibility in library schedules, including library closures to provide opportunity for Librarians to attend their District-wide meetings and manage the required workload.

Extended contract days will be granted to all librarians according to their hours of clerical assistance as follows:

<table>
<thead>
<tr>
<th>Extended Days</th>
<th>Assigned Library Assistance Time</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>0.0 to 2.0 hrs/day</td>
</tr>
<tr>
<td>Elementary</td>
<td>7.5 days</td>
</tr>
<tr>
<td>Secondary</td>
<td>11.0 days</td>
</tr>
</tbody>
</table>

These days shall be paid at the individual's per diem rate.

D. **Physical Education**

All elementary PE teachers hired after September 1, 2003, will have a physical education endorsement or training and experience mutually agreed upon by the association and management or shall meet such requirements within five (5) years of hire. Proof of enrollment in such a program shall be provided within 12 months of hire.

E. **Music**

Each music teacher will be assigned a home school for the purpose of involvement in a learning community, evaluation, and supervision. The assignment will normally be at a school where the teacher is assigned for either the opening of the day or the ending of the day. The teacher and the principal will collaborate on how the teacher can be involved in the school's planning and decision-making process.

The Music Coordinator(s) will continue to receive a stipend in accordance with Appendix H.
F. **English Language Learner (ELL)**

Any certificated staff member who interprets during planning or lunch will be paid from the school operating budget at per diem rate in thirty (30) minute blocks for language interpretation. Duty free lunch is the responsibility of both parties. It is the duty of ELL Specialists to fully implement District adopted core curriculum. Resources for supplemental materials that align with District ELL curriculum will be made available on request. Additional ELL teachers will be hired from general funds based on increased FTE students.

G. **Itinerants**: Occupational Therapists, Physical Therapists, Speech and Language Pathologists, School Psychologists, School Nurses, Teachers of the Vision Impaired, Adapted PE Teachers.

1. **Class lists**: Prior to the start of school, Student Support Services will provide the itinerant with class lists to assist in locating students and planning their schedules.

2. **Supplemental Contracts and Work Year**: Each itinerant shall have a supplemental contract or adjusted work schedule to complete assessments, IEPs, reports, health care plans and other work associated with the opening and closing of school. The number of hours/days will be prorated for part-time staff.
   a) OT/PT – 6 days
   b) SLP – 6 days
   c) APE – See Section 12.2.A.2.
   d) School psychologist – 10 days
   e) Teacher of Vision Impaired – 6 days
   f) Nurses – Adjust school year calendar. The work year calendar will be created prior to the end of the previous school year so that school nurses are able to prepare for the school year in August by completing Section 504 plans, healthcare plans, conduct staff training, contact health care professionals, etc. Student-led conference days are examples of non-student days that could be switched to the summer.

3. **Work/Therapy space.** Confidentiality is a significant aspect of the function of itinerant staff. Reasonable efforts will be made to provide a work environment that supports the need for confidentiality and therapy space for the delivery of all services.

4. **National ESA Certification and Licensure Stipend**
   The district will provide a stipend in the amount of $1,000 per school year prorated by employee FTE for Educational Support Associates (ESAs)
who possess the following recognized national certifications and licensures:

- **Speech Language Pathologists**
  - Certificate of Clinical Competence
  - WA State Licensure
- **School Nurses**
  - National School Nurse Certification
- **Occupational Therapists**
  - National Board for Certification in Occupational Therapy (NBCOT)
- **Physical Therapists**
  - National Physical Therapist Examination (NPTE)
- **Psychologists**
  - National Certification in School Psychology or American Board of Professional Psychology Diplomat

The employee must provide Human Resources with a copy of his/her national certification and licensure (if appropriate) by September 1 in order for the stipend to be paid.

5. **Workload/Caseloads**

**Speech and Language Pathologists**

a) **Workload:** The individual caseload for a speech and language pathologist (SLP) will be 45 compliant IEPs. Membership on a preschool assessment team (PAT) will be equal to .2 of an FTE or 9 compliant IEPs (+-4). Caseload size will be monitored on a monthly basis by the 15th of each month. When an individual SLP’s caseload is more than 4 compliant IEPs over their FTE (definition of “individual overload”), that SLP will bill .75 hours per student over 49 per week for each month they are in “individual overload” over 2 months.

In the event of inequitable caseload sizes among SLPs, prior to the need for the addition of a new position, the SLPs agree to work together to make adjustments as necessary. If the caseload numbers are greater than the agreed-upon caseload size for 1.0 FTE (total FTE serving IEPs times 45), and that excess is equal to 45 IEP students or more for two consecutive monthly service reports, then every effort will be made to add additional FTE SLP. The month will be identified as the 15th of one month to the 15th of the next month.

b) **Caseloads**

<table>
<thead>
<tr>
<th>FTE</th>
<th>Number of students (+-4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
<td>45</td>
</tr>
<tr>
<td>.9</td>
<td>40</td>
</tr>
<tr>
<td>.8</td>
<td>36</td>
</tr>
<tr>
<td>.7</td>
<td>31</td>
</tr>
</tbody>
</table>
Occupational Therapists and Physical Therapists
The caseload for a full-time (1.0 FTE) Occupational or Physical Therapist (OT/PT) is a maximum of 900-950 student service report minutes. This is based on current IEPs.

a) The following factors may impact or require adjustments in assigned caseload:
1. Number of schools (including the travel time and set-up/breakdown time) the therapist is assigned;
2. The available Physical Therapy Assistant (PTA) or Certified Occupational Therapy Assistant (COTA) time to assist the therapist;
3. Assignment to a preschool assessment team (usually considered to be .2 of an assignment);
4. Disability and therapy needs of each student assigned to a therapist’s caseload;
5. School schedules and school calendar;
6. Early and late starting times; six-day rotation schedules of specialists’ time, i.e., library, physical education, music and integrated arts;
7. Preschool students in AM and PM sessions (which will increase travel time) or preschool sessions not scheduled on Fridays;
8. Availability of space in which to work with students at site;
9. Being assigned to both elementary and secondary schools;
10. Legal timelines on special education assessments and paperwork;
11. Staff communication, meeting responsibilities (Evaluation and IEP meetings) and use of technology;
12. Supervision of PTAs or COTAs or clinical affiliating therapy students.

b) Overload occurs when a therapist is assigned more minutes per FTE caseload or when a combination of impacting factors defines a caseload of fewer minutes per FTE (for example, an assignment to more schools adds more travel time).

c) If an overload should occur in a therapist’s caseload the following procedures apply:
1. Inform the Director and meet within own discipline to reallocate students if possible;
2. If reallocation is not possible (creating another overload or logistically impossible), part-time therapists or PTAs and COTAs will be offered the additional time in agreement with State Practice Act;
3. Therapist would be offered the additional load for compensation equal to their per diem (prorated for the additional load);
4. If 1, 2 or 3 are not feasible, hire or contract for a new additional new therapist(s) to assume the overload.

d) Workload and Caseload Equivalencies

<table>
<thead>
<tr>
<th>FTE</th>
<th># of service minutes/week</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
<td>900-950 minutes/week</td>
</tr>
<tr>
<td>0.9</td>
<td>810-860 minutes/week</td>
</tr>
<tr>
<td>0.8</td>
<td>720-770 minutes/week</td>
</tr>
<tr>
<td>0.7</td>
<td>630-680 minutes/week</td>
</tr>
<tr>
<td>0.6</td>
<td>540-590 minutes/week</td>
</tr>
<tr>
<td>0.5</td>
<td>450-500 minutes/week</td>
</tr>
<tr>
<td>0.4</td>
<td>360-410 minutes/week</td>
</tr>
<tr>
<td>0.3</td>
<td>270-320 minutes/week</td>
</tr>
<tr>
<td>0.2</td>
<td>180-230 minutes/week</td>
</tr>
<tr>
<td>0.1</td>
<td>less than 140 minutes/week</td>
</tr>
</tbody>
</table>

Workweek required is 37.5 hours or 2,250 minutes

School Psychologists

a) Workload: Because of the complexities of school psychologist responsibilities and the variability of student evaluations year to year, a school psychologist workload is difficult to define. District is committed to achieving equity with national standards related to workload.

b) School Placements: Each year a group of school psychologists and the director of special education will review school placements and caseloads based upon the following factors:

1. Building Level (Elementary, Middle, High School)
2. Number of students enrolled
3. Number of Special Education Classrooms
4. Other factors that may affect caseload and workload

Teachers of the Vision Impaired

Teachers of the Vision Impaired shall meet annually with the director who supervises their function to review caseloads, staffing needs, work calendar, and determine schedule.
Adapted Physical Education Teachers (APE)

Staff shall meet annually with the director who supervises their function to review caseloads, staffing needs, work calendar, and determine schedule.

School Nurses

Staff shall meet annually with the director who supervises their function to review caseloads, staffing needs, work calendar, and determine schedule.
ARTICLE 11

WAIVERS

Employees and administrators may jointly request that the District and the Association waive specific requirements of this Agreement. Each building in the Federal Way Public Schools has a unique decision-making process. The appropriate process at each site will be used in the determination of participation in a waiver.

A. Such a request must be for the purpose of program improvement.

B. Such a request must include:

1. Reference to the specific provisions of the Agreement requested to be waived;

2. Evidence of both employee and administrator participation in the decision-making process leading up to the request;

3. Decisions to proceed with waiver request will be made by the Association Executive Board;

4. Rationale attesting to the need for the waiver;

5. Timelines (if applicable);

6. Costs (if applicable);

7. Effect of waiver on other areas of the Agreement.

C. The waiver or extension request must be submitted to the Superintendent or designee and the Association concurrently and will be granted only if both the District and the Association agree. Each waiver will be evaluated by the Federal Way Education Association and the Federal Way Public Schools on its merits and in the context of the broader impact it may have.

D. The duration of the waiver may vary according to individual needs, but the duration will not exceed the length of this negotiated agreement.
E. Multi-year waivers:

1. Multi-year waivers may be extended only after the waiver has been evaluated and assessed for success. The evaluation and assessment may be presented in various ways, i.e., checklists, anecdotal records, surveys, etc.

2. Changes in the circumstances of the requesting body for the waiver must also be identified, i.e., changes in participants, changes in staff, changes in the application, etc. The effect of these changes must also be addressed.
ARTICLE 12
SPECIAL EDUCATION AND INCLUSION

Section 12.1 - Inclusion

A. Prior to placing a student with an IEP in a general education classroom for mainstreaming or inclusion purposes, the Evaluation/IEP Team or a member will consult with the teacher of the general education classroom under consideration. The purpose of the consultation will be to ascertain the appropriateness of the proposed placement plan. The consultation should discuss, as a minimum, the effects of the placement on all students, supplies, materials, equipment, and facilities in addition to the academic offerings to be made available. The student’s general education teacher will serve as a member of the Evaluation/IEP Team.

All staff who are directly involved in the education of a special education student will be notified five days in advance of the meeting so that they can arrange a mutually agreeable time to attend that meeting.

If the Evaluation/IEP meeting is scheduled during the school day, the classroom teacher at the elementary level or a designated teacher at the secondary level will be provided class coverage so that he/she can attend the meeting. When meetings are held before or after school hours, staff will be allowed to use a portion of their responsibility contract.

B. When a student who is qualified for special education is placed in the general education classroom and any or all of the IEP is to be delivered by the general classroom teacher, the following conditions will exist:

1. The IEP will be developed with the involvement of the classroom teacher and other professionals.

2. The IEP will specify the accommodations and modifications to be implemented.

3. The IEP will include the methods of monitoring the student's progress in meeting the goals and objectives.

4. Informal consultation with the special education teacher may be scheduled upon request by any team member.

If the student is not progressing as expected/projected on the IEP, the staff member will notify the IEP Case Manager to review the IEP and revise as necessary. The IEP Case Manager will call for an IEP Team meeting to be scheduled as soon as possible.
C. When students transfer from one building to another or from one teacher to another, consultation and transfer of records including the most current IEP and evaluation will occur to fully inform the receiving staff of the student's program, progress, strengths, and weaknesses.

D. When a student who has a health condition which may require health care procedures is placed in any program, classroom staff involved will be informed in writing of any procedures appropriate to the student. If any of the staff responsible for the student's safety believes the procedures cannot be accomplished as outlined, he or she will notify the principal or other responsible administrator.

E. The Association President will appoint members representing all stakeholders including, but not limited to, the following: Psychologist, motor team member, primary special education teacher, secondary special education teacher, SLP, preschool teacher, and general education teacher to the District's Special Education Advisory Committee. This group will meet with administration to make recommendations and identify priorities regarding program implementation.

F. The FWEA will appoint two study groups:

1. A study group will meet with administration during the 2014-15 school year in October, December, February, and April to review special education class sizes and discuss remedies for program numbers that are considered excessive.

2. A study group will meet with administration on a scheduled basis to discuss special education working conditions and make recommendations regarding possible remedies.

Section 12.2 - Special Education Instruction

A. Special Education Staff Responsibilities and Pay

1. Special education staff have a responsibility for remaining current on program requirements.

2. Every full time special education teacher has 8 substitute days (prorated based on FTE) for developing and writing IEPs. If there is a balance of days remaining by the last day of school, a teacher may cash out those days at $200 per day. Timesheets for the remaining days must be turned in no later than the last student day of the year with payment in the August paycheck. A teacher who chooses to take sub days may work at home.

3. Required departmental training will be reimbursed at curriculum rate.
4. Special education teachers and specialists providing services for ESY (extended school year) will be paid per diem.

B. Special Education Staff Scheduling, Resources, and Workspace

1. The Special Education Department will finalize itinerant staff assignments for the beginning of each school year as early as possible, but no later than the last school day in June of the prior school year.

2. Special Education administrators are available to help with maximizing storage and workspace at building sites. Special Education staff will have access to a locking filing cabinet at each work site for storing student files.

3. Every Special Education staff member will have access to a computer that meets District IT standards and requirements and access to a printer.

4. Any Special Education teacher in a self-contained classroom with 5 or more students assigned one-on-one paraeducators for three or more hours per day for more than two weeks will be compensated for an additional 30 minutes per day planning time at per diem.

C. Special Education Model for the Allocation of Paraeducators (MAP).

The parties believe it is in the best interest of students to allocate resources based on student need rather than a label. This focus is a more accurate description of the individual student and the resources which will be required to meet the student’s IEP. Therefore, the Model for the Allocation of Paraeducators (MAP) will determine Paraeducator time.

Paraeducator hours will be calculated on October 1 and February 1. The amount of paraeducator time will be adjusted at the end of these months based on compliant caseloads in accordance with the Model for the Allocation of Paraeducators.

During May or June of each year, the projected amount of certificated and paraeducator time for the subsequent year will be estimated and staffing allocations made.
Compliant caseloads above those indicated in the MAP will generate additional paraeducator hours or converted to Certified FTE proportionately to the MAP allocations. Paraeducator hours above the compliant caseloads will be increased or decreased in whole hour increments.

<table>
<thead>
<tr>
<th>Program</th>
<th>Compliant Caseload</th>
<th>Paraeducator Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>Resource Program – Elementary/Middle School</td>
<td>15 - 30</td>
<td>6</td>
</tr>
<tr>
<td>High School Resource Support Program</td>
<td>13 - 25</td>
<td>6</td>
</tr>
<tr>
<td>Autism-Extended PS</td>
<td>4</td>
<td>2.5</td>
</tr>
<tr>
<td>Preschool</td>
<td>8</td>
<td>2.75</td>
</tr>
<tr>
<td>Integrated Kindergarten</td>
<td>4</td>
<td>6</td>
</tr>
<tr>
<td>SC Mild/Mod Elementary</td>
<td>10</td>
<td>6</td>
</tr>
<tr>
<td>SC Mild/Mod Middle School</td>
<td>15</td>
<td>6</td>
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<td>11</td>
<td>4</td>
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<tr>
<td></td>
<td>9</td>
<td>3</td>
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<tr>
<td>Academic Core Program</td>
<td>18</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td>16</td>
<td>9</td>
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<tr>
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<td>7</td>
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<tr>
<td></td>
<td>10</td>
<td>6</td>
</tr>
<tr>
<td>Social Emotional Behavioral Program</td>
<td>4 – 10</td>
<td>6</td>
</tr>
<tr>
<td>HS Emotional Behavioral Program</td>
<td>8 – 15</td>
<td>6</td>
</tr>
<tr>
<td>Functional Core Program and Employment and Transition Program</td>
<td>10</td>
<td>24</td>
</tr>
<tr>
<td></td>
<td>9</td>
<td>21</td>
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<td></td>
<td>3-5</td>
<td>6</td>
</tr>
<tr>
<td>MERIT</td>
<td>8</td>
<td>6</td>
</tr>
<tr>
<td>DHH</td>
<td>10</td>
<td>6</td>
</tr>
</tbody>
</table>

When appropriate, but at a minimum at trigger points, the distribution of paraeducator hours will be reviewed and adjusted as may be necessary and appropriate by the special education team and administration to meet the needs of all students. Such decisions will take into account IEP minutes, least restrictive environment and safety.
ARTICLE 13

SUBSTITUTE TEACHERS

Section 13.1 - Personnel Files

Substitute staff will be informed of any documents to be placed in their file. Substitutes will be provided a copy of the document. If the document is adverse in nature, Human Resources will afford the substitute the opportunity to provide a rebuttal to the document. In this case, the substitute will have five (5) school days upon receipt of the copy of the document to provide a rebuttal. Human Resources will attach the rebuttal to the document.

Section 13.2 - Voluntary Transfer

Substitutes may apply for vacant positions. Substitutes who have been substituting or employed by the District for three (3) or more years will be considered with internal applicants. Substitutes who have been substituting or employed by the District for less than three (3) years will be considered external applicants.

Section 13.3 - Substitute Calendar Contracted Days

A. After thirty (30) days of substituting during the prior twelve (12) month period, substitutes may attend District-sponsored training programs on a space-available basis. Any fees attached to the training will be paid by the substitute. When the substitute completes the 35 hours of training with Federal Way Public Schools, the rate of pay for a substitute will be at a rate mutually established by the District and the Association. Any training that the substitute elects to participate in must be made during a time period when the substitute is not scheduled to substitute.

B. Substitutes who are called and report to work for a full day who are not then needed will be paid for one-half (1/2) day. Substitutes who are called and report to work for one-half day who are not then needed will be paid for one-quarter (1/4) day. However, if the District can show that it made an attempt to contact the substitute at least two (2) hours prior to the substitute’s scheduled start time but was unsuccessful in reaching the substitute, this provision does not apply.

C. The rate of pay for substitutes will be mutually established as necessary by the District and the Association. Long-term substitutes who are assigned to an area where they are not endorsed, but are eligible to be assigned in under law, will be paid according to the full-time teacher salary schedule. Management will make every effort to assign a long-term substitute who is endorsed in the area that requires a substitute.
D. All substitute staff will be responsible:

1. for the time sheet received from the school building,

2. for insuring that the time sheet reflects the accurate number of hours worked and is signed by the building supervisor,

3. for turning in to Human Resources the time sheet prior to the payroll cut-off date, if pay is desired at the end of the month the hours are worked. All time sheets will be turned in during the pay period in which the hours were worked.

At no time will substitute staff hold time sheets from month to month for stacking purposes.

Time sheets turned in after the payroll cut-off date will be paid on the normal payday of the following month.

Section 13.4 - Substitute Teacher Evaluation

A. Introduction: Substitute teachers may be evaluated during each school year in accordance with the procedures and criteria set forth below. Substitute evaluation will be to increase the effectiveness of the educational program, to collect data for the placement of substitute teachers, to gather information that may affect the contractual employment of the substitute teacher, and to determine retention of substitutes on the District substitute list.

After serving twenty (20) consecutive workdays in the same building and thirty (30) days in the District during the current school year, the substitute may request an evaluation by the principal or designee using the Substitute Teacher Evaluation Form (Form G). It is the substitute’s responsibility to notify the principal that he/she is eligible for evaluation. Any substitute teacher may be evaluated at any time by the building principal or designee.

B. Responsibility for Evaluation: Within each school, the principal will be responsible for the evaluation of substitutes assigned to that school. A substitute assigned to more than one (1) school may be evaluated by the principal of each school. Any principal may designate other certificated staff members to assist in the observation and evaluation process. The evaluation will be signed by the principal. Any additional information used in the evaluation process will be identified by source, event, and time.

C. Evaluation Criteria: When evaluations are conducted, they will be in accordance with the criteria set forth in the Post Observation Conference and Final Evaluation Form attached to this Agreement as Form D.
D. Evaluation Procedure:

1. A substitute who is evaluated will receive a copy of the evaluation from the evaluator or designee within ten (10) school days. The substitute feedback sheet must be included in and attached to any formal evaluation.

2. A copy of any substitute evaluation will be sent to Human Resources within twenty (20) school days following the evaluation.

Within ten (10) school days after the substitute’s receipt of an unsatisfactory evaluation and upon written request of the substitute, a conference will be held between the evaluator and the substitute. The evaluator will discuss those deficiencies indicated on the evaluation form and any recommendations to be made. At the completion of the conference, the evaluator will forward to Human Resources a report of the conference.

Section 13.5 - Staff Development and Training

Substitute teachers will not be responsible for medication, treatment, or equipment that requires special training without that training. It is the substitute’s responsibility to inform the appropriate personnel of their need for assistance.

Section 13.6 - Inclement Weather and Disasters

District and building discipline plans, individual behavior plans, emergency procedures, school maps, and exit plans will be made available to substitutes. Additionally, any information necessary to meet the requirements of mainstreaming will be provided.

Section 13.7 - Salaries, Payment and Compensation

Substitute teachers asked to cover a class during their regular teacher’s planning period will be compensated at 20% of their daily rate.

Section 13.8 - Long-Term Substitute Rate of Pay

Substitutes who work in the same position for twenty (20) consecutive days will be paid their per diem rate of pay based on qualifications and years of service after completion of the twentieth day. If the twenty (20) days are broken by an absence the regular substitute rate of pay applies until twenty (20) consecutive days are completed. Long-term substitute positions that are pre-arranged and that begin the first day of the school year will be paid the per diem rate of pay from the first day in the position.
ARTICLE 14

SALARIES, PAYMENT AND STIPENDS

Section 14.1 - Salaries

A. The salary schedule for the District will be the State Allocation Model. The schedule will be adjusted whenever the Legislature provides an increase to the State Allocation Model. In the event the Legislature modifies the criteria for placement on the State Allocation Model in a manner that has a negative impact on staff or the District, the parties will meet to determine if the State Allocation Model will continue to be used as the District salary schedule. The current salary schedule is found in Appendix H.

B. Academic credits, clock hours, and experience recognized on the State Allocation Model will be credited for initial placement and subsequent movement on the salary schedule.

C. Experience credit will be allowed for verified professional work for nurses, SLPs, OT/PTs, MSWs, and any other hard-to-fill positions agreed to by the parties. The experience credit will be computed in the same manner as teaching experience. Payments made under this paragraph will be through a supplemental incentive contract for the purpose of hiring and retaining specialists in hard-to-fill positions.

D. Incremental Movement - Earned increments will be credited as of September 1 of each school year. Credit and clock hour documentation provided to the District by October 25th each year will be credited for salary schedule movement for that year. The criteria for earning credits and clock hours is as follows in section E, below.

E. The Legislature adopted several restrictions on the type of clock hours and credits that may be used for placement on the Salary Allocation Model. In an effort to minimize the paperwork and intrusion in professional growth decisions of certificated staff, the parties agree to the following process for approval and record keeping:

1. The Credit/Clock Hour Approval Form (Form H) will be completed by the staff member and submitted to the staff member’s principal or supervisor for approval.

   a. Any class or program other than one offered by the ESD, WEA, Federal Way School District, or an education credit hour course from a college or university that is required for an endorsement, advanced levels of certification, or current assignment should be submitted for approval in advance of the first session of the class or clock hour program. Failure to
get prior approval may result in the denial of approval for salary schedule placement.

b. Any clock hour or credit hour course offered by the ESD, WEA, Federal Way School District, or an education credit hour course from a college or university is approved for the purpose of placement on the salary schedule.

c. The form for a class or clock hour program offered by the ESD, WEA, Federal Way School District, or an education credit hour course from a college or university will be submitted on completion with the necessary verification of attendance and transcript. Employees will identify the criteria [of the six (6) choices on the form] to which the class or clock hour program relates. It is important to do this carefully. It is a violation of the Code of Professional Conduct to knowingly misrepresent the relationship of the course to the criteria.

2. Clock hour or credit hour courses offered by institutions other than the District, ESD, or WEA will be received by the principal or supervisor and approval will be granted if the course meets any one (1) of the six (6) criteria identified in the attached form.

3. Disputes over the appropriateness of the credit or clock hour course will be resolved by the Assistant Superintendent for Human Resources with input from the Staff Development Advisory Committee. Unresolved disputes may be grieved.

4. Completed forms will be submitted to Human Resources for inclusion in the employee’s personnel file.

5. Acceptance of Transcripts/Clock Hours for Salary Movement:

   a. Is consistent with the School District’s strategic plan for improving student learning;

   b. Is consistent with school-based plans for improving student learning for the school in which the individual is assigned;

   c. Pertains to the individual’s current assignment or expected assignment for the following school year;

   d. Is necessary for obtaining an endorsement as prescribed by the State Board of Education;

   e. Is specifically required for obtaining advanced levels of certification;
f. Is included in a college or university degree program that pertains to the individual's current assignment or potential future assignment.

g. Effective September 1, 2014, the District’s clock hour processing fees are eliminated.

F. Official records for placement or movement on the salary schedule must be received by Human Resources by October 25th for final placement for the current school year. When official transcripts are submitted to Human Resources pay will be adjusted retroactively to the first day of work according to the following schedule:

- If submitted by August 1st, reflected in the September 30th paycheck.
- If submitted by October 5th, reflected in the October 31st paycheck.
- If submitted by October 25th, reflected in the November 30th paycheck.

New Staff hired prior to the first day of the school year will be placed at BA+0 on the salary schedule until official documents are received in Human Resources. Official documents must be received by Human Resources no later than December 1st for final placement for the current school year. When official transcripts are submitted to Human Resources pay will be adjusted retroactively to the first day of work according to the following schedule:

- If submitted by October 5th, reflected on the October 31st paycheck.
- If submitted by November 5th, reflected in the November 30th paycheck.
- If submitted by December 1st, reflected in the December 31st paycheck.

Staff hired after the first day of the school year will have thirty (30) days to provide official documentation.

G. For purposes of computing per diem rates for extended contracts, the annual salary from the staff member's placement on the salary schedule will be divided by the number of days in the base contract to determine the daily rate of pay.

H. For the 2014-2015 school year TRI compensation is increased by 2.25%. For the 2015-2016 and 2016-2017 school years TRI compensation will be determined by the market compensation formula or 2.00% increases, whichever is higher, subject to levy parameters established within the market compensation model.

If the Washington State Legislature moves to implement the recommendations of the Technical Work Group or substantially modify salary allocations, the contract will be re-opened on a limited basis to bargain compensation.

Hourly rates of pay are modified as follows:

Summer School Teachers - $25.00 or per diem, whichever is higher.
Professional and Curriculum Rate - $28.56. This rate of pay is for activities such as training, district meetings, and curriculum design work.

Per diem rates are paid when educators are providing instruction.

Teachers who participate in non-stipended committee work will timesheet one hour of prep time for each day missed in the classroom.

Section 14.2 - Health Care Insurance

A. Health Care Insurance Contribution Agreement

The Board will provide the state insurance benefit allocation per full-time employee, less carve-out plus $59.00 per FTE per month.

Monies not spent by staff toward health care benefits will go into a benefit pool to be accessed by those staff insuring themselves and family member(s).

B. To the extent required, all staff must have coverage under the agreed-on vision and dental plans.

C. The parties agree to jointly sponsor benefits explanation and financial planning seminars for staff as needed.

D. The parties recognize that the implementation of ESSB5940 requires that the District make progress towards a benefit pool that distributes dollars different, with the legislative goal of achieving out-of-pocket payments for employees selecting full family coverage that is no greater than three times that of employees selecting individual coverage within the same medical plan. Consequently a new pooling program will be implemented in 2014-2015 (October 31 for November 1 coverage), that will make progress towards this legislative goal. To the extent possible (given increasing premiums, no additional state support for health care costs, and the impacts of open enrollment), a modest shift in pooling dollars (from employee only to full family) will occur.

Section 14.3 - Payment

A. Staff will be paid one-twelfth (1/12) of their total salary on the last business day of each month.

B. On written request, net compensation owed to a staff member who is separating from the District will be paid at the next scheduled pay period, providing the staff member has received clearance from his/her supervisor that he/she has completed all required duties up to the time of his/her separation and turned in required reports, keys, teacher manuals, curriculum guides, and related items.
C. New staff hired prior to August 15 and who are scheduled to work at least five (5) days before September 1 will be provided an interim paycheck equal to five (5) day’s pay on the last workday of August upon submission of a verification that they have worked signed by their principal/supervisor. The paycheck may be picked up at the ESC. This paycheck will be based on the base salary.

D. The Board reserves the right to withhold money due the employee for overpayment because of either miscalculation of salary or for lack of performance of required responsibilities for which paid leave was not granted.

E. Individual staff will be eligible for reimbursement each year for supplies, materials, equipment, peripherals, and activities they have purchased or selected during the current year in support of their assignment. For the 2014-2015 school year the amount shall be $220.00 for each full-time employee. Less than full-time employees are eligible for a pro-rata reimbursement.

Requests for reimbursement need to be submitted no later than June 30 of the current year. Requests received after June 30 will be charged to the staff member’s account for the next school year.

Individual staff may elect to receive their reimbursement(s) through payroll. Such election must be made by June 30 and will be paid on the August 31 paycheck. Elections must be made annually. If no election is made, the individual staff member will be eligible for reimbursement only.

Equipment and peripheral purchases become the property of the District and as such must be supportable by the I.T. department. Check with I.T. before making such purchases. Reimbursement dollars may not be used for tuition or coursework expenses, or for the cost of renewing certificates or licenses. Reimbursement dollars may not be used for cell phone purchases or for data plans associated with a cell phone, computers, notebooks, or tablets. Reimbursement dollars may not be used to purchase apps for phones or tablets unless such apps can be used for classroom instruction purposes and the app has been approved by the instructional materials committee for use in the classroom. Reimbursement dollars may be used to purchase basic classroom furnishings such as tables, chairs, desks, and filing cabinets if approval was given by Human Resources in advance of the actual purchase.

Should you have any question whether an item or activity is an allowable reimbursement expense you should check with Human Resources before making the purchase to avoid the possibility of the expense not being approved for reimbursement.

F. If a substitute is declared unavailable by the Human Resources substitute calling desk, and other appropriate certificated employees are required to cover classes
for the day, the school will receive an allowance equal to the cost of hiring a substitute (current equivalent $125).

Each site will decide how to distribute this money within the building.

In order to receive the substitute pay allowance, the following criteria must be met:

1) The absence must be reported (entering an opening as no substitute required, will exclude the school from receiving the substitute allowance for the day).
2) A job number must be assigned.
3) The substitute calling desk must declare that the position is unfilled within one hour of start time for the school.

Section 14.4 - Required Payroll Deductions

All salaries are subject to payroll deductions for:

1. State Teachers or State Employment Retirement Systems
2. Federal Income Tax
3. FICA / Medicare
4. State industrial, medical, and disability pensions
5. Any other state or federal mandatory payroll deduction
6. Leave without pay will be computed at per diem based on the staff member's annual salary for each day the staff member is not at work.

Section 14.5 - Authorized Automatic Payroll Deductions

The following monthly deductions may be made if authorized by the staff member:

1. Additional Federal Income Tax
2. Insurance programs approved by the Board in which the staff member participates
3. Tax-sheltered annuities approved by the Board
4. Payments to Washington School Employees Credit Union
5. United Way
Section 14.6 - Stipends

A. Stipend Compensation System

After the conclusion of a two-year pilot period (2009-2011) the parties agreed to adopt the stipend compensation model as defined in the following sections.

B. Stipends Related to District Programs and Objectives

1. Co-Curricular

   a. These stipends recognize the student contact required outside of the school day for certain classes offered by the District. These classes include debate, drama, student leadership, journalism (newspaper and yearbook) and music. An employee must be responsible for the related class in order to be assigned the co-curricular stipend. (If no class is offered, these activities may be compensated through the flexible stipend allocations.) Payment of the stipend is for the minimum number of performances or events specified on the co-curricular table.

   b. A performance or event is defined as an activity that occurs outside of the school day. An event may be in the form of a concert, performance, competition, or publication.

   c. An employee and administrator may agree to perform a greater number of events than specified on the co-curricular schedule, but no additional stipend compensation is provided. An employee and administrator may agree to do fewer events and receive a pro-rated stipend.

2. Leadership

   Leadership stipends are assigned by the building principal for specific assistance with leadership. Examples include School Leadership Teams, grade level or vertical team leaders, and school improvement plan leaders. These are annual assignments, currently compensated at $2,000 and cannot be broken into multiple pieces or combined.

3. Department

   There are certain aspects of departments that are logistical in nature. Ordering supplies and managing department textbooks are examples of the
type of work to be compensated in $250 units. While the units are constant, they can be combined in different ways to meet the needs of different departments. The total units awarded by the administrator cannot exceed the school’s allocation.

For elementary schools the department head stipend is for elementary safety patrol. For K-8 schools, the department head stipends are for safety patrol and science lab management. For secondary schools, at least one of these department head units must be used for chemical hygiene and eyewash and shower wash management.

C. Stipends Related to School Programs and Objectives

1. Flexible and Intramural

Stipend units are set at $250. Based on the decision of the School Stipend Committee, multiple units may be awarded to support a specific activity. Intramurals are to be offered and funded through this allocation.

2. Allocation of Flexible and Intramural Stipends

a. Each School Stipend Committee (SSC) will consist of one (1) building principal/designee and two (2) employees designated by the Association. The School Stipend Committee (SSC) will allocate the school’s budgeted allocation in units of $250. The SSC will make a determination of how many units will be awarded for each activity at the school. There is no limit to the number of units that may be assigned to an activity.

b. The SSC will make the determination based on the responsibility and commitment required of the individual assigned to the activity. While the time required for the assignment may be considered, there is no intent to award these stipends based on an hourly rate of pay. Units may not be divided into fractions of units, i.e., the stipend must be a multiple of $250.

c. School Stipend Committee Process

i. The SSC will establish a timeline for proposals and applications and notify employees of the process. The communications will encourage all interested employees to participate.

ii. Proposals for new positions/activities/clubs will include: purpose, anticipated number of students involved, and frequency of meetings/functions.

iii. The SSC will review new proposals and previously funded activities and determine the positions and units that will be funded for the school year.
iv. Employees will be notified of the positions that will be funded and given an opportunity to express interest before administration determines who will be assigned to each position.

v. The SSC is responsible for fully allocating the school allocation. At the end of the year, any unspent funds will be returned to the District.

d. Compensation for Stipends

Compensation for stipends will be consistent with the tables that are part of this agreement (District and School Stipends and Co-Curricular tables). Benefits no longer need to be backed out of the stipend allocations provided in the school operating budget. Stipends of $250 or less will be paid at the conclusion of the activity. Stipends greater than $250 will be paid in equal increments or at the conclusion of the activity.

e. Event Supervision

For school events that require additional adult supervision/chaperones (for example, dances, sporting events, concerts, walk-a-thons), $50 per event is provided as compensation through a timesheet. The principal or designee assigns event supervisors.
ARTICLE 15
LEAVES

Section 15.1 - Wellness

It is the belief of the parties that leaves are necessary for the health and well-being of staff and their families. Therefore, if staff welfare is addressed, then staff will be better prepared to continue the quality education of students.

Section 15.2 - Leaves With Pay

General provisions and definitions:

1. With the exception of wellness leave, paid leaves are not accumulative year to year.

2. Leaves for part-time staff will be prorated. Part-time staff are staff who work less than one hundred eighty (180) working days, or one who is employed for one hundred eighty (180) or more working days that are less than full time.

3. A “day” of absence will be defined as the length of the working day in the case of full-time staff, or the number of assigned daily hours in the case of part-time staff.

4. Notice of a pending absence will be provided as early as possible to assist in providing coverage.

A. Court Action

When called by a court, a staff member will be reimbursed at his/her regular rate of pay for up to fifteen (15) days for time lost. When a staff member is subpoenaed to appear in court on behalf of the District, the District will pay to the staff member that staff member’s per diem pay for each full day spent in court when such court appearance occurs on a non-contracted workday. Any pay, not to include mileage or reimbursed expenses, drawn by a staff member from the court as a result of being subpoenaed will be paid to the District.

The provisions above will not apply and will be considered leave without pay when a staff member appears as the plaintiff, claimant, or defendant on the staff member’s own behalf or in any action or proceeding in which the District or its agents are a party unless said employee is subpoenaed by the District.
B. **Jury Duty**

Staff will be allowed to serve on jury duty when summoned to perform such services. The employee will receive his/her regular rate of pay for jury service. Any compensation received for such service, not to include mileage, up to an amount equal to his/her regular pay, will be surrendered to the District.

C. **Bereavement**

Staff will receive up to five (5) days of leave for bereavement caused by the death of family or household members, students, former students, colleagues, or friends. The staff member will coordinate the absence with their principal or supervisor.

D. **Wellness Leave**

The Board will provide each full time staff member twelve (12) days of wellness leave per contract year. Wellness leave is intended to be utilized for personal and family illness, medical and legal appointments, emergencies, and the occasional personal or family event that cannot be scheduled outside of the workday. Such use of wellness will be at the discretion of the employee and the employee’s professional judgment recognizing the necessity of maintaining the educational program and the limited resources of substitute coverage.

*Wellness leave shall not be used for: annual vacations, shortening the work week, pursuing advanced degrees, internships, activities or responsibilities related to an outside business, other employment, or to extend a holiday.*

The District may limit prearranged wellness leave to thirty-five (35) employees on a specific day. Prearranged wellness leave may not be taken during: the first five (5) days of school, last five (5) days of school, Student Led Conference (SLC) days, waiver days and the day before and after Thanksgiving, winter break, Presidents’ Day/midwinter break, spring break, Memorial Day, and any other days agreed to through the labor-management process. Employees taking wellness leave during these excluded days will be subject to discipline which at a minimum shall include two (2) days wellness leave deducted from their wellness leave balance for each day utilized. An employee may petition Human Resources and provide documentation demonstrating why the wellness leave was unavoidable and, if approved, have only one (1) day deducted. Denial of the appeal will not be subject to grievance appeal.

Prior to scheduling extended wellness leave (in excess of four (4) consecutive days) the employee will meet with the employee’s supervisor at least two (2) weeks in advance and evaluate the availability of substitute coverage, lesson
plans for the substitute, impact on the school, and any communications with parents or colleagues that might be necessary.

Employees who exhibit a pattern of leave use that appears to violate the intended purpose of wellness leave may be asked by the District to explain leave previously taken and/or be required to document subsequent use, and may have other restrictions placed on utilization of wellness leave.

The District and the Association will periodically report to employees the number of days being utilized and the availability of substitutes.

The Association and the District will continue to monitor the wellness leave program and make adjustments as needed to maintain the viability of the program.

Leave not taken during the year will be accumulated from year to year up to 180 days. Any staff who accumulates more than 180 days of wellness leave may participate in the annual leave cash out program to the extent allowed by law.

Wellness leave will be transferred to other districts as sick leave, and sick leave transferred to the District will be accounted for as wellness leave. Wellness leave is eligible for cash-out at retirement to the extent allowed by law.

A staff member unable to return to work by the end of the school year must advise Human Resources prior to June 1. The staff member may, at that time, request a leave of absence without pay or continue on paid leave status if wellness or shared leave is available and necessary for all or part of the next school year. In either case, the staff member should communicate with Human Resources to insure that the needs of the staff member, school, and District are met.

The provisions of Section 15.2 for paid leave will apply to substitute staff while in a position of continuous service for twenty-one (21) or more days, excluding wellness leave.

E. Military Leave

Any employee who is a member of the Washington National Guard or of the Army, Navy, Air Force, Coast Guard, or Marine Corps Reserve of the United States or of any organized reserve or armed forces of the United States shall be entitled to and shall be granted military leave of absence for a period not exceeding the time period specified by RCW 38.40.060, during each year beginning October 1st and ending the following September 30th and under the following conditions:
1. The employee has given prior notification to his/her immediate supervisor of the date he/she is to report for military duty.

2. The employee provides a signed copy of orders requiring his/her participation in military duty to the Human Resources department prior to leaving, or, when this is not possible, within five (5) days of returning to work.

3. The military leave of absence is needed so that the employee may report for active duty when called, or take part in active training duty in such a manner and at such time as he/she may be ordered to active duty or active training duty.

Such absence shall be in addition to any vacation or illness and injury absence benefits to which the employee is entitled, if the employee is required to report during his/her regular work assignment.

F. Attendance at Professional Meetings, Institutes, and Conferences

Leave for staff to attend professional meetings, institutes, and conferences will be at the discretion of the Superintendent or designee. When a staff member is authorized by the Superintendent or his/her designee to officially represent the District at such meetings, reimbursement for travel expenses will be in accordance with Board procedures.

G. Project Leave

When management determines the need for staff to undertake a project requiring research, formal study, or project implementation; management will grant project leave to staff. While on project leave, staff will:

1. receive full benefits

2. receive full salary, including supplemental contract opportunity

3. earn seniority

Human Resources will announce the need and encourage staff to apply. Staff returning from project leave will return to a similar position. Independent of a District announcement of a project, staff may submit project proposals to the appropriate administrator.

H. Association Absence

Fifty (50) days leave per year will be granted staff for conducting Association business. The fifty (50) days may be used in any combination. These days will be
reimbursed to the District at the base substitute rate of pay. Leave will be granted at the request of the Association President. The Association may be allowed additional leave at the discretion of the Superintendent.

When an Association representative(s) attends a meeting scheduled during the workday by the District, the Association will not be charged for the release time.

The parties have a commitment to continue a collaborative process of meeting the interests and resolving issues and problems identified by the parties. The specific process will be mutually agreed to and sufficient resources will be provided by both parties to jointly plan, provide training, and facilitate the process. Association representatives to collaborative teams will receive release time to participate in joint meetings.

Section 15.3 - Leave Sharing

A. Eligibility

Staff members will be eligible to receive shared leave if the staff member suffers from, or has a relative or household member suffering from, an extraordinary or severe illness, injury, impairment, or physical or mental condition which prevents the staff member from working and causes great economic and emotional distress to the staff member and his or her family and has caused, or is likely to cause, the staff member to take leave without pay or terminate his or her employment.

1. A staff member may use up to a maximum of one hundred eighty (180) days of shared leave.

2. To be eligible for shared leave, the staff member's job must be one which provides wellness leave. All forms of paid leave available for use by the recipient must be used prior to using shared leave. Staff eligible for long-term disability payments need to apply for that benefit in the case of individual disability. Access to shared leave will cease when the staff member becomes eligible for long-term disability benefits. To be eligible for shared leave, the staff member needs to have sought and is not eligible for workmen's compensation payments.

3. The staff member’s absence and the use of leave sharing is justified.

B. Donation of Wellness Leave

A staff member may donate wellness leave if he or she has accrued more than sixty (60) days of wellness leave, has not donated more than six (6) days of wellness leave during the prior twelve (12) months, and the donation will not result in his or her wellness leave account going below sixty (60) days. All
donated wellness leave must be given voluntarily. No staff member will be coerced, threatened, intimidated, or financially induced into donating wellness leave. Donation of days will not affect wellness leave cash-out unless the donor's total available days fall below one hundred-eighty (180) days.

C. Determination of Eligibility

The staff member will notify Human Resources as soon as he/she has determined that there may be a need to access the leave-sharing program. The notification will be made no later than five (5) days prior to the staff member exhausting available paid leave. Exceptions to the notice requirement will be made on a case-by-case basis.

1. Prior to approval or disapproval, the District will require the staff member to submit documentation from a licensed physician or other authorized health care practitioner verifying the severe or extraordinary nature and expected duration of the condition. "Extraordinary or severe" means serious, extreme, or life threatening.

2. Once documentation has been received by Human Resources, a determination will be made as to whether the condition fits the eligibility guidelines. If Human Resources determines that the staff member is eligible to receive leave sharing, donations may then be requested from other staff members by the Association. Offers of donation submitted on the Wellness Leave/Vacation Leave Transfer Form (Form #113) will be forwarded to Human Resources for confirmation of the donor's eligibility to donate sick leave. Leave sharing will become effective on the date the Wellness Leave/Vacation Leave Transfer Form is approved by Human Resources.

3. One (1) hour of donated leave equals one (1) hour of paid leave for the recipient. Donated hours will be deducted from the donor's wellness leave balance. In the event that there is unused donated leave, it will be returned to donors on a prorated basis.

Normally when being used by the recipient, donated hours would be used on consecutive workdays. In dealing with situations for which shared leave is available but which do not fit normal expectations, Human Resources will work with the staff member to arrange a schedule of leave that meets the intent of shared leave.

Section 15.4 - Leave Without Pay

A. A staff member who has completed a year of service with the District may request one (1) year of leave without pay by submitting a written request to Human Resources. Upon the recommendation of the Superintendent and with the concurrence of the Board, the leave without pay may be granted.
Applications will be submitted prior to April 15 for leaves beginning in the next year. The decision will be made within thirty (30) days of submission to Human Resources.

Some important information to remember is that when a staff member takes leave without pay, it reduces pay on the next month's check, it reduces money that goes into retirement, if under 144 days are worked in the school year it reduces health benefits and movement on the salary schedule, it affects continuity with students as well as working relationships.

B. A staff member may request a leave of more than thirty (30) days but less than a year by submitting a written request to their principal who will forward the request with his/her recommendation to Human Resources for a decision. These requests will be submitted thirty (30) days in advance of the need to take the leave, emergencies excepted. The decision will be made within fourteen (14) days of submission to Human Resources.

C. A staff member may request a leave of less than thirty (30) days by submitting a written request to his/her principal who will forward the staff member’s request with the principal’s recommendation to Human Resources for a decision. These requests will be submitted two (2) weeks in advance of the need to take the leave, emergencies excepted. The decision will be as soon as possible.

D. A staff member may request only one (1) leave without pay each year.

E. Approved reasons for granting leaves are:

1. Study (related to the assignment of the staff member, the Building Learning Plan, the goals of the District, or essential learning requirements)
2. Parental
3. Required military service
4. Exchange teaching assignment as approved in advance by Human Resources.
5. Foreign teaching for the U.S. Government
6. Service in the Peace Corps or VISTA
7. A teaching or professional experience which will enhance the building, program, or District goals
8. Health or hardship. Leaves due to health are typically covered by the Family Medical Leave Act.
9. Such other purposes determined by the Board to be in the best interests of the District.

10. Legislative or other elected official responsibilities

11. Emergency/Extenuating Circumstances (For example: to attend the graduation of an immediate family member)

F. Requests for extensions will be in writing, addressed to Human Resources, and received not later than April 15.

G. Staff on unpaid leave may request to substitute for the District. Authorization to substitute for the District will be decided on a case-by-case basis.

H. A staff member must notify Human Resources prior to April 15 of his/her intent to return.

A staff member returning from a leave of one (1) year or less will be returned to the position held prior to going on leave. If the position no longer exists, the staff member will be placed in the same school (or program). Staff members returning from more than one (1) year of leave will be placed by Human Resources in a vacancy for which they are qualified when a position becomes available. Placement will be in accordance with the assignment and transfer provisions of this Agreement. If either an enrollment-driven involuntary transfer or a financially-driven reduction in force is in effect at the time the staff member plans to return to the District, the staff member will be subject to the terms and conditions of the involuntary transfer or reduction in force provisions of this Agreement as if he/she were not on leave.

I. The staff member’s position on the salary schedule will be maintained.

J. If requested, the District will provide the Association with the name, position, building assignment, and duration of leave for all staff on approved leave.

K. Staff on leave without pay may choose to pay their total insurance premiums in order to continue their insurance coverage. The Board will pay for the insurance of a staff member using the 12 (twelve) weeks of family leave.

L. A staff member on leave without pay does not accumulate additional wellness leave, but does not lose accumulated leaves.

M. Exceptions to the rules and procedures for obtaining leaves may be requested of Human Resources.
N. In order to recognize longevity in the District, special leaves without pay will be granted to teachers in good standing.

1. Staff with 15 to 19 years of service to the District will be granted one leave without pay for up to three (3) days.

2. Staff with 20 to 24 years of service to the District will be granted one leave without pay for up to four (4) days.

3. Staff with 25 or more years of service to the District will be granted one leave without pay for up to five (5) days.

Longevity leave will be subject to the following:

a) Staff on a plan of improvement or probation will not be eligible for longevity leave.

b) Longevity leave days must be used consecutively.

c) Longevity leave may be taken only once during the 15-19 year service category and only once during the 20-24 year service category.

d) Staff with 25 or more years of service to the District may take longevity leave once during each 5-year service interval beyond 25 years.

e) Longevity leave may not be used to extend holidays, breaks, or during the first and last five (5) student days.

Section 15.5 - Family and Medical Leave Act

A. An eligible staff member will be entitled to twelve (12) work weeks of uncompensated leave during any twelve (12) month period measured backward from the date leave is first used. The twelve (12) week entitlement will include weeks within which a holiday occurs but will not include periods of time for which the District’s activities have temporarily ceased and staff members are not expected to report for work for one (1) or more weeks (i.e., winter, spring or summer break).

B. Family and Medical Leave Act (FMLA) leave may be taken:

1. For incapacity due to pregnancy, prenatal medical care or childbirth;
2. To care for the employee’s child after birth, or placement for adoption or foster care;
3. To care for the employee’s spouse, son or daughter, or parent, who has a serious health condition; or
4. For a serious health condition that makes the employee unable to perform the employee’s job.

5. Military Family Leave Entitlements
   a. Employees with a spouse, son, daughter, or parent who is on covered active duty or call to covered active duty status.
   b. Employees can take up to 26 weeks of leave to care for a covered servicemember who is a current member of the Armed Forces, including a member of the National Guard or Reserves, who is undergoing medical treatment, recuperation or therapy, is otherwise in outpatient status, or is otherwise on the temporary disability retired list, for a serious injury or illness or a veteran who was discharged or released under conditions other than dishonorable at any time during the five-year period prior to the first date the eligible employee takes FMLA leave to care for the covered veteran, and who is undergoing medical treatment, recuperation, or therapy for a serious injury or illness.

C. An eligible staff member must first exhaust accrued wellness leave, provided under the Agreement. The twelve (12) weeks of leave entitlement will include and count such time used for other leaves.

D. Childbirth and adoption/foster care leave must be completed before the end of the twelve (12) month period beginning on the date of the birth or placement of the son or daughter.

E. FMLA/Maternity Shared Leave.

   Individuals requesting maternity leave can utilize twelve (12) weeks of FMLA concurrent with six (6) weeks of disability leave and can use any accumulated leave up to twelve (12) weeks at full pay depending upon the individual's leave balance, barring extenuating circumstances. All leave would be concurrent.

F. Leave requested must normally be taken on a consecutive basis. However, intermittent or reduced hours of leave may be available under certain conditions. When a request for intermittent leave or a reduced-hour schedule is foreseeable based on planned medical treatment, Human Resources may require the staff member to transfer temporarily to an available alternative position offered by the District for which the staff member is qualified and which has equivalent pay and benefits and better accommodates recurring periods of leave.

G. When staff members request family care or personal disability leave that is foreseeable based on planned medical treatment and such leave would be for greater than twenty (20) percent of the total number of working days for the period during which the leave would extend, Human Resources may require that such staff member elect to either:
1. Take leave for periods of a particular duration, not to exceed the duration of the planned medical treatment; or

2. Transfer temporarily to an available alternative position offered by Human Resources for which the staff member is qualified and which has equivalent pay and benefits and better accommodates recurring periods of leave.

If the staff member elected to take leave for periods of a particular duration rather than accept the transfer, the entire period of leave taken will count as FMLA leave.

H. Foreseeable Leave Notice – Employees must provide 30 days advance notice of the need to take FMLA leave when the need is foreseeable. When 30 days notice is not possible, the employee must provide notice as soon as practicable and must comply with the District’s normal procedures when reporting absences.

I. Upon a request for leave under FMLA, Human Resources will require confirmation from the staff or family member’s health care provider in accordance with state and federal law. Human Resources may obtain the opinion of a second health care provider, at District expense, regarding any of this information. If the opinions of the health care providers differ on any matter determinative of the staff member’s eligibility for leave, a third provider, selected or approved jointly by Human Resources and the staff member and paid for by the District, will be consulted and that provider’s opinion will be conclusive.

J. During the term of any leave provided by this section, the District will continue coverage of the staff member’s group health plan as though the staff member were not on leave. During any uncompensated leave, the staff member will remain responsible for any amount usually contributed by the staff member to the health plan premium.

The staff member will be required to reimburse the District all premiums paid by the District to maintain coverage for the staff member during the period of the leave if the staff member fails to return from leave upon the previously-agreed date for a reason other than the continuation, recurrence, or onset of a serious health condition entitling the staff member to family care or personal care or other circumstances beyond the staff member’s control.

K. Restoration to Position

1. A staff member who takes leave provided by this section will be restored to the same position held by the staff member when the leave commenced or to an equivalent position with equivalent pay, benefits, and other terms and conditions of employment. If the staff member’s position has been eliminated, appropriate contractual procedures for in-building assignment, involuntary transfer or reduction in force will be followed.
2. Staff members returning from personal disability leave are required to obtain a job-related “fitness for duty” certificate from a medical provider before being reinstated.

L. The following special rules apply to leave requested under this policy by a staff member employed principally in an instructional capacity:

1. If the staff member begins any leave under this policy more than five (5) weeks before the end of an academic term, the District may require the staff member to continue the leave to the end of the term if the leave is of at least three (3) weeks' duration and the return to employment would occur during the three (3) week period before the end of the term.

2. If the staff member begins childbirth, adoption/foster care, or family care leave less than five (5) weeks before the end of an academic term, Human Resources may require the staff member to continue the leave until the end of the term if the leave is of greater than two (2) weeks' duration and the return to employment would occur during the two (2) week period before the end of the term.

3. If the staff member begins childbirth, adoption/foster care, or family care leave less than three (3) weeks before the end of an academic term, Human Resources may require the staff member to continue the leave until the end of the term if the duration of the leave is greater than five (5) working days.

   If an instructional staff member is required to continue the leave until the end of the term, only the portion of the leave before the staff member is ready and able to return to work will be charged against the staff member’s FMLA leave entitlement. For the purposes of this section, the District will not be considered having more than two (2) academic terms per school year.

M. In any case where a husband and wife are employed by the District, the aggregate number of work weeks provided to both staff members for childbirth leave, adoption/foster care leave, and family care leave taken to care for a sick parent or child will be limited to twelve (12) work weeks during any twelve (12) month period.

N. As used in this section the following terms will have the following meanings:

1. “Son or daughter” means a biological, adopted, foster child, a stepchild, a legal ward, or a child of a person standing in the place of a parent who is under eighteen (18) years of age or is eighteen (18) years of age or older and incapable of self-care because of a mental or physical disability.
2. “Eligible staff member” means a staff member who has been employed for at least one (1) year and who has completed at least one thousand, two hundred and fifty (1,250) hours of service during the twelve (12) months immediately before the leave is requested. A staff member is presumed to have worked 1,250 hours if the staff member has been employed for at least (12) months by the District (full-time teachers).

3. “Serious health condition” means an illness, injury, impairment, or physical or mental condition that involves:

   a) Inpatient care in a hospital, hospice, or residential medical care facility, including any period of incapacity or subsequent treatment in connection with such inpatient care; or

   b) Continuing treatment by a health care provider. Such continuing treatment necessarily includes one (1) or more of the following:

      • A period of incapacity of more than three (3) consecutive calendar days that also involves treatment two (2) or more times by a health care provider or treatment on at least one (1) occasion which results in a regimen of continuing treatment under the supervision of the health care provider.

      • Any period of incapacity due to pregnancy or for prenatal care (e.g., severe morning sickness).

      • Any period of incapacity or treatment for such incapacity due to a chronic health condition that requires periodic visits (defined as at least twice a year) for treatment by a health care provider, continued over an extended period of time, and may cause episodic rather than a continuous period of incapacity (e.g., asthma, diabetes, epilepsy).

      • A period of incapacity which is permanent or long term due to a condition for which treatment may not be effective and for which the staff member is under the supervision of, but may not be receiving active treatment from, a health care provider (e.g., Alzheimer’s, a severe stroke, or terminal stages of a disease).

      • Any period of absence to receive multiple treatments by a health care provider either for restorative surgery after an accident or other injury or for a condition that would likely result in a period of incapacity of more than three (3) consecutive calendar days in the absence of medical intervention or treatment (e.g., chemotherapy, radiation, dialysis, physical therapy for severe arthritis).
c) Ordinarily, unless complications arise, the following conditions would not be considered a “serious health condition”: common cold, flu, earaches, upset stomach, minor ulcers, headaches other than migraine, routine dental or orthodontia problems, periodontal disease, treatments for acne and plastic surgery.

4. “Instructional staff” are those whose principal function is to teach and instruct students in a class, a small group, or an individual setting. This term does not include and the special rules do not apply to staff such as counselors, psychologists, curriculum specialists, or other nonteaching staff.
ARTICLE 16

GRIEVANCE PROCEDURE

Section 16.1 - Introduction

The parties believe that staff and management should attempt to resolve disputes arising from alleged violations of this Agreement in informal, problem-solving methods before moving to the formal grievance process. To this end an informal meeting between the grievant or Association and supervisor must occur as a first step.

Section 16.2 - Definitions

1. A “grievant” shall mean an employee or group of employees included in the bargaining unit represented by the Association or the Association.
2. A “grievance” is any claim of an alleged violation, misinterpretation or misapplication of the terms of this agreement.
3. “Days” shall mean bargaining unit workdays, except as otherwise indicated. The number of days provided in each step shall be considered as a maximum.

Section 16.3 - Timelines

1. Timelines may be extended by mutual written agreement of the parties. If the Association fails to meet a required timeline, the grievance will be considered to be withdrawn. If the District fails to meet a required timeline, the Association shall advance the grievance to the next step.
2. Notwithstanding the expiration of the Agreement, any claim or grievance arising hereunder may be processed through the grievance procedure until resolution.

Section 16.4 - Representation

1. A grievant may elect self-representation or be represented by an Association selected representative. However, the Association has the exclusive right to determine representation at Arbitration. The Association shall have the right to be present and to state its views at all stages of the grievance procedure.
2. The Association shall be notified in writing as to the disposition of any grievance and the disposition shall not be inconsistent with the terms of this Agreement.

Section 16.5 - Procedure

1. By mutual written agreement, any step of this grievance procedure may be bypassed.
2. A grievance may be withdrawn or settled at any step without establishing prejudice or precedent.
3. No reprisals shall be taken by the employer against any employee because of the employee’s participation or refusal to participate in a grievance.
4. All matters pertaining to specific grievances are confidential unless released by the grievant or Association.
5. No documents, communications, or records dealing with grievances and their adjustment will be filed with the grievant’s personnel file. All such documents, communications, and records, excepting a record of the grievance and final adjustment, will be destroyed following the resolution of the grievance.
6. These provisions would not require the removal from the personnel file a document that gave rise to the grievance unless removal was the resolution of the grievance.
7. All hearings or conferences pursuant to this grievance procedure will be scheduled at a time and place which will afford a reasonable opportunity for all parties entitled to attend to be present including any and all witnesses.
8. The Board and Administration shall cooperate with the Association in its investigation of any grievance and will furnish the Association such information as is required for the investigation processing of any grievance.
9. Class grievances involving one or more employees from one or more buildings or one or more supervisors and grievances involving an administrator above the building level may initially be filed at Level II.
10. In grievances involving discipline of an employee, the grievant has the option of having the Level I grievance heard by the Director of Human Resources rather than the immediate supervisor.
11. Grievances concerning the decisions or actions of ESC managers and directors that are not the immediate supervisor of the grievant will be filed at Level II.
12. Staff may not grieve evaluation conclusions or observations.
13. Decisions regarding requests for unpaid leaves may be pursued through Level II but will not be eligible for arbitration.

Section 16.6 - Processing of Grievances

Informal Meeting

Within thirty (30) days of becoming aware of an alleged grievance, the grievant shall schedule a meeting to discuss the complaint with his/her immediate supervisor. Every effort will be made to resolve the grievance at this level.

Level I - Supervisor’s Level

If no settlement is reached at the Informal Meeting, the grievance will be reduced to writing and presented within ten (10) days following the Informal Meeting to the immediate supervisor for reconsideration. The supervisor will respond in writing within five (5) days after the meeting.
Level II - Superintendent’s or Designee Level

If no settlement is reached at Level I or if the supervisor fails to respond within five (5) days, the grievance may be appealed to the Superintendent or Designee within ten (10) days after the Level I response was received or should have been received. The appeal must be in writing. A meeting shall occur within ten (10) days after receipt of the appeal.

Level III - Final Dispute Resolution Options

One of the following dispute resolution processes may be selected to achieve final resolution of the grievance.

A. Binding Arbitration

If the grievance is not resolved at Level II, the Association, at its sole discretion, may advance any grievance to final and binding arbitration within twenty (20) days of receipt of the Level II response. The arbitrator shall be selected from a list provided by the American Arbitration Association or the Federal Mediation and Conciliation Service (at the choice of the Association) in accordance with its rules, which likewise shall govern the arbitration proceeding.

1. The arbitrator shall have authority to rule on any and all questions of arbitrability.
2. The arbitrator shall have authority to make decisions and to provide appropriate remedies on all provisions of this agreement, consistent with existing statutes, and shall be binding on both parties.
3. The arbitrator’s award shall be submitted in writing to the parties and shall set forth findings of fact, reasoning and conclusions on the issues submitted.
4. The arbitrator’s fees and expenses shall be borne equally by the parties. All other costs will be paid by the party incurring them.

B. Mediation

If the grievance is not resolved at Level II, the Association may request grievance mediation. The Association shall notify the District in writing within ten (10) days of receipt of the Level II response of its desire to refer the grievance to mediation. The District shall respond in writing to the Association within five (5) days of receipt of the Association notification whether or not the District agrees to mediation. The mediator will have the authority to meet separately with either party, and if a resolution cannot be mutually agreed to, will have authority to determine a resolution that shall be binding on both parties. The authority of the mediator to determine a decision will be defined by the association and the District at the time that mediation is requested. Proceedings shall be informal in nature. The settlement agreed to shall be reduced to writing by the mediator and,
if necessary, shall be enforceable through the grievance procedure of the Agreement. The fees and expenses of the mediator and related costs shall be borne equally by the parties.

C. Statutory Hearing

The employee or the Association may choose to appeal discipline involving adverse action through the statutory hearing process as alternative to options A and B above.
ARTICLE 17

DURATION AND RENEWAL

Section 17.1 - Duration

This Agreement will become effective on September 1, 2014, and will continue in effect until August 31, 2017. All provisions of this Agreement will remain in full force and effect from the date of its execution until the date of its termination with the exception of the following: The parties agree to re-open the contract to discuss class size only if I-1351 passes the legislature and if it impacts working conditions within the duration of the contract.

During the duration of this Agreement the parties mutually agree to resolve problems that arise. The parties commit to continue a collaborative process to meet the interests and resolve problems identified by the parties. The process will be mutually agreed to and sufficient resources will be provided to jointly train collaborative teams and, if necessary, to facilitate the process.

During the effective period of this contract, joint association/management study committees will be formed to examine issues in the following area:

- Benefits

Calendar: The student and staff calendar will be negotiated at least one (1) year in advance of the year it is to be in effect. The Board will have the right to exercise its discretion to adopt the school year student calendar should negotiations not be completed by May 1st.

In the event of a double levy failure or other reduction in funds, the parties will meet immediately to negotiate the impact of the reduction in funds.

Section 17.2 - Renewal and Succession of Agreement

Provided that no written agreement has been made between the parties to extend this Agreement in whole beyond the termination date, the parties to this Agreement will enter into negotiations for a successor Agreement no later than March 31, 2017.
AUTHORIZATION OF DEDUCTION FOR CONTRIBUTION TO NONRELIGIOUS CHARITABLE ORGANIZATION

FEDERAL WAY EDUCATION ASSOCIATION

Name _______________________________________________________
Address_______________________________________________________
City ____________________________________  Zip Code _____________

TO:   Federal Way School District
       Federal Way Education Association

   I, the undersigned, hereby authorize you as my employer to deduct a contribution from my salary made payable to ________________________________________, a nonreligious charitable organization, because of bona fide religious objections, in lieu of and equivalent to the amount of the representation fee as certified by the Association, as prescribed in Chapter 41.59.100 RCW.

   I agree that this authorization and assignment shall be for the current school year and shall be automatically renewed each year thereafter until written notice of revocation is given by me to the Federal Way School District #210 and the Federal Way Education Association within ten (10) working days from the first working day in September of any calendar year and further agree that said revocation shall be effective on September 15 of the same year.

   ________________________________  __________________________________________
       Date   Signature

(NOTE: This form must be submitted according to the time limitations as set forth under Article II, Section 2.3, of the Agreement.)
## APPENDIX B

### CEL 5D+™ Teacher Evaluation Rubric 2.0 At a Glance

For Use in the 2014-15 School Year – Version 1.1

5D is a trademark of the University of Washington Center for Educational Leadership.

<table>
<thead>
<tr>
<th>Criterion 1</th>
<th>Criterion 2</th>
<th>Criterion 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Centering instruction on high expectations for student achievement.</td>
<td>Demonstrating effective teaching practices.</td>
<td>Recognizing individual student learning needs and developing strategies to address those needs.</td>
</tr>
</tbody>
</table>

- **Purpose**
  - P1: Connection to standards, broader purpose and transferable skill
  - P4: Communication of learning target(s)
  - P6: Success criteria and performance task(s)

- **Student Engagement**
  - SE3: Work of high cognitive demand

- **Classroom Environment & Culture**
  - GEC3: Discussion, collaboration and accountability

- **Student Engagement**
  - SE1: Quality of questioning
  - SE5: Expectation, support and opportunity for participation and meaning making
  - SE6: Substance of student talk

- **Curriculum & Pedagogy**
  - CP6: scaffolds the task
  - CP7: Gradual release of responsibility

<table>
<thead>
<tr>
<th>Criterion 4</th>
<th>Criterion 5</th>
<th>Criterion 6</th>
</tr>
</thead>
<tbody>
<tr>
<td>Providing clear and intentional focus on subject matter content and curriculum.</td>
<td>Fostering and managing a safe, positive learning environment.</td>
<td>Using multiple student data elements to modify instruction and improve student learning.</td>
</tr>
</tbody>
</table>

- **Purpose**
  - P2: Connection to previous and future lessons

- **Curriculum & Pedagogy**
  - CP1: Alignment of instructional materials and tasks
  - CP2: Discipline-specific conceptual understanding
  - CP3: Pedagogical content knowledge
  - CP4: Teacher knowledge of content

- **Classroom Environment & Culture**
  - CEC1: Arrangement of classroom
  - CEC2: Accessibility and use of materials
  - CEC4: Use of learning time
  - CEC6: Managing student behavior
  - CEC8: Student status
  - CEC7: Norms for learning

- **Assessment for Student Learning**
  - A1: Self-assessment of learning connected to the success criteria
  - A2: Demonstration of learning
  - A3: Formative assessment opportunities
  - A4: Collection systems for formative assessment data
  - A6: Student use of assessment data

- **Student Growth**
  - SG 6.1: Establish Student Growth Goal(s)
  - SG 6.2: Achievement of Student Growth Goal(s)

---

*Updated 8/13/14*

[http://www.tpep-wa.org](http://www.tpep-wa.org)

Improving Student Learning Through Improved Teaching and Leadership

---

109
<table>
<thead>
<tr>
<th>Criterion 7</th>
<th>Criterion 8</th>
</tr>
</thead>
<tbody>
<tr>
<td>Communicating and collaborating with parents and the school community.</td>
<td>Exhibiting collaborative and collegial practices focused on improving instructional practice and student learning.</td>
</tr>
</tbody>
</table>

**Professional Collaboration & Communication**
- PCC1: Collaboration with peers and administrators to improve student learning
- PCC2: Professional and collegial relationships
- PCC5: Supports school, district, and state curriculum, policy and initiatives
- PCC6: Ethics and advocacy

**Student Growth**
- Student Growth 8.1: Establish Team Student Growth Goal(s)
APPENDIX C

5D+™ Inquiry Cycle

1. SELF-ASSESS
   "Teacher self-assesses to identify an area of focus."
   - Examine student work, classroom-based assessment data, feedback from students, etc. What are the learning strengths and learning challenges of your students?
   - Consider building and district learning goals and instructional initiatives. How do these support the learning challenges of your students?
   - Assess your instructional practice using the 5 Dimensions of Teaching and Learning (5D) instructional framework and the 5D+ Teacher Evaluation Rubric, citing evidence from your day-to-day classroom practice to support your assessment for each rubric indicator.
   - Observe / collect data. Which indicators are strengths for you? Which are learning opportunities?

2. DETERMINE A FOCUS
   "Teacher and principal analyze evidence to identify an area of focus. Based on the responses in the self-assessment, what is your area of focus? What kind of evidence will you collect?"
   - Ensure alignment.
   - Set instructional practice goals and evidence that will demonstrate meeting the goals.
   - Set student learning goals and evidence that will demonstrate meeting the goals.

3. IMPLEMENT & SUPPORT
   "Teacher and principal engage in study and learning around area of focus."
   - Formative feedback cycles.
   - Targeted feedback cycles.
   - Professional collaboration (PLCs, study groups, OPGs, team planning).
   - Professional development (team, building, district, individual).

4. ANALYZE IMPACT
   "Teacher and principal analyze the results of their work. Based on your inquiry, what did you learn about your practice as it impacts student learning?"
   - Examine student and teacher data.
   - Analyze the impact of the data.
   - Formatively discuss teacher growth using the 5D+ rubric.
   - Decide whether to continue the same inquiry or identify a new area of focus.

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APPENDIX D

Federal Way Pre-Inquiry Conference
(Comprehensive Only)

Teacher:  
Date of Conference:

This will be our agenda for your Pre-Inquiry Conference. Please come to the conference ready to answer these questions based on your self-assessment and professional practice with reference to the CEL SD+ rubric.

It is optional to fill out form but a space has been provided for notes if you choose. I look forward to collaborating and learning with you this year!

<table>
<thead>
<tr>
<th>QUESTIONS</th>
<th>NOTES</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Learning Targets (P4)</strong></td>
<td></td>
</tr>
<tr>
<td>How do you share learning targets with students?</td>
<td></td>
</tr>
<tr>
<td><strong>Success Criteria (P5 &amp; A1)</strong></td>
<td></td>
</tr>
<tr>
<td>How do students know the success criteria in your classroom?</td>
<td></td>
</tr>
<tr>
<td><strong>Student Engagement (SF4-5)</strong></td>
<td></td>
</tr>
<tr>
<td>What strategies and/or expectations do you use to engage your students in learning?</td>
<td></td>
</tr>
<tr>
<td><strong>Pedagogy (CP5-7)</strong></td>
<td></td>
</tr>
<tr>
<td>How do you differentiate and scaffold your instruction for all your learners?</td>
<td></td>
</tr>
<tr>
<td><strong>Collection of Data (A4-6)</strong></td>
<td></td>
</tr>
<tr>
<td>How do you collect formative data and how does that inform your instruction?</td>
<td></td>
</tr>
<tr>
<td><strong>Professional Learning &amp; Student Growth Goals</strong></td>
<td>See Prof. Learning and Student Growth Goal worksheet for questions.</td>
</tr>
</tbody>
</table>
# Federal Way Public Schools
## Comprehensive Evaluation Rating Form

**TEACHER:**

**DATE:**

**EVALUATOR:**

**GRADE/SUBJECT TAUGHT:**

- **FORMATIVE** (Winter Conference)
- **SUMMATIVE** (End of Year Conference)

<table>
<thead>
<tr>
<th>Criterion</th>
<th>Instructional Framework Alignment</th>
<th>Circle</th>
<th>Overall Score</th>
</tr>
</thead>
<tbody>
<tr>
<td>1—Centering instruction on high expectations for student achievement.</td>
<td><strong>Purpose:</strong>&lt;br&gt;P 1: Connection to standards, broader purpose and transferrable skill&lt;br&gt;P 4: Communication of learning target(s)&lt;br&gt;P 5: Success criteria and performance task(s)&lt;br&gt;&lt;br&gt;<strong>Student Engagement:</strong>&lt;br&gt;SE 3: Work of high cognitive demand&lt;br&gt;&lt;br&gt;<strong>Classroom Environment &amp; Culture:</strong>&lt;br&gt;CEC 3: Discussion, collaboration and accountability</td>
<td><strong>Circle:</strong>&lt;br&gt;P 1&lt;br&gt;P 4&lt;br&gt;P 5&lt;br&gt;SE 3&lt;br&gt;CEC 3</td>
<td><strong>Overall Score:</strong>&lt;br&gt;U</td>
</tr>
</tbody>
</table>

| 2—Demonstrating effective teaching practices | **Student Engagement:**<br>SE 1: Quality of questioning<br>SE 5: Expectation, support and opportunity for participation and meaning making<br>SE 6: Substance of student talk<br><br>**Curriculum & Pedagogy:**<br>CP 6: Scaffolds the task<br>CP 7: Gradual release of responsibility | **Circle:**<br>SE 1<br>SE 5<br>SE 6<br>CP 6<br>CP 7 | **Overall Score:**<br>U | **Comments:** |

*U=UNSATISFACTORY  B=BASIC  P PROFICIENT  D=DISTINGUISHED*
### Federal Way Public Schools
Comprehensive Evaluation Rating Form

<table>
<thead>
<tr>
<th>3. Recognizing individual student learning needs and developing strategies to address those needs</th>
<th>Purpose:</th>
<th>P 3: Teaching point(s) are based on students’ learning needs</th>
<th>Comments:</th>
</tr>
</thead>
<tbody>
<tr>
<td>SE 2: Ownership of learning</td>
<td>CP 5: Differentiated instruction</td>
<td>U B P D</td>
<td></td>
</tr>
<tr>
<td>SE 4: Strategies that capitalize on learning needs of students</td>
<td>A 6: Teacher use of formative assessment data</td>
<td>U B P D</td>
<td>U B 2 P 3 D 4</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4. Providing clear and intentional focus on subject matter content and curriculum</th>
<th>Purpose:</th>
<th>P 2: Connection to previous and future lessons</th>
<th>Comments:</th>
</tr>
</thead>
<tbody>
<tr>
<td>CP 1: Alignment of instructional materials and tasks</td>
<td>CP 2: Discipline specific conceptual materials and tasks</td>
<td>CP 3: Pedagogical content knowledge</td>
<td>CP 4: Teacher knowledge of content</td>
</tr>
<tr>
<td>CP 5: Managing student behavior</td>
<td>CP 6: Norms for learning</td>
<td>U B P D</td>
<td>U B 2 P 3 D 4</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>5. Fostering and managing a safe, positive learning environment</th>
<th>Classroom Environment &amp; Culture</th>
<th>CEC 1: Arrangement of classroom</th>
<th>Comments:</th>
</tr>
</thead>
<tbody>
<tr>
<td>CEC 2: Accessibility and use of materials</td>
<td>CEC 4: Use of learning time</td>
<td>CEC 5: Managing student behavior</td>
<td>CEC 6: Student Status</td>
</tr>
<tr>
<td>CEC 7: Norms for learning</td>
<td>CEC 8: Observation of learning</td>
<td>U B P D</td>
<td>U B 2 P 3 D 4</td>
</tr>
</tbody>
</table>

U = UNSATISFACTORY  B = BASIC  P = PROFICIENT  D = DISTINGUISHED
### Federal Way Public Schools

#### Comprehensive Evaluation Rating Form

<table>
<thead>
<tr>
<th>Criterion</th>
<th>Assessment for Student Learning</th>
<th>Professional Collaboration &amp; Communication</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>6 --</td>
<td>Using multiple student data elements to modify instruction and improve student learning</td>
<td>A 1: Self-assessment of learning connected to the success criteria</td>
<td>A1</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A 2: Demonstration of learning</td>
<td>A2</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A 3: Formative assessment opportunities</td>
<td>A3</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A 4: Collection systems for formative assessment data</td>
<td>A4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A 5: Student use of assessment data</td>
<td>A5</td>
</tr>
<tr>
<td>7 --</td>
<td>Communicating and collaborating with parents and the school community</td>
<td>PCC 3: Parents and guardians</td>
<td>B2 P3 D4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PCC 4: Communication within the school community about student progress</td>
<td></td>
</tr>
<tr>
<td>8 --</td>
<td>Exhibiting collaborative and collegial practices focused on improving instructional practice and student learning</td>
<td>PCC 1: Collaboration with peers and administrators to improve student learning</td>
<td>B2 P3 D4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PCC 2: Professional and collegial relationships</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PCC 5: Supports school, district, and state curriculum policy and initiatives</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PCC 6: Ethics and advocacy</td>
<td></td>
</tr>
</tbody>
</table>

**Total Criterion Score:**

- U = Unsatisfactory
- B = Basic
- P = Proficient
- D = Distinguished

**Preliminary Overall Criterion Rating:**
Federal Way Public Schools
Comprehensive Evaluation Rating Form

Student Growth

<table>
<thead>
<tr>
<th>Sub groups of students</th>
<th>SG 3.1 Establish student growth goal(s)</th>
<th>U □ 1 □ 8 □ 2 □ P □ 3 □ D □ 4</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>SG 3.2 Achievement of student growth goal(s)</td>
<td>U □ 1 □ 8 □ 2 □ P □ 3 □ D □ 4</td>
</tr>
<tr>
<td>6-Classroom</td>
<td>SG 6.1 Establish student growth goal(s)</td>
<td>U □ 1 □ 8 □ 2 □ P □ 3 □ D □ 4</td>
</tr>
<tr>
<td></td>
<td>SG 6.2 Achievement of student growth goal(s)</td>
<td>U □ 1 □ 8 □ 2 □ P □ 3 □ D □ 4</td>
</tr>
<tr>
<td>8-Team</td>
<td>SG 8.1 Establish student growth goal(s)</td>
<td>U □ 1 □ 8 □ 2 □ P □ 3 □ D □ 4</td>
</tr>
</tbody>
</table>

Student Growth Rating:
(average value)

Low 5-12  Average 15-21  High 18-20

Evaluator use the Summative Rating and Impact on Student Learning Matrix to determine the Teacher’s TOTAL RATING and check the appropriate box. The Teacher’s TOTAL RATING is (check one):

- [ ] Distinguished
- [ ] Proficient
- [ ] Basic
- [ ] Unsatisfactory
- [ ] Proficient with Student Growth Inquiry
- [ ] Basic with Student Growth Inquiry

Teacher Signature ____________________________ Date ____________
Evaluator Signature ____________________________ Date ____________

U=UNSATISFACTORY  B=BASED  P=PROFICIENT  D=DISTINGUISHED
# Washington State Criteria Student Growth Rubrics

For Use in the 2013-14 School Year – Version 1.2

## Student Growth Criterion 3: Recognizing individual student learning needs and developing strategies to address those needs.

### Student Growth 3.1: Establish Student Growth Goal(s)

<table>
<thead>
<tr>
<th>Unsatisfactory – 1</th>
<th>Basic – 2</th>
<th>Proficient – 3</th>
<th>Distinguished – 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Does not establish student growth goal(s) or establishes inappropriate goal(s) for subgroups of students not reaching full learning potential. Goal(s) do not identify multiple, high-quality sources of data to monitor, adjust, and evaluate achievement of goal(s).</td>
<td>Establishes appropriate student growth goal(s) for subgroups of students not reaching full learning potential. Goal(s) do not identify multiple, high-quality sources of data to monitor, adjust, and evaluate achievement of goal(s).</td>
<td>Establishes appropriate student growth goal(s) for subgroups of students not reaching full learning potential. Goal(s) do not identify multiple, high-quality sources of data to monitor, adjust, and evaluate achievement of goal(s).</td>
<td>Establishes appropriate student growth goal(s) for subgroups of students not reaching full learning potential. Goal(s) do not identify multiple, high-quality sources of data to monitor, adjust, and evaluate achievement of goal(s).</td>
</tr>
</tbody>
</table>

### Student Growth 3.2: Achievement of Student Growth Goal(s)

<table>
<thead>
<tr>
<th>Unsatisfactory – 1</th>
<th>Basic – 2</th>
<th>Proficient – 3</th>
<th>Distinguished – 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Growth or achievement data from at least two points in time shows no evidence of growth for most students.</td>
<td>Multiple sources of growth or achievement data from at least two points in time show some evidence of growth for some students.</td>
<td>Multiple sources of growth or achievement data from at least two points in time show clear evidence of growth for most students.</td>
<td>Multiple sources of growth or achievement data from at least two points in time show clear evidence of high growth for all or nearly all students.</td>
</tr>
</tbody>
</table>

## Student Growth Criterion 6: Using multiple student data elements to modify instruction and improve student learning.

### Student Growth 6.1: Establish Student Growth Goal(s)

<table>
<thead>
<tr>
<th>Unsatisfactory – 1</th>
<th>Basic – 2</th>
<th>Proficient – 3</th>
<th>Distinguished – 4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Does not establish student growth goal(s) or establishes inappropriate goal(s) for whole classroom. Goal(s) do not identify multiple, high-quality sources of data to monitor, adjust, and evaluate achievement of goal(s).</td>
<td>Establishes appropriate student growth goal(s) for whole classroom. Goal(s) do not identify multiple, high-quality sources of data to monitor, adjust, and evaluate achievement of goal(s).</td>
<td>Establishes appropriate student growth goal(s) for whole classroom. Goal(s) do not identify multiple, high-quality sources of data to monitor, adjust, and evaluate achievement of goal(s).</td>
<td>Establishes appropriate student growth goal(s) for students in collaboration with students and parents. These whole classroom goals align to school goal(s). Goal(s) identify multiple, high-quality sources of data to monitor, adjust, and evaluate achievement of goal(s).</td>
</tr>
</tbody>
</table>

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[http://www.fpec-wa.org](http://www.fpec-wa.org)

Improving Student Learning Through Improved Teaching and Leadership

(Updated 6/19/13)
APPENDIX G

Certificated Salary Schedule
2014-15
Based on a 180 Day Calendar

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>BA</th>
<th>BA+15</th>
<th>BA+30</th>
<th>BA+45</th>
<th>BA+90</th>
<th>BA+135*</th>
<th>MA</th>
<th>MA+45</th>
<th>MA+90 OR</th>
<th>PhD</th>
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</thead>
<tbody>
<tr>
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<td>34,968</td>
<td>35,920</td>
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<td>35,439</td>
<td>36,403</td>
<td>37,400</td>
<td>40,496</td>
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<tr>
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<td>37,933</td>
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<td>43,004</td>
<td>41,731</td>
<td>44,818</td>
<td>46,802</td>
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<td>35,393</td>
<td>36,343</td>
<td>37,329</td>
<td>38,437</td>
<td>41,518</td>
<td>43,549</td>
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<td>35,834</td>
<td>36,826</td>
<td>37,818</td>
<td>38,964</td>
<td>42,064</td>
<td>44,110</td>
<td>42,618</td>
<td>45,718</td>
<td>47,765</td>
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<td>36,290</td>
<td>37,287</td>
<td>38,288</td>
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<td>44,673</td>
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<td>46,169</td>
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<td>36,759</td>
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<td>46,626</td>
<td>48,723</td>
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<td>7</td>
<td>37,582</td>
<td>38,572</td>
<td>39,621</td>
<td>40,960</td>
<td>44,079</td>
<td>46,235</td>
<td>44,438</td>
<td>47,556</td>
<td>49,713</td>
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<td>8</td>
<td>38,787</td>
<td>39,831</td>
<td>40,905</td>
<td>42,355</td>
<td>45,516</td>
<td>47,751</td>
<td>45,832</td>
<td>48,994</td>
<td>51,228</td>
<td></td>
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<tr>
<td>9</td>
<td>41,135</td>
<td>42,262</td>
<td>43,765</td>
<td>46,999</td>
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<td>50,477</td>
<td>52,788</td>
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<tr>
<td>10</td>
<td>43,635</td>
<td>45,247</td>
<td>48,524</td>
<td>50,913</td>
<td>48,724</td>
<td>52,003</td>
<td>54,390</td>
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<td></td>
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<tr>
<td>11</td>
<td>46,772</td>
<td>50,121</td>
<td>52,557</td>
<td>50,249</td>
<td>53,599</td>
<td>56,034</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>48,249</td>
<td>51,761</td>
<td>54,269</td>
<td>51,835</td>
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<td>57,748</td>
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<tr>
<td>13</td>
<td>53,440</td>
<td>56,024</td>
<td>53,476</td>
<td>56,918</td>
<td>59,501</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>55,128</td>
<td>57,844</td>
<td>55,165</td>
<td>58,716</td>
<td>61,322</td>
<td></td>
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<td>15</td>
<td>56,563</td>
<td>59,349</td>
<td>56,599</td>
<td>60,242</td>
<td>62,917</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>16-19</td>
<td>57,693</td>
<td>60,535</td>
<td>57,731</td>
<td>61,447</td>
<td>64,174</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>20-24</td>
<td>57,731</td>
<td>61,447</td>
<td>64,174</td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>25+</td>
<td>57,731</td>
<td>61,447</td>
<td>64,174</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For Employees with twenty-five years or more of experience and master degrees or above, the supplemental responsibility contract will be an additional 2%. For Employees with at least twenty years and less than twenty-five years of experience and master degrees or above, the supplemental responsibility contract will be an additional 1%.
Appendix H

STIPENDS

Introduction: Certificated employees who accept a supplemental employment contract for activities will be volunteers and will be paid in addition to their regular pay according to the following schedule. The Board retains the right to contract out to fill stipend positions for which there is no qualified, willing employee.

A. Co-curricular Stipends

<table>
<thead>
<tr>
<th>DISTRICT WIDE ACTIVITIES</th>
<th>$ AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Summer School Teachers*</td>
<td>$25.00</td>
</tr>
<tr>
<td>Professional Rate *</td>
<td>$28.56</td>
</tr>
<tr>
<td>Curriculum Rate</td>
<td>$23.90</td>
</tr>
<tr>
<td>Music Coordinators</td>
<td>$5,000</td>
</tr>
<tr>
<td>TAP Coaches</td>
<td>$2,000</td>
</tr>
<tr>
<td>Elementary Principal Designee</td>
<td>$  500</td>
</tr>
</tbody>
</table>

*The Summer School, Professional, and other hourly rates will be negotiated as necessary by the District and the Association.

A. District Co-Curricular Stipends

<table>
<thead>
<tr>
<th>Title</th>
<th>2014-2017</th>
<th>Minimum Number of Events Outside School Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>High School</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Band</td>
<td>$3,500</td>
<td>7 Performances/Contests</td>
</tr>
<tr>
<td>Choir</td>
<td>$3,500</td>
<td>7 Performances/Contests</td>
</tr>
<tr>
<td>Orchestra</td>
<td>$3,500</td>
<td>7 Performances/Contests</td>
</tr>
<tr>
<td>Marching/Pep Band</td>
<td>$1,000</td>
<td>10 Games or 2 Parades/Competitions</td>
</tr>
<tr>
<td>Drama</td>
<td>$3,000</td>
<td>6 Performances</td>
</tr>
<tr>
<td>Debate</td>
<td>$4,000</td>
<td>8 Contests</td>
</tr>
<tr>
<td>Journalism/Newspaper</td>
<td>$2,500</td>
<td>8 Publications</td>
</tr>
<tr>
<td>Yearbook</td>
<td>$2,500</td>
<td>1 Publication</td>
</tr>
<tr>
<td>Student Leadership</td>
<td>$1,000</td>
<td>4 events</td>
</tr>
<tr>
<td>Middle School</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Band</td>
<td>$2,500</td>
<td>5 Performances/Contests</td>
</tr>
<tr>
<td>Choir</td>
<td>$2,500</td>
<td>5 Performances/Contests</td>
</tr>
<tr>
<td>Orchestra</td>
<td>$2,500</td>
<td>5 Performances/Contests</td>
</tr>
<tr>
<td>Drama</td>
<td>$2,000</td>
<td>4 Performances</td>
</tr>
<tr>
<td>Journalism/Newspaper</td>
<td>$2,000</td>
<td>8 Publications</td>
</tr>
<tr>
<td>Yearbook</td>
<td>$2,000</td>
<td>1 Publication</td>
</tr>
<tr>
<td>Student Leadership</td>
<td>$1,000</td>
<td>4 events</td>
</tr>
<tr>
<td>Elementary/K-8</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Music</td>
<td>$2,000</td>
<td>All students perform at least once</td>
</tr>
</tbody>
</table>

119
Notes:

Must have a corresponding class on the schedule (otherwise it is a club and goes through the SSC process).

If a teacher wants to do less than the minimum, stipends will be prorated.

Can be shared/stacked.

If the choir, band, and orchestra teacher all coordinate a concert on the same night, they each get “credit” for one. (Not if the choir and orchestra teacher are the same person, though).

B. Stipend Units Allocated per School

<table>
<thead>
<tr>
<th></th>
<th>Leadership $2000 each</th>
<th>Department $250 each</th>
<th>Event Supervision $50 each</th>
<th>Flexible &amp; Intramurals $250 each</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elementary</td>
<td>4</td>
<td>1</td>
<td>15</td>
<td>23</td>
</tr>
<tr>
<td>K-8</td>
<td>4</td>
<td>3</td>
<td>15</td>
<td>31</td>
</tr>
<tr>
<td>Middle School</td>
<td>4</td>
<td>10</td>
<td>30</td>
<td>58</td>
</tr>
<tr>
<td>High School</td>
<td>6</td>
<td>18</td>
<td>125</td>
<td>104</td>
</tr>
<tr>
<td>Small Secondary</td>
<td>4</td>
<td>2</td>
<td>15</td>
<td>32</td>
</tr>
</tbody>
</table>
Appendix I

Federal Way Public Schools
CONTRACT WAIVER REQUEST

Site/Program Seeking Waiver _____________________ Date ___________
Contact Person _____________________________________ Phone __________

1. Description of program requiring the waiver:

2. Objectives to be accomplished by the program:

3. Section(s) of the contract to be waived:

4. Reasons a waiver is necessary to meet the objectives listed above: *(Specifically, how does the existing contract language impede the achievement of the objectives?)*

5. Has the building/unit decision-making process been followed in developing this request?

☐ Yes ☐ No

*(Please attach a copy of the process to this application.)*

(over)
6. What percentage of the participating FWEA-represented staff supports this waiver request?

7. Description of the dissenting/opposing viewpoint to the waiver request:

8. Contact person for the dissenting opinion: ________________________________

9. Statement of how dissenting/opposing viewpoint is to be managed:

10. Are there costs associated with this change? If so, how will you provide for these costs?

11. Anticipated duration of the waiver:

12. Other waivers that may be required (i.e., Board policy, OSPI, WAC, etc.):

Routing:

Person completing this form keeps the original, gives one copy to the site administrator, sends one copy to FWEA, and sends one copy to Human Resources.

Approved ☐ Date ____________ Denied ☐ Date ____________
Appendix J

Federal Way Public Schools
CONTRACT WAIVER EXTENSION REQUEST

Site/Program Seeking Extension _____________________  Date ___________

Contact Person _________________________________  Phone __________

Date of Original Contract Waiver Request _________________________________

1. Evaluation process (describe the process/method used to evaluate the success of this waiver):

2. Description of any changes in plan, participants, staff, effects. etc.:

3. Description of the dissenting/opposing viewpoint to the extension request:

4. Contact person for dissenting opinion _________________________________

5. Statement on how dissenting/opposing viewpoint is to be managed:

Routing:
Person completing this form keeps the original, gives one copy to the site administrator, sends one copy to FWEA, and sends one copy to Human Resources.

Approved ☐  Date ____________  Denied ☐  Date ____________
APPENDIX K

COMPENSATION MODEL

While unequally funded by the State, with direct impacts on local funding, it is the intent of the Board of Directors to provide a competitive compensation package. During the course of this agreement, the parties agree that this compensation package will be based on the following factors:

The benchmark districts are Auburn, Bethel, Clover Park, Highline, Kent, Renton and Puyallup.

Federal Way’s Time, Responsibility and Incentive (TRI) package will be set at mid-point of the benchmark districts beginning in 2010-11. To the extent data is available for the target year, target year data will be used in the benchmark calculations. Due to differing contract expiration years, a mix of current and target year data is unavoidable. For comparative data that lags (e.g. 2009-10 data will be used to set mid-point for 2010-11), a proportionate rolling time factor will be added to the mid-point benchmark.

Mid-Points will be measured at:  BA+0,0; BA+45,10; BA+90,16; MA+0,0; MA+45,10; MA+90,16.

This sample currently represents slightly more than 25% of the Employees and is proportionately representative of the distribution of Employees by highest level of degree (Bachelor or Master).

Recognizing that different districts have structured TRI packages differently, an average of all of the mid-point differences will be applied equally to Federal Way’s responsibility contract. This will result in some education and experience cells making more or less than the multiple mid-point measurements.

The value of the Instructional Materials Reimbursement as a component of TRI will be based on the reimbursement as a percentage of the MA+90 with 16 years of experience. Based on 2008-09 data the value of the $214 Instructional Materials Reimbursement is 0.33%.

Source data will come from comparison school districts’ and/or WEA data.

Loss of State funding and/or federal funding and/or loss of local levy funding will modify this commitment. Because changes in revenues are reflected in levy base calculations 18 months after the fact, and because there are automatic increases tied to changes in the State base (e.g. I-732 COLA) and required retirement contribution rates, the total budgeted package cost will be limited to no more than 33 1/3% of the certified levy. Costs included in this calculation include supplemental days and associated mandatory benefits, responsibility contracts and associated mandatory benefits, health care contributions and instructional materials reimbursements. It is understood that the
preceeding list is not reflective of all costs supported by the levy. Additional positions hired beyond the basic education funding formula and substitute costs are just two examples of additional levy contributions.

If budgeted Employees change in any given year by more than 50 FTE, the total budgeted package cost will be modified by 1.2% in relation to the staff change. If 50 FTE or more are reduced the levy limit will be reduced to 32.1%, if 50 FTE or more are added the levy limit will be increased to 34.5%.

It is recognized that different funding sources may be utilized to pay for portions of these package costs as determined by granting agents and the District. The ability to cost shift a portion of these costs will not change the underlying calculation of package costs and the accompanying levy contribution caps.

In the event that previously estimated mid-point adjustments result in a TRI package greater than mid-point, or in percentages that exceed the levy threshold Adjustments will be made in the following year.

In the event the Washington State Legislature eliminates funding for the 181st day, this day of work and day of compensation will be eliminated. Supplemental contracts will remain at 5 days and Responsibility contract funding will remain at 10.31%. In the event that the Washington State Legislature replaces the Basic Education Act of 1977, as a result of HB 6211, through court decisions, or by some other legislative action the parties agree to meet for the purposes of bargaining compensation only.

Note: The parties have agreed to continue to use the methodology as described above to calculate base compensation through the term of the current contract (September 1, 2014-August 31, 2017).
### I. Goal Statement

<table>
<thead>
<tr>
<th>Specific</th>
<th>Measurable</th>
<th>Attainable</th>
<th>Relevant</th>
<th>Tactically Sound</th>
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</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Goal Statement:**

---

### II. What will I learn?

**How will achieving this goal affect student learning?**

---

### III. Activities/Timelines

---

### IV. Evidence of Learning

**Checkpoint of Learning:**

- **Teacher/Supervisor Reflection:**

**Checkpoint of Learning:**

- **Teacher/Supervisor Reflection:**

**Checkpoint of Learning:**

- **Teacher/Supervisor Reflection:**

---

**Employee Signature:________________________ Date:________________**

---

**Employer Signature:________________________ Date:________________**

---

*Federal Way Public Schools*
FORM B
CONTINUOUS PROFESSIONAL DEVELOPMENT PROGRAM
GOAL SETTING

Name: ___________________________________________ Date: ______________________

I. Goal Statement

<table>
<thead>
<tr>
<th>Specific</th>
<th>Measurable</th>
<th>Attainable</th>
<th>Relevant</th>
<th>Tactically Sound</th>
</tr>
</thead>
</table>

Goal Statement: ________________________________________________________________

II. What will I learn?

__________________________________________________________________________

How will achieving this goal affect student learning?

__________________________________________________________________________

III. Activities/Timeline

[__________________________________________________________]

IV. Goal Statement:

What I learned:

__________________________________________________________________________

How it affected student learning:

__________________________________________________________________________

Supervisor's Summary:

__________________________________________

Form 181-B 10/99
FORM C

CONTINUOUS PROFESSIONAL DEVELOPMENT PROGRAM
12-MONTH COMPLETION REPORT

Date completed:__________

Subject Area(s) Taught: ____________ ____________ ____________
(Identify All Areas Taught)

This is to certify that ____________, an employee at ____________, has completed a 12-month evaluation according the provisions of the Continuous Professional Development Program found in the negotiated Agreement between the Federal Way School District and the Federal Way Education Association.

__________________________  __________________________
Employee  Supervisor

Form C - Updated 12/20/2006

Form C

CONTINUOUS PROFESSIONAL DEVELOPMENT PROGRAM
12-MONTH COMPLETION REPORT

Date completed:__________

Subject Area(s) Taught: ____________ ____________ ____________
(Identify All Areas Taught)

This is to certify that ____________, an employee at ____________, has completed a 12-month evaluation according the provisions of the Continuous Professional Development Program found in the negotiated Agreement between the Federal Way School District and the Federal Way Education Association.

__________________________  __________________________
Employee  Supervisor

Form C - Updated 12/20/2006
FEDERAL WAY SCHOOL DISTRICT
POST OBSERVATION CONFERENCE AND FINAL EVALUATION FORM
Form D

Teacher (______________________) (____) is meeting Teaching for Learning Standards. Observation 1

Subject Area(s) Observed: __________________________________________________________

Administrator (______________________) Date __________________________

<table>
<thead>
<tr>
<th>TEACHING FOR LEARNING STANDARDS</th>
<th>DEMONSTRATES STANDARDS</th>
<th>SUPERVISOR COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. CREATING AND MANAGING POSITIVE ENVIRONMENTS</td>
<td>Y</td>
<td>N</td>
</tr>
<tr>
<td>1. Establish and maintain classroom expectations, routines and procedures</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Hold all students accountable for academic and social behavior</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Demonstrate concern, fairness, and consistency when working with students</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Create and maintain a classroom environment which enhances student learning</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Teach and model individual responsibility</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Maintain a safe environment which fosters mutual respect, honors diversity, and allows for resolution of problems in accordance with rules, laws, and policies</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| B. DESIGNING AND PLANNING INSTRUCTION | | |
| 1. Utilize state, district, and building criteria to establish goals and objectives for student learning | | |
| 2. Diagnose prior knowledge and individual learning styles | | |
| 3. Evaluate and select appropriate materials and activities to meet individual needs | | |
| 4. Align instruction with state, district, and building assessment | | |

<p>| C. DEMONSTRATING CURRICULUM KNOWLEDGE AND PROFESSIONAL PREPARATION | | |
| 1. Remain current in curriculum content, theory, practice, and research | | |
| 2. Establish goals for continuous self-directed professional growth | | |
| 3. Reflect upon, evaluate, and adjust instruction based on student learning and input from others | | |
| 4. Know and use state, district and building standards for student learning | | |
| 5. Use district-adopted learner expectations | | |
| 6. Know and follow state and federal law, local policy and requirements | | |</p>
<table>
<thead>
<tr>
<th>TEACHING FOR LEARNING STANDARDS</th>
<th>DEMONSTRATES STANDARDS</th>
<th>SUPERVISOR COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>D. DELIVERING INSTRUCTION</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Clearly define state, district, and building expectations for the students</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>2. Utilize instruction to appropriately meet all students’ learning needs</td>
<td>N</td>
<td></td>
</tr>
<tr>
<td>3. Ensure that planned objectives are taught and learned</td>
<td>U</td>
<td></td>
</tr>
<tr>
<td>4. Utilize technology as a tool to deliver and facilitate instruction</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Actively engage all students in learning</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Integrate learning experiences and knowledge to guide students to form reasoned judgments and solve problems</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7. Use appropriate and varied teaching techniques, activities, resources, and materials to encourage all students to think analytically, logically, and creatively.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>E. DIAGNOSING AND EVALUATING LEARNING</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Observe, diagnose, evaluate, and adjust instruction to students’ learning</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Link student assessment and evaluation to the creation of future objectives and activities</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Facilitate students’ reflection and self assessment of their learning and work</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Utilize a variety of evaluation processes to assess student learning</td>
<td></td>
<td></td>
</tr>
<tr>
<td>F. PARTICIPATING AS A MEMBER OF A LEARNING COMMUNITY</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Establish and maintain positive and constructive communication with parents, students, colleagues, and community</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Honor and utilize the diversity within a group</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Interact in a professional, respectful, and sensitive manner</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Model life-long learning</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. Utilize effective collaboration skills and emphasize collegial support</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. Establish and maintain involvement in School Leadership Team goals and activities</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

EMPLOYEE COMMENTS:

*I find __________________________________________________________________________ performance does not demonstrate Teaching for Learning Standards and a Plan of Improvement will be developed with the teacher. We will meet to finalize the Plan of Improvement.

Signature of Supervisor ______________________________ Signature of Teacher ______________________________ Date ________________

Form 181-D  
Rev. 2/22/06 V3
Form E

Federal Way School District
Teaching For Learning Standards:

A. Creating/Managing A Positive Environment
1. Establish and maintain learning expectations, routines and procedures.
2. Hold all students accountable for academic and social behavior.
3. Demonstrate concern, fairness, and consistency when working with students.
4. Create and maintain a learning environment which enhances student learning.
5. Teach and model individual responsibility.
6. Maintain a safe environment which fosters mutual respect, honors diversity, and allows for resolution of problems in accordance with rules, laws, and policies.

B. Designing/Planning Instruction
1. Utilize state, district, and building criteria to establish goals and/or objectives for student learning.
2. Diagnose prior knowledge and individual learning styles.
3. Evaluate and select appropriate materials and activities to meet individual needs.
4. Align instruction with state, district, and/or building assessment.

C. Demonstrating Curriculum Knowledge and Professional Preparation
1. Remain current in curriculum content, theory, practice, and research.
2. Establish goals for continuous self-directed professional growth.
3. Reflect upon, evaluate, and adjust instruction based on student learning and input from others.
4. Know and use state, district and building standards for student learning.
5. Use district-adopted learner expectations.
6. Know and follow state and federal law, local policy and requirements.

D. Delivering Instruction
1. Clearly defines state, district, and building expectations for the students.
2. Utilize instruction to appropriately meet all students learning needs.
3. Ensure that planned objectives are taught and learned.
4. Utilize technology as a tool to deliver and facilitate instruction.
5. Actively engage all students in learning.
6. Integrate learning experiences and knowledge to guide students to form reasoned judgments and solve problems.
7. Use appropriate and varied teaching techniques, activities, resources, and materials to encourage all students to think analytically, logically, and creatively.

E. Diagnosing and Evaluating Learning
1. Observe, diagnose, evaluate, and adjust instruction to students learning.
2. Link student assessment and evaluation to the creation of future objectives and activities.
3. Facilitate student reflection and self-assessment of their learning and work.
4. Utilize a variety of evaluation processes to assess student learning.

F. Participating as a member of a learning community
1. Establish and maintain positive and constructive communication with parents, students, colleagues, and community.
2. Honor and utilize the diversity within a group.
3. Interact in a professional, respectful, and sensitive manner.
5. Utilize effective collaboration skills and emphasize collegial support.
6. Establish and maintain involvement in School Leadership Team goals and activities.

7/19/2001
# FEDERAL WAY PUBLIC SCHOOLS

## Counselors Post Observation Conference and Final Evaluation Form

<table>
<thead>
<tr>
<th>Counselor</th>
<th>( )</th>
<th>Observation 1</th>
<th>( )</th>
<th>Observation 2</th>
<th>( )</th>
<th>Attachment</th>
<th>( )</th>
<th>Date:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrator</td>
<td>( )</td>
<td>Final Evaluation</td>
<td>( )</td>
<td></td>
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</tbody>
</table>

( ) is meeting standards  ( ) is not meeting standards  Y - Meets Standards  N - Does Not Meet Standards  U - Unobserved

## Counseling Program Components

<table>
<thead>
<tr>
<th>COUNSELING PROGRAM COMPONENTS</th>
<th>DEMONSTRATES STANDARDS</th>
<th>SUPERVISOR COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Y</td>
<td>N</td>
</tr>
</tbody>
</table>

### A. Curriculum (Structured groups, class presentation and instruction)

1. Implement effective guidance program addressing the identified academic, personal/social, and career needs of students.
2. Provide in-service to staff to support district learning expectation.
3. Provide career information to students and parents.

### B. Individual Planning (Advise, assess, placement & follow-up)

1. Help students identify their skills, abilities, achievement, and interests through counseling and guidance activities.
2. Assist students in setting basic values, attitudes, and interests regarding their future world of work.
3. Provide transitional activities between the current and next educational level.

### C. Responsive Services (Crisis counseling, group counseling, conflict & conferences)

1. Provide individual and small group counseling dealing with barriers to learning.
2. Consult with teachers, families, administrators, and other school personnel concerning the welfare of students.
3. Make appropriate referrals for students and families to services within school and/or community.

### D. System Support (Manage activities, utilization, community/business outreach, public relations)

1. Communicate and exchange academic, personal and career information with parents/guardians.
2. Communicate counseling program components to students, staff and parents.
3. Remain current in counseling content, theory, practice and research.
4. Promote and support a school climate that enhances academic, personal/social, and career development.
5. Demonstrate support for building, district and state standards.
6. Plan with Administrators the distribution of the counselor's time to support, following the general guidelines recommended by the Washington State Counseling Association.

<table>
<thead>
<tr>
<th>Program</th>
<th>Elementary School</th>
<th>Middle School</th>
<th>High School</th>
</tr>
</thead>
<tbody>
<tr>
<td>Curriculum</td>
<td>35-40%</td>
<td>25-35%</td>
<td>15-25%</td>
</tr>
<tr>
<td>Individual Planning</td>
<td>54-10%</td>
<td>15-25%</td>
<td>25-35%</td>
</tr>
<tr>
<td>Responsive Services</td>
<td>36-40%</td>
<td>30-40%</td>
<td>25-35%</td>
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<tr>
<td>System Support</td>
<td>13-15%</td>
<td>10-15%</td>
<td>15-20%</td>
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<tr>
<td>TOTAL</td>
<td>100</td>
<td>100</td>
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</tbody>
</table>

Form 181-E 07/01
Counselor Post Observation and Final Evaluation Form

Employee Comments

I find the performance of __________________________ does not demonstrate Teaching for Learning Standards and a Plan of Improvement will be developed with the counselor. We will meet to finalize the Plan of Improvement.

______________________________________________
Signature of Supervisor

______________________________________________
Signature of Counselor

_________________________
Date

Form 181-E 07/01
Federal Way School District
Substitute Evaluation* Form
(HR - EVAL 0181 – F)

<table>
<thead>
<tr>
<th>Substitute Name</th>
<th>Job Assignment</th>
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</thead>
<tbody>
<tr>
<td>School</td>
<td>Date(s) of Assignment</td>
</tr>
</tbody>
</table>

*This form is primarily to be used for substitutes who have worked in your building for 20 or more days. Please use the Substitute Suitability Form (HR 0198-B) to comment on, or make requests regarding, short-term substitutes.

This form is designed to provide accurate information, both positive and negative, regarding the effectiveness of guest substitutes. The building principal or appropriate administrator must sign and return this form with original signature to the Human Resources Substitute Coordinator. Please refer to Article 13, of the FWEA Collective Bargaining Agreement pertaining to the evaluation of certificated substitutes.

<table>
<thead>
<tr>
<th>Human Relations – Adults</th>
<th>Excellent</th>
<th>Good</th>
<th>Average</th>
<th>Needs Improvement</th>
<th>Unacceptable</th>
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<tbody>
<tr>
<td>Human Relations – Students</td>
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<td>Student Control</td>
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<td>Dependability</td>
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<td>Cooperation</td>
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<td>Punctuality</td>
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<td>Quality of Work</td>
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<tr>
<td>Overall Job Performance</td>
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</table>

For Teachers:
- Designing and Planning Instruction
- Delivering Instruction
- Participating as a Member of a Learning Community

Comments:

Principal / Administrator Signature

Form 181-F, November 2012
FEDERAL PUBLIC SCHOOLS
Credit/Clock Hour Approval Form
(One form must be submitted for each college/university/Minimum of 3 clock hours to be eligible for credit)

Print Name: __________________________ Location: __________________________
Current Assignment (Grade and Subject(s)): __________________________

CRITERIA (Indicate with a ☑ in the box, the criteria which will allow the credits on the attached transcript to be counted toward salary allocation. Employee’s initials must appear where indicated)

☐ Credits earned after September 1, 1995, must satisfy the following criteria in addition to those found in WAC 392-121-255, 392-121-257, and 392-121-269:
  ☐ Is consistent with a school-based plan for mastery of student learning goals as referenced in RCW 28A.655.110, the annual school performance report, for the school in which the individual is assigned; or
    ☐ Indicate specific component of the plan
  ☐ Is pertinent to the individual’s current assignment or expected assignment for the following school year or
  ☐ Is necessary for obtaining an endorsement as prescribed by the State Board of Education; or
    ☐ Describe specific endorsement and appropriate essential area of study for which you are currently working;
    ☐ Must obtain “C” grade or “Pass”
    ☐ Signature below confirms intent of employee endorsement

☐ Is specifically required for obtaining advanced levels of certification; or
  ☐ Please describe advanced level of certification you are working to obtain
  ☐ (Credits in this category cannot be applied towards initial certificate renewal or maintenance of a certificate)
  ☐ Signature below confirms intent of employee to obtain advanced certification

☐ Is included in a college or university degree program that pertains to the individual’s current assignment or potential future assignment as a certificated instructional staff of the school district, where the potential of the future assignment is agreed upon by the school district and the individual
  ☐ Include description of degree program in which you are enrolled
  ☐ Signature below confirms intent of employee in obtaining degree

☐ It addresses research-based assessment and instructional strategies for students with dyslexia, dysgraphia, and language disabilities when addressing learning goal one under RCW 28A.150.210, as applicable and appropriate for individual certificated instructional staff

☐ Beginning in the 2011-2012 school year, it pertains to the revised teacher evaluation system under RCW 28A.405.100, including the professional development training provided in RCW 28A.405.106.

- Page one and two must be completed in order for this form to be accepted.
- Official transcripts or original clock hour registration forms must be attached.
- One form per college/university or clock hour provider.
FEDERAL PUBLIC SCHOOLS
Credit/Clock Hour Approval Form
(One form must be submitted for each college/university/Minimum of 3 clock hours to be eligible for credit)

Print Name: __________________________ Location: __________________________
Current Assignment (Grade and Subject(s)): ______________________________________

<table>
<thead>
<tr>
<th>Date or Term Earned</th>
<th>Institution or Provider</th>
<th>Course Designation and Title</th>
<th>Number of Quarter Credits or Equivalent</th>
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Institution: ____________________________________________
(The above must be an accredited College, University or approved Clock Hour Provider)

I certify that the above is true and correct to the best of my knowledge. I also understand that it is a violation of the Professional Code of Conduct, which could result in loss of certification, to misrepresent or falsify information contained herein.

EMPLOYEE SIGNATURE __________________________ DATE __________

SUPERVISOR SIGNATURE __________________________ PRINT SUPERVISOR NAME

APPROVED: ☐ Yes  ☐ No

- Page one and two must be completed in order for this form to be accepted.
- Official transcripts or original clock hour registration forms must be attached.
- One form per college/university or clock hour provider.

*Ten clock hours = one quarter credit
*One semester credit = 1.5 quarter credits

Form 171 03/13
FORM I

Affidavit of Clock Hour Verification
Continuing Education

1. Name                       Last                                   First                                   Middle                                   Maiden/Former Name

2. Mailing Address

3. Date of Birth

City                    State              Zip

4. Social Security Number

5. Telephone

Business (     )

6. Certification Number

The Washington State Board of Education rules for continuing education provide that educational staff associates may use credits or clock hours that satisfy the continuing education requirements for their state professional licensure, if any, to fulfill the continuing education requirements established in chapter 180-85 of the Washington Administrative Code (WAC).

The Office of Superintendent of Public Instruction uses credits or clock hours for placement of LEAP salary allocation documents established in the Washington State Operating Appropriations Act. Such placement is used in the calculation of state moneys allocated to school districts. Verification of these credits is subject to state audit.

Use of credits and clock hours for salary placement on the school district salary schedule is governed by local policy and the local contract.

To comply with the needs of the school district:
- Attach an original or copy of a document evidencing such credits or clock hours.
- Complete the following statement.
- Have the form notarized.
- Return this form to the district personnel office.

Special Type of License: ________________________________

License Number: ________________________________

Date Original License Issued: ________________________________

Current License Expiration Date: ________________________________

I, ______________________________________, do certify (or declare) under penalty of perjury under the laws of the state of Washington that the attached classes, credits, and clock hours satisfy the continuing education requirements for the state of Washington professional license listed above. The intentional misrepresentation of a material fact in this form subjects the holder to revocation of his/her certificate pursuant to chapter 180-85 WAC. A copy of this form should be retained by the holder for possible disputes (WAC 180-85-085).

_____________________________________________________  _________________________________
Signature       Date

138
SIGNATURES

FOR THE FEDERAL WAY EDUCATION ASSOCIATION

BY
President
Mark A. Cole
Theresa Mayer

Date 9/17/14

FOR THE BOARD OF EDUCATION FEDERAL WAY SCHOOL DISTRICT

BY
President
Carol Gregory
Jeffery A. Hannon
Helen Rahn

Date 9/23/14