# Negotiated Agreement

Ratified by the



And The



**ENGAGE • EDUCATE • EMPOWER** 

Effective September 1, 2018 – August 31, 2020

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#### I. Administration

	1. Auministration
A. <u>D</u>	efinition/Recognition
1.	<u>Declaration</u>
	In accordance with RCW 41.59, this negotiated Agreement is entered into between the Auburn School District Board of Directors and the Auburn Education Association.
2.	<u>Definitions</u>
	The term 'Board' will mean the Board of Directors of the Auburn School District No. 408.
	The term 'District' will mean the Auburn School District No. 408.
	The term 'Association' will mean the Auburn Education Association and its agents.
	The term 'Employee' will mean contracted employees who are defined in (I.A.3) of this Agreement.
	The term 'household' will mean anyone permanently residing in the employee's residence and considered a part of the family.
	The term 'Agreement' will mean this negotiated agreement.
	'Individual per diem' means the individual's annual base salary divided by 180 (days). 'Individual hourly per diem' means the individual's per diem salary divided by 7 (hours).
	'Professional rate of pay' will be determined as follows: 18-19 rate shall total 11% added to the 17-18 SAM per diem rate at each cell. The 19-20 rate shall total 1.9% or IPD (whichever is greater) and will be added to the 18-19 SAM professional rate at each cell.
	'FTE employee' means a full-time equivalent staff member. A full-time equivalent staff member is one who works all work hours (7.0) on all contracted work days (180) and is designated as a 1.0 FTE. Working fewer hours or fewer days results in a designation less than a 1.0 FTE.
	The term 'Learning Improvement Day (LID)' will mean a non-student training day for certificated employees.
	'AIP' means an Additional Instruction Period and is worked by a full-time staff member who teaches during their planning period or a part-time staff member who teaches an additional period beyond their base contract.
	'SAM' refers to the salary allocation model.
3.	Recognition
	The Board recognizes the Association as the exclusive representative for all non-supervisory certificated employees of the District.

## 4. <u>Recognition/Definition of Long-Term Substitutes</u>

The Board recognizes the Association as the representative of regular substitutes and long-term substitutes. 'Regular substitute' means an employee who temporarily assumes the duties of various absent employees and who has served more than thirty (30) days in the current or immediately preceding school year and who continues to be available for employment. Long-term substitute means an employee who temporarily assumes the duties of an absent employee for more than twenty (20) consecutive days in the current or immediately preceding school year and who continues to be available for employment. Long-term substitutes shall be covered by this agreement other than the language from the following sections: Business II.A, Personnel III.G. Vacancies, Reassignment and Transfer, Leaves V. (except sick or jury duty) and those expressly stated or modified through subsequent letters of agreement. Contract provisions apply only during the term of the assignment.

## 5. Representation for New Job Titles

The Board and the Association will negotiate possible inclusion of new job titles, authorized by the Board subsequent to ratification of this Agreement, in unit representation. Should mutual agreement not be reached, the Association may request determination by the Washington Public Employment Relations Commission.

#### B. Management Rights Clause

The Association recognizes the Board as the elected representative of the constituents of the District and recognizes its legal responsibilities in connection with the operation of the District through its appointed superintendent and staff. It is the intention of the parties hereto that all rights, powers, prerogatives, duties, and authority which the said Board now has or had prior to the signing of this Agreement are retained by the Board except for those which are specifically abridged or modified by this Agreement. Such abridgments or modifications will be to the extent specifically set forth in this Agreement and such abridgments or modifications are to be strictly construed.

#### C. Status of Agreement

Where there is a conflict between this Agreement and any resolution, rule, policy, or regulation of this District, the terms of this Agreement shall prevail. If any provision of an individual employee contract is inconsistent with this Agreement, then this Agreement shall be controlling. Modifications of this Agreement will be written and signed by both parties.

#### D. Conformity to Law Saving Clause

If any provision of this Agreement or any application of this Agreement is found contrary to law, then such provision or application will not be deemed valid and subsisting except to the extent permitted by law. All other provisions will continue in full force and effect to the extent permitted by law.

## E. Contracts/Resignation

#### 1. Length of Contract

The length of employee contract for a full time equivalent employee is 180 student contact days. The student contact days are noted on the calendars for the next three years which ends with the **2020-2021** school year. These calendars appear in the appendix.

#### 2. Separation, Resignation

Resignations will be received by the superintendent or designee on or before May 15, and will be acceptable after that date, provided a replacement satisfactory to the District can be obtained.

## 3. <u>Individual Employee's Contract</u>

The District, in conformity with Washington State Law and State Board of Education regulations and the Collective Bargaining Agreement, will provide each Employee a contract with assignment indicated therein and an informational copy of the individual's contract will be retained by the Employee.

#### 4. Replacement Contracts

Certificated Employees hired by the District to replace specific regular Employees who have been granted leave shall be contracted not to exceed one (1) year in accordance with RCW 28A.405.900. Such Employees will be considered for available positions for which they are qualified by certification and experience, provided the Employee has submitted a letter of application consistent with the requirements of the position open notice and has on file with the district human resources office current and complete professional credentials. This section will in no way limit the District's ability to fill any position with that applicant who best satisfies the characteristics and requirements of the available position. By December 1, the District shall make available to the Association a list including the names of individuals on leave and the names of individuals holding replacement contracts in place of those on leave.

#### 5. Additional Instruction Period Contracts

a. Full-time staff members who are offered the opportunity to teach an additional teaching period for the semester/year will be compensated via a Supplemental Contract.

b. Part-time staff members who are offered the opportunity to add an additional teaching period for the semester/year beyond their original base contract will receive a revised employment contract reflecting their adjusted FTE status.

c. Additional Instruction Period contracts are not guaranteed beyond the current school year in which it was signed.

d. Part-time staff members who receive a revised employment contract due to the addition of an Additional Instruction Period will have their benefits adjusted accordingly.

## 6. <u>Additional Compensation</u>

Extended days and additional supplemental stipends will be compensated at the individual Employee's **daily** rate of pay and listed on a supplemental contract.

#### a. District Designated Time

District designated time will total **44.5** hours. The allocated hours are as follows:

HOURS	ACTIVITY
10.5	Dist./Bldg. Meetings
28.0	<b>Building Determined Days</b>
6.0	Principal Determined Time

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District Designated Hours are prorated based upon an employee's FTE status. (For example, an employee who has a .5 FTE contract will receive 50% of the District Designated Hours and is only responsible for .5 of the District Designated Hours.)

#### b. **Enrichment** Contract

Each employee will receive an Enrichment Contract totaling 120.0 hours. Enrichment hours are prorated based upon an employee's FTE status. (For example, an employee who has a .5 FTE contract will receive 50% of their Enrichment Contract and is only responsible for .5 of the Enrichment Contract.) The Enrichment Contract provides compensation to certificated employees for responsibilities for those activities that are directly related to the four (4) areas outlined by OSPI as enrichment. These four (4) areas fall into the categories below.

- Extended day opportunities for students to enhance learning.
- Extended school year opportunities to enhance learning.
  - Parent outreach activities to bridge school to home relationship.
  - Professional development.

You may choose to apply all or any part of the dollar value for the Individual Responsibility Contract, as described above, to your annual tuition reimbursement allocation. The decision to do so will be made once annually.

#### c. Longevity Stipend

 In addition to the above, the longevity stipend will be \$1,750 for every staff member beyond year 16 to year 19 on the SAM in columns 1-9. The longevity stipend will be \$2,750 for every staff member from year 20 to year 24 on the SAM in columns 1-9. The longevity stipend will be \$3,750 for every staff member from year 25 to year 29 on the SAM in columns 1-9. The longevity stipend will be \$4,750 for every staff member at year 30 and beyond on the SAM in columns 1-9.

Longevity stipends will be paid in full to each employee who qualifies based on years of service, regardless of FTE status, as outlined above.

#### d. Intent to Return On or before April 1 of each year thereafter, the employee will provide notification to the District of their intentions for the following year. 1) An employee that notifies the District of their intention to retire will be granted two (2) additional per diem day's pay for cleaning out their classrooms by June 30. Payment will be remitted on or before the employee's final paycheck. Notification by employee of intended commitment to return aids the district in establishing staffing priorities. 2) New Educators Provide a stipend, from pay earned, for new educators to the profession on the Tuesday following the first board meeting in September. This stipend (\$600 for a 1.0 FTE and prorated accordingly) will be reduced equally over the remainder of the new educator's contract. Should an educator's contract be paid off before the end of the fiscal year, the final check will be reduced accordingly. Educators new to the profession shall receive a supply card for \$100 for assistance in purchasing supplies for classroom use. 3) Experience/Longevity Stipend for Educational Staff Associates (ESA) In recognition for the work experience of ESA staff (nurses, OT/PT, SLP, and Psychologists) as directly related to the ESA job description; a stipend based upon outside related professional experience not included on the SAM will be provided on a Supplemental Contract equaling the difference between actual placement on the SAM and past related experience. This stipend will reduce each year as the employee moves up on the SAM based on experience within the school district. As of September 1, 2010, ESA staff identified above, who have reached step 10-15 plus, will have their current stipend grandfathered at \$2,724 prorated based upon the employee's FTE status. 4) Case Study/MDT Meeting Psychologists, Counselors, OT's, PT's, nurses, and classroom teachers (including TOSA's and specialists) will receive individual **professional** rate **of pay** for participating in case study/MDT meetings outside WAC time. h. Payment of Supplemental Contract(s) Supplemental contracts will be paid monthly in equal amounts.

F. Distribution of Agreement

## 1. <u>Proofreading</u>

Prior to final printing of this Agreement, the District and Association mutually agree to meet for the purpose of proofreading the Agreement.

#### 2. <u>Copies of Agreement</u>

a. The contract shall be available on-line through the district website.

b. There shall be one (1) hard copy for each Employee who requests one.

c. There shall be one hundred (100) hard copies for the Association, including one signed copy.

d. Employees' copies will be distributed after printing of the ratified agreement. New employees will be given a contract upon hire.

e. All costs of production and distribution of copies, listed above, will be shared equally between the Association and the District.

#### II. Business

## A. Association Security/Representation Fees

#### 1. **Dues Deduction**

The association shall have the exclusive right to payroll deduction of dues and assessments required for membership for employees, provided, that the Association shall present said deductions to the District in one (1) billing which shall change no more than three (3) times per fiscal year, exclusive of the addition or deletion of individuals. Written authorization and/or revocation of membership shall be provided to the district by the Association. The District shall continue to provide such deduction service during the period of this Agreement. The Association shall notify the District immediately of any employee's election to rescind their written authorization. Written authorizations/revocations received after the District's monthly payroll cutoff date will be processed the following month.

#### 2. Hold District Harmless

The District shall be held harmless of the Association for compliance with the article, including reasonable attorney fees.

#### 3. **Availability of Information**

 The names, work assignments, work locations, hire date, hours per day per assignment, phone number, mailing address, email address, pay and salary information of employees shall be provided to the President of the Association monthly, after the completion of the final payroll. The Association President shall be furnished, upon request, reasonable and appropriate available data pertinent for use in carrying out the Association's negotiation and representation functions. All parties shall exercise discretion in the utilization of such data.

#### B. Strikes

#### 1. 'No Strike' Clause

The Association and its members, as individuals or as a group, will not initiate, cause, permit, participate, or join in any strike, work stoppage, slowdown, picketing, or any other restriction of work during the term of this Agreement. Employees in the bargaining unit, while acting in the course of their employment, will not honor any picket line established by the Association or by any other labor organization when called upon to cross such picket line in the line of duty.

#### 2. Return to Work

In the event of a strike, work stoppage, slowdown, picketing, observance of a picket line, or other restriction of work, in any form, either on the basis of individual choice or collective Employee conduct, the Association will immediately, upon notification, attempt to secure an immediate and orderly return to work.

 This obligation and the obligations set forth above will not be affected or limited by the subject/matter involved in the dispute giving rise to such stoppage or interruption. Disciplinary action, including discharge, may be taken by the District against any Employee or Employees engaged in a violation of this provision.

#### C. Association Rights and Privileges

#### 1. Availability of Information

Consistent with adopted procedures, the District will furnish to officers or authorized members of the Association any and all District information, statistics, and records which are otherwise available as outlined in the public disclosure law. The Association may be asked to reimburse the District at the adopted rate per page for any such information bearing a uniform reproduction fee with the exception of materials supplied to the Association by the District or representatives of the Board for negotiating purposes.

#### 2. Use of Buildings

The Association and its Representatives may use District buildings for meetings and may transact official business on school property at reasonable times, provided such building use will not interfere with, nor interrupt, normal school operations. Usage will be by prior arrangement through the principal and/or use of an approved Building Use Permit. Charges for building usage for profit or after the hours of school will be consistent with district 'Use of School Facilities' regulations. The Association will reimburse the District for all loss or damage that ensues from Association use of any District buildings or facilities therein.

#### 3. Inter-school Mail

The Association and its Representatives may use District inter-school mail and e-mail services for normal communications with Employees provided such does not result in additional expense to the District. All materials will be labeled as Association materials and bear the name of the Association member originating the communication. Said use is subject to District procedures which will include freedom from censorship by the District. The Association will accept all responsibility for such Association communications transmitted through the inter-school mail or

distributed by the Association. The Association will hold harmless, defend, and reimburse the District for any judgment, suit, action, or assessment against the District that result from the District's good faith compliance with this section.

#### 4. <u>Bulletin Board Space</u>

a. The District will provide the Association bulletin board space in the faculty room of each school complex and in the Administration Center. Size and location will be at the discretion of the principal or administrator in charge after consultation with the building representatives.

b. The Association will accept responsibility for all information posted by the Association or building representatives appearing on the space provided. Further, the Association agrees not to post any information, (1) not in good taste or (2) in support of any political cause or candidate.

c. The building representative is responsible for the prompt removal of any notices or bulletins that have served their purpose(s).

#### 5. <u>Building Association Meetings</u>

Association building representatives will have the right to call and hold Association meetings in their respective buildings in order to conduct the normal business of the Association and to otherwise communicate with the Employees they represent. Such meetings will be held before or after working hours or on duty-free lunch periods and shall not interrupt the normal operation of the school. Any officer or presidential designee of the Association will have the right to visit District buildings after notification to the principal and may confer with individual Employees during regular school hours following proper building check in procedures. When requested, the Association will be given a place on the agenda of total staff meetings to conduct the normal business of the Association.

#### 6. Release of Association President

The Association president will be released full time from contractual obligations with the District from the first contracted day through and including the last contracted day of the school year in which serving in the office of president.

Upon return to contracted duties, placement and advancement on the salary schedule will apply **per this negotiated agreement.** 

The District will make all salary and other benefit payments to and on behalf of the Association president on release time as if the president were not on release time. The Association will reimburse the District **the AEA president's compensation allowable** for those salary and mandatory/permissive benefit payments (including sick leave buyback) allowable to the release time. Such reimbursement will be made monthly, concurrent with the District's delivery of the Employee's pay stub, which includes payment for release time.

The Association president shall be entitled to earn compensation for duties performed beyond the work day and/or work year as all other members of the bargaining unit are entitled to receive, **including additional stipends that AEA assigns**.

1 Upon expiration of the leave, the individual will be returned to employment at his/her previous work site, and position, including grade level/department. 2 3 4 7. Release of Association Representatives 5 The District will grant up to sixty (60) days per year to employees for the purpose of Association 6 7 business. Requests will be made to the superintendent or designee and such leave will be granted, 8 provided the leave does not create a negative impact on the educational program. The Association will reimburse the District for the cost of necessary substitutes. Released time will 9 be by prior arrangement and will depend upon the availability of substitute service satisfactory to 10 the District. 11 12 13 8. Presenting Information About the Exclusive Bargaining Representative – Access to New **Employees** 14 15 16 a. The employer must provide the exclusive bargaining representative reasonable access to new employees of the bargaining unit for the purposes of presenting information about 17 their exclusive bargaining representative to the new employee. The presentation may 18 occur during a new employee orientation provided by the employer, or at another time 19 20 mutually agreed to by the employer and the exclusive bargaining representative. 21 22 b. No employee may be mandated to attend the meetings or presentations by the exclusive 23 bargaining representative. 24 25 "Reasonable access" for the purposes of this section means: (1) The access to the new employee occurs within ninety days of the employee's start 26 date within the bargaining unit; 27 (2) The access is no less than thirty minutes; and 28 (3) The access occurs during the new employee's regular work hours at the employee's 29 regular worksite, or at a location mutually agreed to by the employer and the 30 exclusive bargaining representative. 31 32 33 Nothing in this section prohibits an employer from agreeing to longer or more frequent new employee access, but in no case may an employer agree to less access than required by this 34 section. 35 36 37 D. Negotiation Procedures 38 39 1. **Bargaining Agreement** 40 41 The Board and the Association agree to meet and collectively bargain wages, hours, terms, and conditions of employment consistent with RCW 41.59. 42 43 44 2. Labor Management Team (LMT) 45 46 The Labor Management Team shall be the negotiating body for agreements between the

LMT is a problem solving body that is responsible for the review of educational concerns,

education of constituents, clarification of contractual questions and contract maintenance.

Association and the District. The members shall consist of the bargaining teams of the

Association and the District but shall not exceed five individuals from each.

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Meetings will be held during the work day at mutually agreeable times. Release time for meetings will be provided by the District.

Informal Consultation

The superintendent will provide the Association president a copy of proposed policy changes which directly affect Employees at least five (5) school days prior to first reading by the Board. Provision of such copies in no way will be construed as an agreement on the part of the District to negotiate said policy. When known, staffing or program changes that may negatively impact Employees will be communicated to the Association.

## 4. <u>Agreement Ratification</u>

Any settlement of negotiated matters reached in the meetings between the Representatives of the Association and the representative(s) of the Board will be reduced to a tentative written Agreement and placed upon the agenda of the next Board meeting as a resolution following ratification by the Association.

#### 5. <u>Calendar</u>

The calendar will be bargained for the duration of the negotiated agreement plus one year.

#### III. Personnel

## 23 A. Just Cause

No employee will be disciplined without just cause/due process (See Appendix- "Just Cause"). Discipline shall be progressive. Progressive discipline includes verbal warnings (written with summary), written reprimands, suspension with pay, suspension without pay and discharge. The exception to progressive discipline will be for serious offenses. When an allegation of misconduct is made against an employee and that allegation, if true, is cause for discipline, the District will take the following steps:

#### For the Employee:

1. Call the employee in and inform them they have a right to representation.

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2. Inform the employee of the allegation of misconduct and that an investigation is being conducted.3. If representation is requested, schedule meetings with the employee when representation is

- available.4. Notify the employee of the District's intent to administer discipline at least two days prior to a disciplinary meeting.
- 5. The District will provide the employee with a written statement of the grounds for the disciplinary action.

## For the Association:

- 1. Attempt to notify the Association President that there is an allegation of misconduct and that representation might be requested.
  - a. The District shall notify the Association president when the allegation of misconduct is serious.

- Notify the Association of the District's intent to administer discipline at least two days prior to a disciplinary meeting.
  - 3. The District will provide the Association with a written statement of the grounds for the disciplinary action.
  - 4. Allow for review to the Association the investigatory material the District relied upon for the administration of discipline. If requested, investigative material will be provided upon filing a grievance.

#### B. Employee's Rights and Responsibilities

## 1. <u>Non-Discrimination</u>

Unless based on a bona fide occupational qualification, neither the District nor the Association will unlawfully discriminate against any Employee subject to this Agreement on the basis of race, creed, color, sexual orientation, gender, national origin, age, marital status, or because of the presence of any sensory, mental, or physical handicap with respect to a position, the duties of which may be performed efficiently by an individual without danger to the health or safety of the handicapped person or others, or in the exercise of their rights under RCW 41.59.

#### 2. Private and Personal Life

Employees are entitled to the full legal rights afforded under federal law, state law in the U.S. and Washington State Constitution. The religious or political activities of the Employee and the private and personal life of the Employee will not be grounds for disciplinary action unless the District can show just and sufficient cause that such activities or the Employee's private or personal life adversely impacts the performance of assigned duties.

#### 3. Controversial Questions in the Classroom/Academic Freedom

It is the right and responsibility of Employees to encourage freedom of discussion of all aspects of controversial questions in the classroom. Teachers are expected to take into account the maturity level of their students and to make sure that their expressed ideas, their content, and the materials are related to the established instructional program.

#### 4. Parent Visitation to the Classroom

The District and Association encourage parents and other patrons to visit the schools and classrooms. If a parent visit is thought to be disruptive to an Employee's work, the Employee may confer with the principal. The Employee and principal will work together to resolve the issue. Visits to certain classes may be limited or not permitted by the principal.

#### 5. Administrator Change to Student Grade

In the event an administrator changes a student's grade, the administrator will notify the teacher in writing.

#### 6. <u>Standardized Testing</u>

Student performance on state or federal testing will not be used to negatively evaluate employees.

## 7. <u>Sexual Harassment of Employees or Students</u>

Sexual harassment of employees or students is prohibited in the workplace. The workplace includes all district facilities and school district premises, as well as, non-district property where an Employee or student is participating in a school-sponsored event. The District is committed to a working and learning environment that is free of sexual harassment. Sexual harassment is defined as unwelcome sexual advances, requests for sexual favors, and other verbal, written, or physical conduct of a sexual nature that is uninvited, unwanted, and non-reciprocal.

a. Informal procedure for resolving complaints:

(1) Confront the harasser with a description of the unwanted behavior and request that behavior stop.

(2) If the individual is uncomfortable with confronting the harasser he/she may request that a district administrator address the harasser.

b. Formal procedure:

(1) File a written complaint with the administrator of Human Resources and employee relations. Include who, what, when, where, how, why, and any witnesses to behavior. In all instances, the complaint and investigation will be handled in a confidential manner.

(2) The District will begin conducting a complete, timely, and thorough investigation after receipt of the written complaint. The complainant will be advised of the findings and conclusion.

(3) There will be no reprisals made against anyone who has made a claim under this sexual harassment language.

8. <u>Teacher Responsibilities</u>

the discipline of students.

Teachers shall have the following responsibilities with respect to the discipline of students:

a. Each teacher shall enforce the prescribed school district rules for student conduct.

c. Each teacher shall maintain good order and discipline of students in the teacher's classroom when students are under the teacher's supervision, and/or in the teacher's presence.

b. Each teacher shall comply with school district and building rules and guidelines relating to

d. Each teacher assigned to classroom duties shall keep and maintain accurate attendance records of students.

e. Each teacher shall conduct herself or himself in a professional manner and shall avoid making any statement to any student or group of students which may be demeaning or personally offensive.

#### 9. District Committees

 Staff will be given a list of district-level committees that are being formed for any given school year. They will be given the opportunity to volunteer for district committees. Actual selection for the committee will be based on criteria that allows for a heterogeneous representative group. The first meeting of each District committee meeting, committee members will be informed of their responsibility to provide two-way communication between their building and the committee. Principals will be asked to allow time at staff meetings for representatives to report.

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## 10. <u>Copyright Laws</u>

Individuals who create a work own the right to that work, if created under copyright law, unless the work was created at the request of the district and paid for by the district.

## C. <u>Student Discipline</u>

#### 1. <u>Teacher Authority</u>

Subject to the limitations set forth below in connection with the emergency removal of students, all teachers shall have the authority to discipline any student for any disruptive or disorderly conduct or other violation of rules for student conduct which may occur in the presence of the teacher's supervision. Teachers may also recommend the suspension or expulsion of students to the proper school authorities.

#### 2. Methods of Student Control

a. Discipline: Discipline shall mean all forms of correction other than suspension and expulsion and shall include the exclusion of a student from a class for a period of time not exceeding the balance of the school day or activity. The forms of discipline set forth below are not intended to exclude the imposition of other appropriate forms of disciplinary action. No discipline shall deny a student due process rights nor will violate a formally developed IEP agreement.

b. Detention teachers and other certificated employees shall have the authority to detain students under their supervision for up to forty (40) minutes after the regular student dismissal time. Detention will not extend beyond the time of departure of the bus upon which the student can ride unless prior arrangements have been made with the student's parents or guardian.

c. Removal: Any student who creates a disruption of the educational process in violation of the building disciplinary standards while under a teacher's immediate supervision, may be excluded by the teacher from his or her individual classroom and instructional or activity area for the remainder of the class or activity or until the principal or designee and teacher have conferred, whichever occurs first: PROVIDED, that except in emergency circumstances, the teacher shall have first attempted one or more alternative forms of corrective action; PROVIDED FURTHER, that in no event, without the consent of the teacher, may an excluded student be returned during the balance of that class, activity period, or up to the following two days, or until the principal or designee and the teacher have conferred.

## 3. <u>Emergency Removal</u>

A student may be removed immediately from a class, subject, or activity by a teacher or administrator and sent to the principal or a designated school authority, provided that the teacher or administrator has good and sufficient reason to believe that the student's presence poses an immediate and continuing danger to the student, other students, or school personnel, or an immediate and continuing threat of substantial disruption of the class, subject, activity, or educational process of the student's school. The removal shall continue only until the danger or threat ceases or the principal or designated school authority acts to impose discipline, impose a short-term suspension, initiate a long-term suspension or an expulsion, or impose an emergency expulsion.

The principal or designated school authority shall meet with the student as soon as reasonably possible following the student's removal and take or initiate appropriate corrective action or punishment. In no case shall the student's opportunity for such meeting be delayed beyond commencement of the next school day. The teacher or administrator who removed the student shall be notified of the action which has been taken within twenty-four (24) hours, if possible.

#### 4. <u>Teacher Rights</u>

- a. Teachers shall have the following rights with respect to discipline of students:
  - (1) Each teacher shall be entitled to appropriate assistance and support from building administrators in connection with discipline problems relating to students.
  - (2) Each teacher shall be advised of any complaint from an identifiable source made to the principal or other school district administrator regarding the teacher's discipline of students. The teacher shall be given the opportunity to present his/her version of the incident and to meet with the complaining party in the event that a conference with the complaining party is arranged.
  - (3) Each teacher may use such action as is necessary to protect himself or herself, a fellow teacher or administrator, or a student from attack, physical abuse, or injury.
  - (4) By October 1, the staff and administrators at each site will review their building disciplinary plan and student rights and responsibilities pamphlets. Also, the district shall hold building-level meetings for employees covering applicable federal, state, and local laws and district rules, regulations, and procedures related to student discipline and employee safety. This plan must include progressive steps as disciplinary consequences, including an after school detention plan. A copy of the building disciplinary plan will be forwarded to the Human Resources administrator and the Association President.
  - (5) The building will establish a leadership plan in the event that the principal is not at the building. Such plan will identify the individuals responsible for safety issues in the principal's absence.
  - (6) Individuals who are verbally threatened by a student and believe that the student's discipline history is such that the threat could be carried out, shall immediately contact the office and the student will be removed from class pending an investigation. In handling this student matter, the district shall follow its protocols and observe due process rights for all concerned. The individual who was the subject of the student

threat shall be told what investigation has taken place and the outcome of that 1 investigation. 2 3 4 Before any student is admitted into a class after having committed physical or verbal 5 assault upon any teacher or if the student has a known, documented history of violent or threatening behavior, all necessary certificated staff who supervise the student shall 6 7 be notified. At the request of the teacher(s), a plan of action for behavior improvement 8 and specific behavior expectations shall be developed by the principal or designee and 9 the appropriate teacher. 10 b. By November 1, the District will share procedures to be followed in the case of verbal or 11 12 physical assault on employees by non-students. 13 c. Educators being recorded without permission cannot be disciplined or negatively evaluated 14 unless doing illegal activities. 15 16 17 D. Employee Protection 18 19 1. Insurance 20 21 The Board will maintain insurance in the amount of \$1,000,000 per occurrence to cover Employees in the performance of duties as assigned and consistent with the provisions of state 22 23 law. 24 25 **Public Information Request** 2. 26 27 In the event that a request is made under the Public Information Act by the media or other 28 individuals, which affects an employee covered by this contract, the Association will be notified that the request has been made. 29 30 31 3. Employee Personal Property Insurance 32 If an Employee's personal property is used in performing his/her assigned duties and it is 33 damaged or stolen, he/she may apply, in a timely manner, for reimbursement of the cost of repair 34 or replacement. Such property will have been approved and registered with the principal or 35 36 supervisor and shall include purchase cost and purchase date. Once registered, such property must remain at the approved school location unless released by the principal or supervisor. If 37 such property is damaged or stolen, the Employee must attempt to recover losses from his/her 38 insurance policy/policies and show the District written notification of such attempts. 39 40 If the Employee's insurance policies do not cover or partially cover losses, then the District will 41 reimburse the Employee for up to twenty-five hundred dollars (\$2,500) of the loss or damage, 42 including any deductible up to twenty-five hundred dollars (\$2,500). 43 44 45 4. Reporting of Damage to Personal Property 46 Employees who sustain loss or damage to their personal property, while engaged in the 47 maintenance of order and discipline and the protection of school personnel, students, and 48 property, may apply, in a timely manner, for reimbursement of the cost or repair or replacement. 49

the business office. The letter will include a full statement describing the assault; listing all

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Request for reimbursement will be made by a letter addressed to the business office, attention of

damages incurred; and noting the date, hour, and witnesses. The letter requesting reimbursement will be forwarded to the business office through the principal's office. Reimbursement shall be in the amount authorized by the district insurance provider.

#### 5. Review of 'New Student' Confidential Files

Upon request, confidential files which exist for new students shall be made available to staff for review as soon as they are available in the District. The staff member will be notified when student files are ready for review. The Employees will maintain the confidentiality of said files according to the rules and regulations of the Family Rights and Privacy Act as now or hereinafter amended.

#### E. Workday/Planning Time

## 1. Workday

The workday is defined as 7.5 hours inclusive of a duty free lunch, which is not less than a period of 30 continuous minutes. Certificated personnel are required to be at their respective schools for the benefit of the pupils and patrons at least thirty (30) minutes before the opening of school in the morning and at least thirty (30) minutes after the closing of school in the afternoon. WAC 180.44.010 shall apply, and states in part: "(4) Teachers are required to make daily preparation for their duties, preparation to include attendance at teachers' meetings and such other professional work contributing to efficient school service as may be required by the principal, superintendent, or board of directors." A mutually agreed upon flexible schedule may be developed by the principal and teacher. The flexible schedule must define the work day as 7.5 hours inclusive of a duty free lunch and not be disruptive to school operation.

If buildings determine, via the building based decision making model, to have staff meetings that extend past WAC time at one end of the day, then the equivalent amount of minutes will be deducted from WAC time at the other end of the day. Decisions will be communicated to staff promptly once the decision is made. If individual members are unable to stay for the extended staff meeting, they will let their building administrator know prior to the meeting.

 Duties [during WAC time] will be assigned in an equitable manner and will occur on an occasional basis. These assignments will not exceed current practice based upon size and configuration of schools. Situations that require emergency staff meetings will not constitute a violation of the previous sentences of this paragraph.

#### 2. <u>Duty Free Lunch Period</u>

All certificated personnel shall be allowed a reasonable lunch period of not less than thirty (30) continuous minutes per day during the regular school lunch periods and during which they shall have no assigned duties.

#### 3. Leaving Assigned Place of Duty During Duty Free Lunch

An Employee may leave school premises during the thirty (30) minute duty-free lunch period, provided the Employee informs the principal or designee of time of departure and estimated time of return.

## 4. <u>Planning Period</u>

Full-time kindergarten teachers and Early Childhood Educators (ECE) will be provided five (5) forty-five (45) minute periods per week of individual planning. Elementary classroom teachers and special education teachers of grades 1 and 2, will be provided five (5) forty (40) minute periods per week (in addition to one (1) thirty (30) minute library period) of individual planning time. The library period will begin the second week of school and will end ten (10) days prior to the last day of school. Beginning in the 2016-17 school year, the library period will end five (5) days prior to the last day of school.

Beginning with the 2019-2020 school year all full-time certificated elementary staff will be provided five (5) forty-five (45) minute periods per week of individual planning time during the student day. Elementary classroom teachers grades K-5 (including special education teachers) will be guaranteed one (1) forty-five (45) minute period of library time per week.

Beginning with the 2019-2020 school year, language beginning with "The library period..." on line 40, page 16 (shown in italics) and continuing through the remainder of paragraph one (1) of this section shall be stricken.

Elementary classroom teachers and special education teachers of grades 3-5, librarians, and elementary music and P.E. specialists will be provided five (5) forty-five (45) minute periods per week of individual planning time during the student day.

Elementary librarians will be guaranteed a forty-five (45) minute block of time per day for library management. If an elementary school is not able to design the librarian's schedule to guarantee the minimum management time, then the librarian and the building principal will work with the administration to come up with an alternate plan. This plan could include:

- Para-educator hours being assigned in addition to those guaranteed by enrollment.
- Para educator working during non-school days such as before school begins, at the end of the school year, during elementary conferences and during in-service days.
- Change in the number of library classes taught
- Limit class assignments not directly related to the library position

The District will provide secondary teachers an equivalent of one (1) period of the student's school day for the purpose of individual educational planning; this daily period of planning will be no less than 54 minutes. Such planning period will be scheduled by the District and occur any time during the assigned student school day at the discretion of the principal or supervisor. The AEA and ASD, for the period of this Agreement, stipulate that waiver requests made by the members related to High School planning time will be received and decided by LMT. Such proposals must otherwise comply with all provisions of the AEA's waiver process.

Every effort shall be made to ensure that this planning time is not unnecessarily interrupted. This provision, however, will accommodate the performance of tasks and duties necessary to the normal operation of the building. Concerns regarding excessive meetings, tasks, and duties shall be discussed between the Auburn Education Association president and the Assistant Superintendent of Human Resources.

## 5. <u>Elementary Recess Coverage</u>

Each elementary staff will be provided resources to address the problem of instructional planning time that is lost as a result of established morning or afternoon recess breaks. Resources to be allocated are determined by school enrollment as of October 1 and dollar values as shown on the Column A, Step 1 Department Chair Supplemental Salary Schedule as it appears in the appendix.

The calculation of resources to building is as follows:

 Minimum--Three times the Column A, Step 1 rate.

400-499 students as of October 1--Four times the Column A, Step 1 rate.

500-599 students as of October 1--Five times the Column A, Step 1 rate.

600+ students as of October 1--Six times the Column A, Step 1 rate.

The intent is to allow staff to use their resource for the following options:

a. Pay **individual professional rate of pay** for staff to cover recess.

b. The hire of para-educator time to cover recess.

c. Alternately, an elementary staff may elect to apply the resources to meet other building needs. Such a decision requires the use of the building-decision making model and a 75% majority. The alternative must comply with district policy and procedures of law.

#### 6. Work Relief Days

Two (2) days of release or four (4) half-days can be taken by all certificated staff for the purpose of work relief.

Up to thirty-five (35) employees are guaranteed access to work relief on any given day. Work relief will not be used to extend holidays, breaks, or personal leave.

In order to accomplish the goal of work relief days, individuals need to be provided with an environment that is conducive to completing the work. This may be a space that is quiet, where interruptions do not occur and that has adequate equipment. Sometimes such space may not be available at the worksite. Should this occur, the administrator and the individual will mutually arrange for an appropriate location for the work relief days to take place. If a mutual agreement cannot be reached, the employee may appeal the principal's decision to the Assistant Superintendent of Human Resources and the Association President, who will reserve the right to uphold the previous remedy or provide an appropriate remedy.

#### 7. Student Assessment Workload

When one-on-one district/building assessments are required, resources will be provided to buildings to eliminate situations where a teacher must manage non test-taking students simultaneously with one-on-one district/building required assessments. Principals and teachers will develop assessment plans to address this issue using resources such as Title, LAP and basic education funds. The intent of this agreement does not apply to specialized assessments in areas such as ELL, LAP, Special Education, academic progress and eligibility assessments.

If federal and/or state testing requirements mandate additional tests, the Auburn Education Association and Auburn School District will meet to discuss the impact upon workload and develop a plan to address the requirements.

#### 8. Travel Time

Employees who must travel from one building to another, as a regular part of assignment, will be assigned reasonable travel time. Travel time will not infringe upon the Employee's planning periods and/or thirty (30) minute duty-free lunch periods.

#### 9. Inclement Weather

In the event that school is delayed due to inclement weather, staff are expected to report to school thirty (30) minutes before the students are scheduled to arrive.

In the event that school is canceled after employees and students have arrived at school, and when the cancellation will result in the student day being made up, the District and the Association will determine the remedy for employees who were present at school.

## 10. Employee Expectations Related to Curriculum, Responsibilities, Assessment, and Program

Before proposing District initiatives resulting in additional responsibilities for an employee, a group of employees, or the membership of the Association as a whole, the District will evaluate its own financial and human resources capacity for supporting the initiative.

The Labor Management Team will create a workload matrix that will identify the responsibilities that employees have related to Curriculum, Responsibilities, Assessment, and Program. Additions to or deletions from the matrix will be discussed at each LMT meeting prior to implementation.

#### 11. Classroom-Based Performance Assessments

As the state has required Classroom-Based Performance Assessments (one-on-assessments) the District will provide resources to eliminate situations where a teacher must manage non test-taking students simultaneously with one-on-one required assessments.

Principals and teachers will develop assessment plans to address this issue using building or district resources.

#### F. Covering Classes

#### 1. Staff Utilization for Covering Classes

The principal or designee may assign Employees to cover classes if time will not permit a substitute to serve in excess of one (1) hour or if a qualified substitute is not available. In the event that no teachers volunteer to cover classes, the principal will make every reasonable effort to distribute said duty equitably among available employees.

#### 2. Compensation for Covering Classes

Employees assigned to cover classes will receive compensation at the individual Employee **professional rate of pay**, for each period covered, provided planning time is lost by the Employee or such coverage assignment results in work served beyond the work day.

#### 3. <u>'Zero' Period Assignments</u>

Teachers will not be required to accept 'zero' ('0') period assignments. For hours served beyond those served by other high school teachers for the purpose of required staff and department meetings, 'zero' ('0') period teachers will be compensated at the **individual professional rate of pay.** 

#### G. Vacancies, Reassignment, and Transfers

The Board recognizes that it is desirable in making assignments to consider the interests and aspirations of its employees. The District will give consideration to the preference indicated by the Employee. However, that preference may be denied if it is not in the best interest of the District.

#### 1. Vacancies

A vacancy shall be defined as a full or part-time position that is newly created (a full or part-time position that has been vacated and not already filled by reassignment) or a full or part-time position for which no other employee has continuing claim.

#### 2. Reassignment

Reassignment is a change in elementary grade level or secondary subject within a building. Employees who desire to be reassigned to a new grade and/or subject assignment (including Learning Specialist, TOSA, Music or PE) within their present building will notify the building administrator by March 1. The building administrator will make the final determination. ESA employees who change building assignments are considered to have been reassigned not transferred.

#### 3. Voluntary Transfer

Transfer shall be defined as a change from one building to another or one job description to another.

A voluntary transfer is defined as an employee initiated request to move from one building to another or from one job description to another. The District shall post a list of all known vacancies. These vacancies will be posted on the district's web site <a href="http://www.auburn.wednet.edu">http://www.auburn.wednet.edu</a>.

Employees who desire a transfer to a different building and/or job description will file a transfer request form with the district human resources office no later than April 1. Such form will include the grade and/or job description to which the Employee wishes to be assigned and the school or schools to which he/she desires to be transferred in order of preference.

If an Employee's request for voluntary transfer is denied by June 10, the Employee will be given a written response regarding disposition of said request. Individuals who have had their voluntary transfer denied may contact Human Resources directly for reasons of the denial.

1 Employees will receive email notification as to the status of the request for voluntary transfer no later than the last day of school. 2 3 4 Voluntary transfer requests may remain viable until August 1. Employees will receive final notification as to the status of their request for voluntary transfer, by email, no later than the third 5 week in August. 6 7 8 Responses to requests for voluntary transfer will be made according to the following criteria and will be applied in this order: 9 10 a. Employee qualifications (certification, endorsements current training and/or experience) 11 12 b. Posted requirements of the position 13 14 c. Program needs of the district and the individual school 15 16 17 d. Suitability of the teacher in terms of the needs of the position, including success in previous assignments. 18 19 20 After application of the above criteria and where ability and performance are substantially equal, preference in transfer shall be given to the employee with the most seniority. 21 22 23 If voluntary transfer occurs after July 31, the employee shall receive compensation for two (2) 24 days at the individual's professional rate of pay. 25 26 4. **Involuntary Transfer** 27 28 It is recognized that an involuntary transfer is not a generally satisfactory method for filling a vacancy and, as such, will not be resorted to unless other reasonable avenues have been pursued. 29 However, the parties recognize that because of staffing in a building or the loss or relocation 30 of a program, it may be necessary to involuntarily transfer employees. 31 32 Employees involuntarily transferred for reasons of opening new schools, reduction in force, or 33 loss of enrollment will be given first consideration for voluntary transfers consistent with the 34 provisions of voluntary transfer as they appear in this Agreement. 35 36 37 5. Frequency of Involuntary Transfers 38 39 No Employee shall be subject to involuntary transfers more than two (2) times within any five 40 (5)-year period of time. The only exceptions to this provision would be the elimination of programs or the reduction in force necessitated by loss of revenue. 41 42 6. Involuntary Transfer Outside Area of Endorsement 43 Any employee involuntarily transferred to teach in areas outside of his/her endorsements will be 44 provided, at district expense, (via the tuition reimbursement program and/or other avenues) 45 training to the level of state endorsement if the teaching assignment is anticipated to extend 46

beyond one (1) year. In the first year of such assignment, the teacher and administrator will

participate in a professional growth option consistent with the terms of this negotiated Agreement

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50 51 as appended.

#### 7. 1 Provisions of Transfer 2 3 Other provisions regarding transfer: 4 5 a. An elementary Employee selected, during the school year, to fill a vacated position may be placed in that position beginning with the subsequent school year; a secondary Employee 6 7 may be placed in the new position beginning with the subsequent semester. 8 9 b. Newly created jobs in the district will be posted on the district's web site a minimum of five 10 (5) days before filling. 11 12 c. Positions created by transfer or reassignment need not be posted after the initial posting on May 1. 13 14 d. Should it be determined that an Employee is to be transferred, the District will give him/her 15 written notice. Such transfer will proceed in accordance with the following: 16 17 Elementary and Secondary staff who are involuntarily transferred from: one building to 18 another, one job description to another or involuntarily from one room to another, or 19 20 from one department to another, will have the option of two (2) days instruction-free time for planning and preparation or two (2) days paid at the individual's professional 21 rate of pay. These days will be used within twenty (20) work days of the transfer. 22 23 (NOTE: This does not include moves caused by school construction or renovation.) 24 25 (2) Staff involved in transfers named above shall be provided assistance in moving by District custodial/maintenance staff in a timely fashion. If the Employee needs 26 27 custodial/maintenance services beyond those available at the school, the principal will 28 originate a request for appropriate services. 29 30 8. Provisions of Reassignment 31 Other provisions of reassignment: 32 33 34 a. Elementary staff who are involuntarily reassigned from one grade level to another (including to create a split class) will have the option of two (2) days paid at the individual's 35 36 **professional rate of pay** or two days instruction free time for planning and preparation. These days will be used within twenty (20) work days of the reassignment. (This does not 37 include moves caused by school construction or renovation.) 38 39 40 b. Secondary staff who have a change of teaching assignment within semester periods will have the option of two (2) days instruction-free time for planning and preparation or two (2) days 41 of the individual's professional rate of pay paid at per transfer. (This does not include 42 moves caused by school construction or renovation.) 43 44 45 9. Procedures for staff in buildings undergoing remodeling 46 47 In order to support staff in the remodeling process, the following will be communicated: 48 49 a. Capital improvements time table

day/week of school in September)

b. Back-up plans for opening delays (i.e., take home what you need to get through the first

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c. Preplanning for delays 1 d. The "big picture" 2 3 e. Benefits of remodeling plan 4 f. Publish "past practices" g. Hot-line for problems 5 h. Timelines for problems 6 7 Timeline for material support i. 8 Plans for moving shared spaces (unit storage, faculty work room, etc.) 9 10 The district will provide: 11 Adequate packing materials, including: boxes, tape, and labels 12 b. Clear instruction about packing, labeling, deadlines, etc. 13 c. Storage sites 14 15 16 A detailed communication plan will be created and disseminated to the moving buildings. In 17 order to pack, time during the regular day will be created and/or arranged at each building. Each principal will be asked to find the equivalent of 7 hours for packing for each classroom 18 teacher. The last day of school may count for up to 3 of these 7 hours. 19 20 Suggestions for the creation of time during the regular day: 21 22 23 Staff groups released to pack: (1) Assemblies 24 (2) Field trips 25 26 b. Moving parties c. Last day of school early dismissal day 27 28 d. Using students to help pack e. Negotiate meeting time for packing time (by building) 29 f. Trade staff meetings 30 g. Next year optional day for this spring 31 h. Plan created for graduated support (libraries) 32 33 When moving, **building determined hours** may be used to unpack 34 35 H. Personnel Files 36 37 There will be only three files, a building file, a District personnel file, and there may also be an investigative file under control of the school district attorney. Reasonable efforts will be made to 38 ensure files are protected. Materials which may serve as a basis for affecting an employee's 39 40 review by: 41

employment status will be maintained in the district's human resource office and will be available for

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- The individual employee and subject to the employee's written consent, an authorized representative, and
- b. Those District employees and representatives designated by the Superintendent who have a need to review the file in order to assist the performance of the functions of the human resources administrator(s).

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The contents of an employee's District personnel file will contain an application for employment, correspondence, pertinent data concerning the employee's employment, contracts, and summary evaluation reports. All information placed in the District file will be signed by the individual with the exception of transcripts or other documents regularly included in all files by the Human Resources Office. The signature requirement began with the 2003-04 school year.

The contents of an employee's building file will be maintained by the building principal/supervisor. This file is the evaluation-working file and shall contain items that the principal/supervisor utilizes in the evaluation process. At the time of evaluation the employee may request to review the principal's file of the employee.

An employee may request the removal of any derogatory materials after three years, except evaluations, from either the building or District file. In order for material to be removed there must be mutual agreement. A denial of request may be appealed to the Superintendent or his/her designee.

#### I. Reduction in Force of Employees/Employment of Reduced Employees

#### 1. General Provisions and Definitions

 If the certificated staff in the District is to be reduced, the Board will determine the program to be retained by the District and the Superintendent will develop a list of Employees to be recommended to the Board for reduction by the District. For the purpose of this section, administrators may be reassigned as Employees consistent with their experience and qualifications as Employees as defined by the following provisions:

a. Employees will be non-renewed/reduced if they do not currently have both the certification and the endorsement necessary to qualify them to teach in any position in the program retained by the Board; and

b. Employees will be non-renewed/reduced if they currently have both the certification and the endorsement only for those positions in the program retained by the Board of Directors that are to be filled by more senior Employees as determined by the criteria set forth in section III.I.2, subject to the following:

(1) Seniority and credits applicable for placement on the District salary schedule must be earned prior to October 1 of the current school year and must be documented by official transcripts to the office of human resources. It will be the responsibility of the individual Employee to furnish the District with such documentation on or before the first of December for the current school year.

(2) Part-time Employees will have, for retention purposes only, seniority as established by this section. Part-time Employees will not be eligible for contract conditions other than those held at the time of retention determination. The Auburn Education Association president will be specifically excluded from the conditions of this paragraph and will be considered as a full-time Employee for consideration of contract conditions for the ensuing school year.

c. Non-renewed/reduced employees shall have the option of continuing their district benefits by self-payment of premiums consistent with COBRA provisions.

#### 2. Seniority Criteria

In establishing seniority for the purpose of staff reduction, the following criteria will be applied in the order in which they are listed:

 4.

- a. In order to qualify for ranking, the Employees must possess such valid Washington State certification, endorsement, and/or other licenses for certificates as may be required by state law and regulations.
- b. Employees identified above will be ranked according to their length of service up to the end of the preceding contract year as recognized by the District for purposes of placement on the District salary schedule.
- c. In the event that ties exist, doctoral degree(s), master's degree(s), or bachelor's degree(s), as recognized by the District for salary schedule placement purposes, will be used to determine seniority with the higher degree(s) indicating greater seniority.
- d. In the event that ties still exist, those Employees with the greater number of reported credits/clock hours accepted by the District will be considered to have greater seniority than those Employees with fewer credits.
- e. The president of the Association, as designated on or before **June** 15 for the year during which this procedure is to be implemented will be considered to be placed ahead of the most senior Employee in the District, provided such Employee can otherwise be retained in the program adopted by the Board. However, the president will be listed on the seniority list according to their actual seniority criteria, set forth above. The Association will hold harmless, defend, and reimburse the District for any judgment, suit, or action against the District as a result of implementation of this section.

## 3. <u>Seniority List</u>

**Appeals** 

No later than March 15, or the following Monday if March 15 falls on a weekend, the District will provide the Association with an official seniority listing of Employees, from least to most senior according to the above criteria, and will provide each Employee with a copy of their individual seniority information via a Seniority Information Memo. An individual's seniority information will include that person's name, present assignment, certificate type, endorsements, degree, years of experience, days of experience, and credits beyond degree. The District will post one copy of the entire seniority list at each school building.

Any Employee may file, in writing with the Assistant Superintendent of Human Resources, objections only to the District's information contained in that Employee's Seniority Information Memo. The Employee will submit the appeal, in writing, within ten (10) calendar days following the day the District places the Employee's Seniority Information Memo in the Employee's District mailbox. If the tenth calendar day falls on a weekend or holiday, the appeal may be submitted the next following school day. The appeal must include a full statement of the facts supporting the Employee's objection as well as the recommended modification. Disposition of the Employee's request for modification will be made in writing by the Assistant Superintendent of Human Resources, in consultation with the Association president, by April first (1st). If an Employee's challenge is sustained after the seniority list has been posted at each building, the District will post a revised seniority list at each building. The determination by the Assistant Superintendent of Human Resources shall be final and binding and modifications made to the seniority list pursuant to any such appeal may not be further challenged by any party. The Association will be notified, in writing, of any change in the official seniority list.

## 5. Staff Selection

a. In the event that Employees within the present staff are not qualified for assignment, the District may employ such less senior and/or additional certificated Employees as may be required to staff the educational program adopted by the board.

b. A list of Employees to be non-renewed will be delivered to the Association on or before May 15 or if the omnibus appropriations act has not passed the legislature by May 15, then notification shall be no later than June 15.

c. When an Employee is assigned to a position other than that held at the time of implementation of these procedures, it will be so noted in the evaluations of the Employee during the initial year of assignment. Employees assigned to positions other than those held at the time of implementation of these procedures, whose administrator believes them to be struggling in the positions assigned, will be provided with a plan of assistance and support.

## 6. <u>Provisions of Reemployment</u>

a. Employees non-renewed as a result of reduction in force (RIF) will be placed on an employment list according to the seniority information set forth above. These Employees will have priority according to their seniority information in the filling of positions for which they are qualified under III.I.1. They will also be given priority in substitute teaching positions for which they are qualified. Their names will remain on said list for two years, ending October 1 of the second year. Individuals hired from said list will retain all rights and benefits accrued prior to non-renewal.

b. Individuals included on the employment list will inform the District human resources officer of any change in personal information (name, address, telephone number), availability, or eligibility for employment.

c. Offers for employment by the District will be in writing and delivered in person or by certified mail. A copy of each offer will be mailed to the Association.

d. An individual forfeits the right to employment under this section if he/she does any of the following:

(1) signs a continuing, full time, certificated Employee contract with another District (or, for part time Employees, a contract equivalent in time to the position formerly held in the Auburn School District);

(2) fails to accept an offer of employment with the Auburn School District within five (5) school days of receiving the offer;

(3) fails to report for work within eleven (11) school days from the date employment is offered by the Auburn School District;

However, no individual will forfeit rights by accepting a non-continuing contract with another District, by signing a contract in another District for fewer hours than held during the year in which non-renewed, or by refusing a position in the Auburn School District for a fewer number of hours than held during the year in which non-renewed.

#### 7. 1 Provisions of RIF (Reduction in Force) Leave 2 3 The District shall allow Employees RIF leave in accordance with the following criteria: 4 5 a. RIF leave will be granted to an individual for one (1) full contracted year at a time, only if it permits the District to employ a qualified individual included on the employment list. 6 7 8 The Employee requesting RIF leave will file a written request for RIF leave with the District human resources officer. 9 10 c. The District will have the right to deny RIF leave, in writing, if the District considers said 11 12 applicant essential to the orderly and effective operation of the educational program during the ensuing year, or if a qualified replacement is not included on the District employment list. 13 14 d. Employees may receive two leaves under this section if the conditions in part 7.a above 15 continue to be met. However, the District retains its right to deny said leave under part 7.c 16 above. Employees requesting a continuation of RIF leave must file a written request with 17 human resources by March 1. The District will provide written approval or denial to the 18 Employee by April 30. 19 20 The position of the Employee on leave will be temporarily filled by a qualified individual 21 included on the District's employment list. Said qualified individual will not have continuing 22 23 employment rights to the position to which temporarily assigned. 24 25 Said leave will in no way exempt the Employee on leave from reduction in force (RIF) 26 consistent with these procedures during the current or subsequent school year(s). 27 28 This subsection will in no way limit the District in the operation or management of the District educational program. 29 30 h. Employees taking RIF leave under this subsection will be re-employed for the ensuing school 31 year provided that the position they formerly held has not been reduced. 32 33 34 Employees on leave will accrue no rights or benefits while on leave. If the Employee returns to the District immediately following the year(s) of leave, seniority and Employee benefits 35 36 will be reinstated at the level accrued at the time leave was granted. 37 IV. Salaries & Benefits 38 39 A. Payday 40 An Employee's contract(s) will be paid in equal installments. Such installments will be paid on 41 or before the last day of each month following the first month of work and concluding the last 42 business day in August. 43 44 45 The District will make every effort to begin payment of supplemental and extended contracts with the September payroll. 46 47 48 B. Salary Deductions 49

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1.

**Automatic Payroll Deductions** 

1				
2		Payroll deductions will be taken automatically from District Employee salary pay stubs for the		
3		following purposes:		
4 5		a. Withholding tax payments for the federal government.		
6		•••	Transitioning was purposed for the second go verification.	
7		b.	Social security payments for the federal government.	
8				
9		c.	Retirement payment for the Washington State Retirement System.	
10	2	_		
11	2.	<u>Op</u> 1	tional Payroll Deductions	
12 13		Ha	on written request of the Employee, the following deductions will be made:	
14		Ope	on written request of the Employee, the following deductions will be made.	
15		a.	Payments for medical insurance and short-term disability plans which are officially	
16		•••	recognized by the Board and in which the Employee is participating.	
17		b.	Payments to the United Way.	
18			Payments for board recognized tax-sheltered annuity plans, which are officially recognized	
19			by the board. If the Employee requests deductions for a tax-sheltered annuity plan or plans,	
20			said Employee will hold the District harmless against any cause, action, or suit insuring the	
21			District's good faith compliance with this section. A list of approved providers will be made	
22			available upon request.	
23 24		d. e.	Payments for United States Savings Bonds (provided at least five (5) Employees participate). Direct deposits to <b>financial institutions</b> .	
25		f.	Membership dues or the agreed-upon representation fee to the Association, including W.E.A.	
26		1.	retired, WEA-PAC, and NEA FCPE.	
27		g.	Voluntary contributions to approved long-term care and/or cancer plans.	
28		ĥ.	Voluntary contributions to the Auburn Public Schools Foundation, United Way, and Auburn	
29			Citizens for Schools.	
30				
31	3.	Ho	ld Harmless Clause for Payroll Deductions	
32				
33			he Employee requests payroll deductions, said Employee will hold the District and the	
34			sociation harmless against any cause, action, or suit resulting from the District's good faith	
35			inpliance with the provisions of Section IV.B.2. Further, the Association will hold the District	
36		har	mless from any such action or cause.	
37				

## 4. Direct Deposit of Payroll Checks

Direct deposit of payroll checks under the following conditions:

- a. The Employee will enroll as a participant in the direct payroll deposit program by completing the appropriate form with the school payroll administrator on or before the first day of the month preceding the payroll period at which direct deposit is to commence.
- b. In all instances involving direct payroll deposit, the transmittal or posting date will conform to the requirements of the Payday (IV.A) of the Agreement. If transmittal action is executed on or before the payday date, requirements of (IV.A) will be assumed to have been met.
- c. The District will transmit up to two banking agencies for any one employee provided that they have completed a Direct Deposit application for both agencies.

## C. Insurance

## 1. <u>Insurance Allocation</u>

For the duration of this contract the funded state contribution shall be made available, for the cost of insurance per month, for each full-time equivalent employee. This amount will be applied monthly toward mutually approved dental; vision; \$50,000 term life and \$50,000 accidental death and dismemberment (to become effective November 1, 2000); long-term disability; and medical insurance plans officially recognized by the board. Should the legislature, courts, OSPI, or the state auditor determine that the granting of the insurance allocation would render the District to be out of compliance with the fringe benefit portion of salary compensation lid laws or compliance regulations resulting in a withholding of funds or fine to the District, amounts contributed shall be reversed by the District to the extent necessary to bring the District back within the bounds of the law and into compliance. Deductions from the amount available to an Employee (.5 to 1.0 FTE) shall be made in the following order:

1 2

a. District group dental plan

b. Group vision

c. Group term life

d. Long-term disability

e. Medical insurance

#### 2. <u>Insurance Pool</u>

Each employee will receive insurance premium assistance from the District at the rate of \$180 for each month (September to August) per FTE (1 FTE = 7 hours) covered by the term of the Agreement.

All employees who choose employee only coverage shall pay a minimum of \$1 out-of-pocket to comply with changes in the state law.

## 3. <u>Health Care Committee</u>

The Health Care Committee will be charged with ongoing research on health care issues, plans, and coverage options and will provide status reports to the Labor Management Team on issues, best practices, and cost saving solutions.

#### 4. Insurance Carriers

The insurance carriers are:

Dental	Washington Dental Service
	Washington Dental Service Managed Care
	Willamette Dental
Vision	Northwest Benefits Network (NBN)

Term Life and AD&D	Sun Life Insurance
Long-term Disability	Sun Life Insurance
Medical	Premera Blue Cross
	Group Health Cooperative

#### D. "125 Plans"

1 2

The District agrees to make a 125 plan available to employees for insurance premiums to the extent provided by law and/or statute. Through these plans, Employees have the option to set aside pre-taxed dollars for payment of qualifying medical and/or child care expenses. Interested Employees should contact the payroll office.

### E. Employee Assistance Program (E.A.P.)

 The District will implement an Employee Assistance Program (EAP). (NOTE: A copy of the EAP Plan is included in the Appendix of this Agreement.) Information regarding the EAP Plan will be circulated annually.

#### F. District Responsibility

In compliance with Article IV, Sections B - D. above, the District acknowledges only that degree of responsibility as specifically set forth and read literally. Additionally, the district accepts no responsibility for the action(s) of any agent or agency in its agreement to cooperate with the Employee under this section.

#### G. Industrial Insurance

1.

Employees covered by Workers' Compensation and State Industrial Insurance will, upon loss of time due to a job-related injury or illness, be paid sick leave in the amount of the difference between regular pay and compensation received from Industrial Insurance. Determination of illness or injury will be regulated by the Washington State Department of Labor and Industries. The full amount of sick leave will be paid for the first three (3) days of absence; the amount paid the Employee will be credited to the District from moneys due the Employee in the next payroll period. That portion of sick leave paid, as determined by the ratio of regular sick leave and Industrial Insurance, will be charged against the Employee's accrued sick leave.

## 2. Injury from Personal Assault

Job-Related Injury or Illness

However, if upon determination, said Employee has been injured because of a personal assault arising from and/or in the course of employment, the Employee will be deducted no sick leave days for an absence owing to such assault for the remainder of the contract year in which the assault occurs.

# 3. <u>Assault: Initial Deductibles from Medical Insurance Plan</u>

If the Employee, injured by assault, is eligible to receive benefits under a District-approved medical insurance plan, co-pays required by the provider will be reimbursed by the District.

## H. Employee Health and Safety

In the interest of personal health and safety, the District will, by September 1 annually, distribute to employees the brief information sheet on how to respond to health and safety issues.

Some items to be included in the handout:

- 13 Indoor Air Quality (IAQ) guidelines
- 14 Building disaster preparedness plans
- 15 Intruder alerts
- 16 Planned facility improvements
- 17 American Disabilities Act (ADA) compliance plans
- 18 Lock downs
- 19 Staff input
- 20 Disaster preparedness
  - Communication about risk management (preventative measures and personal property)

#### I. Substitute Pay

 Regular substitutes shall be paid the daily substitute rate. Beginning on the twenty-first (21<sup>st</sup>) consecutive day of service, regular substitutes shall be deemed long-term substitutes and compensated **at their individual professional rate of pay** calculated by the individual's placement on the Salary Allocation Model. Such calculation shall be according to the regulations governing placement on the salary allocation model.

#### J. Billing for Association Services

Except as otherwise provided in this Agreement, billings for services chargeable to the Association will be sent from the District business office. Payment will be due within thirty (30) days of the billing date. The District will reimburse the Association for any overpayment; the Association will reimburse the District for any under billing.

#### K. Reimbursement for Personal Car Use

Employees authorized by the superintendent or designee to drive personal automobiles for authorized home visits or from one District building to another, in the course of their regular assignments, will receive a mileage reimbursement at the level (cents per mile) recognized by the Internal Revenue Service. The same reimbursement will be received by Employees authorized to use personal automobiles for out-of-district travel.

#### L. National Board Certification

Employees may use their yearly tuition reimbursement towards National Board certification. The
Auburn School District will provide release time with substitute coverage when the candidate takes
the exam for National Board certification. This reimbursement program is designed to assist

individuals to advance on the salary schedule, maintain or secure new endorsements, and/or enhance personal growth.

The human resources administrator and the AEA president will meet twice each year (fall and spring) to review the District Partner Agreement signed with OSPI relative to the National Board facilitators, identify National Board candidates, and discuss any joint communications to possible candidates and facilitators. The District will follow the guidelines established by OSPI best practices for selecting/using appropriate facilitators. The Auburn School District will strive to use district employees who have completed appropriate facilitator training.

The Auburn School District will provide a \$500 National Board facilitator stipend. Stipends will be paid via a Supplemental Contract. Cohort members will provide an honorarium to their facilitator following OSPI best practices for payment to occur.

#### V. Leaves

## A. Sick Leave, Emergency Leave, Absence from Duty Forms

## 1. <u>Annual Leave Allowance</u>

At the beginning of each school year, full time Employees will be credited with an advance leave allowance of twelve days with full pay.

These days are to be used for the employee or a family member for the following reasons: mental or physical illness, injury, or health condition; to accommodate the employee's need for medical diagnosis, care, or treatment of a mental or physical illness, injury, or health condition; or an employee's need for preventive medical care.

A family member includes spouse, domestic partner, parent, parent-in-law, child (regardless of age), grandparent, grandchild, or sibling.

Less than full-time Employees will be allotted the proportionate number of days. Situations not outlined above may be eligible for emergency leave use.

#### 2. Accumulated Sick Leave Cashout

As now or hereinafter amended by statute, employees may qualify for compensation for accrued but unused sick leave on an annual basis and/or at retirement. Under current annual cash-out provisions, employees will be asked to indicate by mid-January whether they wish to petition for compensation for accrued but unused sick leave days from the previous year. Days are cashed out on a one-to-four basis of accumulation to a maximum of twelve (12) days for a full-time employee and compensated in February. Direct questions to payroll office.

Upon retirement, current statutory provisions allow for compensation for accrued but unused sick leave on a one day per four basis to a maximum of one hundred eighty (180) days accumulation. For the life of this negotiated Agreement, the post-retirement medical benefit VEBA III program is in place for retirees. Under this program, the compensation for accrued sick leave is set aside on a pre-tax basis into an account allowing the retiree to pay for medical premiums/expenses.

# 3. <u>Accrued Sick Leave from Prior Employment</u>

Sick leave earned and accrued from prior employment with the Auburn School District, other Washington public school districts, community colleges, educational service districts, and/or the office of the superintendent of public instruction, will be credited to an Employee's sick leave accumulation and may be used consistent with District policy and this Agreement. No accumulated sick leave shall be credited to an Employee's current sick leave accumulation if the Employee's most recent hire date with the Auburn School District was before February 8, 1979.

#### 4. Entitled Sick Leave Allowance for Mid-Year Hires

Employees hired during the year will be entitled to the number of days based on the maximum allowable and computed in direct relationship to the number of remaining contracted days in the year, rounded to the nearest half-day.

## 5. <u>Emergency Leave</u>

An emergency is defined as a suddenly-precipitated problem which is of such a nature that preplanning was not possible or could not have relieved the necessity for the Employee's absence.

#### 6. Submission of Absence

The Employee must submit absences through the absence management system.

Unless on an approved leave for childbirth, pregnancy, miscarriage, or abortion, a grant for illness or injury in excess of five (5) consecutive days must be verified by a written statement from a physician including the dates of absence and the release of the Employee to return to work.

Illness or disability caused by or contributed to by pregnancy, miscarriage, abortion, childbirth, and recovery there from are considered temporary disabilities and will be treated as any other personal illness or disability to the extent provided by law.

# 7. <u>Leave Sharing</u>

Consistent with the provisions and requirements of state and federal statutes; and this contract, employees may share accumulated annual leave or sick leave with another employee who:

a. suffers from, or has a household family member or relative who suffers from an extraordinary or severe illness, injury or impairment, or physical or mental condition; is a victim of domestic violence, sexual assault, or stalking; needs time for parental leave; is sick or temporarily disabled because of pregnancy; or has been called to service in the uniform services which has caused, or is likely to cause, the employee to:

(1) apply for leave without pay or

(2) terminate employment

b. has depleted or will shortly deplete all applicable leave reserves (a staff member who is sick or temporarily disabled because of pregnancy or using parent leave does not have to deplete all annual and sick leave reserves; he or she can maintain up to 40 hours of annual leave and 40 hours of sick leave in reserve);

c. has abided by district rules regarding use of leave d. the staff member has diligently pursued and been found to be ineligible to receive industrial insurance benefits e. a staff member who does not accrue annual leave but who has an accrued sick leave balance of more than twenty-two (22) days may request that the superintendent transfer a specified amount of sick leave to another staff member authorized to receive such leave. f. a staff member may request to transfer no more than six (6) days of sick leave during any twelve (12) month period, and may not request a transfer that would result in an accrued

#### A. Paid Family and Medical Leave

#### a. The district will comply with State law regarding paid family and medical leave.

#### B. Family Medical Leave Act (FMLA)

 Employees may qualify for up to twelve (12) weeks of job-protected leave for certain family and medical reasons. Employees will be required to substitute accrued paid leave as part of family medical leave. To be eligible for consideration, an employee must have worked within the district for at least one (1) year and for 1,250 hours over the previous twelve (12) months. Leave may be taken for any of the following reasons:

- 1. For a serious health condition that renders the employee unable to perform the essential function of their job.
- 2. To care for a child after birth or placement for adoption or foster care.

sick leave balance of fewer than twenty-two (22) days.

3. To care for a spouse, son, daughter, or parent who has a serious health condition. For coverage, process, and procedures contact human resources.

#### C. Bereavement Leave

#### 1. Definition

Bereavement leave is intended to provide time for the Employee to attend to matters related to the death of individuals as outlined below.

Bereavement leave for family and friends is allotted as follows:

a. Spouse, domestic partner, son, daughter, or other member of the household: up to five (5) days.

b. Father, mother, parent surrogate, sister, brother, son-in-law, daughter-in-law, father-in-law, mother-in-law, brother-in-law, sister-in-law, grandparents, and grandchildren or any other relative for whom the Employee is the sole support: up to three (3) days.

c. A relative not listed above, or close personal friend: one (1) day per bereavement.

d. At the discretion of the superintendent, or designee, two (2) additional days of emergency leave may be granted for the purpose of accommodating extended travel. Emergency leave is deducted from your sick leave balance.

#### D. Personal Leave and Incentive Plans

#### 1. Personal Leave

Personal leave of **three** (3) days with pay will be granted to each FTE per year. If possible, personal leave should be scheduled at least 48 hours in advance. Personal leave may not be used during the first week or last week of school. No more than thirty-five (35) employees may access personal leave before or after holidays or breaks. Leave at that time will be allocated on a first come first serve basis. On an individual basis, appeals may be made to the Superintendent, or designee.

An employee may accumulate up to **seven** (7) personal leave days.

#### 2. <u>Unused Personal Leave Incentive Plans</u>

Once annually, unused personal leave may be cashed out as per employee's written request.

 a. Employees who are members of the Teachers' Retirement System Plan 2 and 3 shall be reimbursed on the July pay stub at the current Column I, Step 0 **professional** rate of pay for each unused personal leave day by completing an Unused Personal Leave Cash Out for Teachers/Certificated Staff form and submitting such form to the payroll office by June 30<sup>th</sup>.

b. Employees who are members of Teachers' Retirement System Plan 1 more than two years away from qualifying for retirement shall be reimbursed on the July pay stub at the current Column I, Step 0 **professional** rate of pay for each unused personal leave day by completing an Unused Personal Leave Cash Out for Teachers/Certificated Staff form and submitting such form to the payroll office by June 30<sup>th</sup>.

 c. Employees who are members of the Teachers' Retirement System Plan 1, and are within two years of qualifying for retirement, may not cash out unused personal leave due to the fact that this would result in excess compensation billing. Accordingly, by May 1 each year, qualifying Employees who are members of Teachers' Retirement System Plan 1 (see below) may elect to document work performed up to a maximum of seven (7) hours for up to two (2) days of the individual's professional rate of pay when personal leave days have not been used. Eligible work will include work not previously compensated that is performed outside the defined work day and the time spent will be documented by the Employee and approved by the supervisor.

Plan 1 Teachers' Retirement System members include any Employee who began regular contract service before October 1, 1977.

Qualifying Plan 1 Teachers' Retirement Systems members who will have the option to document additional work for **the individual's professional rate of pay** are as follows:

(1) Any member with 28 years of service credit regardless of age; or

(2) Any member aged 58 with at least 3 years of service credit; or(3) Any member aged 53 or more with at least 23 years of service credit.

d. The human resources administrator and the AEA President will meet each spring to review staff members who have requested a reduction in their FTE from one year to the next. A

communication plan will be discussed so that employees are notified if the reduction in their FTE status would impact their personal leave balance.

## E. <u>Leaves of Absence</u>

#### 1. Granting of Leaves

The authority to grant leaves of absence rests with the Superintendent, with the approval of the Board. Upon expiration of the leave, the individual will be offered the same job if available or, if unavailable, a similar position. An Employee who takes a leave of absence under Sections F-K below and who claims a change of circumstances prior to the scheduled conclusion of the leave, may apply for reinstatement and may be placed by the District for the remainder of the leave period as deemed appropriate by the District.

#### 2. Absence of Regular Assignment

 In the absence of a regular assignment, the District may utilize the Employee on a substitute basis with a priority for assignments (at substitute pay, not within the bargaining unit covered by this Agreement). Any Employee who applies for and receives unemployment compensation during a period approved for leave of absence under Sections F-K below or who fails to notify the District, in writing, by April 1 of their intent to return to the school district in the subsequent year, shall be deemed to have violated the terms of the leave and to have forfeited all rights. The District will notify each Employee on leave, by certified mail, of this requirement by March 1 of the year on leave.

A leave of absence may be granted as outlined in Sections F-L below:

#### F. Exchange Teaching

An Employee may participate in a teacher exchange program provided that:

 1. The exchange includes one (1) contract year, or the remainder of one (1) contract year, and does not include parts or portions of two (2) contract years.

2. The superintendent has determined that the exchange program would be beneficial to the Employee and the District.

3. There would be no additional cost to the District.

4. The exchange teacher would be a suitable replacement.

#### G. Child Rearing Leave

The District will allow non-compensated child rearing leave in accordance with the following:

 1. The number of child rearing leaves granted in any one contract year will not exceed five (5) percent of full-time contracted Employees.

2. The purpose of child rearing leave is to allow an Employee, either natural or adoptive, non-paid leave to attend to the need of a child five years of age or younger.

- 3. The Employee will request leave with the District Human Resources officer not less than thirty (30) days prior to the date on which the leave would commence.
- 4. Child rearing leave will be granted for up to two years. For counting purposes, leaves beginning prior to February 1 shall be counted as one (1) year. Requests for additional child rearing leave will be made to Human Resources no later than April 1 for the upcoming school year.
- 5. Said leave will in no way exempt the Employee on leave from reduction consistent with the Reduction of Employee provision of this agreement.
- 6. Employees taking leave under this provision will be re-employed in the same position, if available, or, if unavailable, a similar position.
- 7. Employees on child rearing leave will accrue no rights to benefits while on leave. If the Employee returns to the District immediately following the year or the remainder of the year for which leave is granted, seniority, salary placement, and Employee benefits will be reinstated at the level accrued at such time as the leave was granted or at the level agreed upon in a successor agreement.

#### H. Adoption Leave

 An Employee receiving a child through legal adoption will be granted leave with pay. Such leave will be deducted from the Employee's accumulated sick leave and may be used as follows:

- 1. Travel to obtain child
- 27 2. A required observation with the child
  - 3. Court and legal procedure to finalize adoption
  - 4. Being home with the child

#### I. Military Leave

The district will comply with current state statutes including RCW 41.26.520, RCW 38.40.060, and the Federal Uniformed Service Employment and Reemployment Rights Act U.S. Code Title 38, Chapter 43. Apply through the human resource office as soon as possible.

#### J. Sabbatical Leave

1. Duration of Sabbatical Leave

Sabbatical leave will include that period agreed upon and will not exceed one (1) contract year.

2. <u>Purpose of Sabbatical Leave</u>

Sabbatical leave will be for a program directly related to the individual's area of proficiency and endeavor and the goals of the district/or building. The program may be schooling, travel, or research.

#### 3. 1 Selection for Sabbatical Leave 2 3 Selection of individuals will be made on the basis of determination that personal capabilities, as 4 well as general teaching and educational practices, will be improved. 5 6 4. Prerequisite for Sabbatical Leave Request 7 8 Applicants will have a minimum of six (6) years of service in the District and have satisfactory performance ratings. 9 10 5. Sabbatical Leaves Granted by District 11 12 13 A maximum of two percent (2%) of the Employees may be granted leave during any one period of time. 14 15 Representation of Sabbatical Leaves Granted 16 6. 17 Leaves granted will represent, as nearly as possible, the different levels: elementary, middle 18 school, and senior high. 19 20 21 7. Application for Sabbatical Leave 22 23 A letter of application will be submitted to the superintendent by May 15 preceding the contract 24 year for which leave is requested. 25 26 8. Sabbatical Leave Grants 27 28 Final decision of whether such leave will be granted will be made by the superintendent, with the approval of the Board. The denial of a sabbatical request is not subject to the grievance 29 provisions of this negotiated Agreement. 30 31 9. Re-Employment After Sabbatical Leave 32 33 Employees taking leave under this provision will be re-employed in the same or comparable 34 position for the next ensuing contract year. Said placement will be at the discretion of the 35 36 District. 37 10. Tuition Reimbursement During Sabbatical Leave 38 39 40 An Employee on leave for schooling purposes under this section qualifies for tuition reimbursement as defined in this negotiated Agreement. 41 42 43 K. Short Term Educational Leave 44 45 1. Purpose 46 The purpose of selecting Employees to participate in short-term educational leaves will be the 47 improvement of the educational program. Workshops, institutes, curriculum development, and 48

leave shall not exceed fifty (50) calendar days.

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50 51 other recognized educational opportunities will be considered short-terms. The duration of such

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#### 2. Authorized Costs

Authorized costs of short institutes and workshops will be paid by the District, if the District requires such attendance or considers such participation in the District's best interests.

#### 3. Salary

Employees on short-term leave will receive their regular salary. Employees may apply credits earned on short-term leave for salary allocation purposes.

#### 4. <u>Approval</u>

Participants will be chosen by the superintendent with the approval of the Board.

#### L. <u>Leave Without Pay</u>

The District will allow Employees leaves of absence up to one year without pay for the purposes of study, travel, recuperation, or working in an occupation other than education under the following conditions:

1. Requests for such leave will be in writing and in such form and content as prescribed by the Board and submitted to the superintendent or designee on or before May 15 preceding the year in which leave is proposed.

2. Such leave will be for one complete school year and shall not include parts of more than one school year and may be extended for an additional school year at the discretion of the Board.

3. A maximum of two percent (2%) of Employees shall be considered for receipt of such leave in any single year.

4. Upon return from leave, the Employee shall be placed in the same or similar position as that last held in the District.

5. Seniority, salary placement, and Employee benefits will be reinstated as of September 1 of the year the Employee returns to actual service with the District at the level accrued at such time as the leave was granted or at the level agreed upon in a successor agreement.

# M. Jury Duty/Legal Responsibilities Leave

An Employee who is called for jury duty or an Employee subpoenaed to appear as a witness in a court or administrative proceeding in which the Employee is not a party of interest, shall be entitled to leave with pay for time lost.

# N. Job Sharing

#### 1. Requirements for Job Sharing

The District shall comply with the following requirements of statute as now or herein after amended.

3 4 b. Job sharing assignments shall be filled by individuals who have jointly agreed to work 5 together. 6 7 c. If an Employee is unable to arrange a job share proposal with another Employee, the 8 Employee can seek another person outside the school district. The District will consider such 9 job share proposals. 10 d. The responsibilities of individuals who share an assignment may be divided and/or allocated 11 12 according to a plan developed with the building administrator and Employees sharing the assignment. The ultimate decision about the plan or any modification of the plan rests with 13 the building administrator. 14 15 e. Proposals for job sharing shall be submitted to the assistant superintendent of human 16 resources for determination no later than May 1. 17 18 f. When a shared position is terminated, the Employees will be re-employed in a comparable 19 20 full-time position if and when such a position is available. 21 Salary, fringe benefits, sick leave, and seniority will accrue to a person in a shared time 22 23 position on a pro rata basis. The experience and educational step for the Employee will be calculated in accordance with rules and regulations governing Employee placement on the 24 salary allocation model. Retirement calculation shall be consistent with regulations of the 25 Department of Retirement Systems governing this employment situation. 26 27 VI. Instructional Issues 28 29 A. Staff Development 30 31 1. Inservice for Staff 32 33 In order to improve Employee skills and competencies, the District may offer inservice training to meet the needs of the District as determined by the superintendent or designee. 34 35 a. Voluntary Inservice: Participation in inservice which is offered outside the school day and 36 for which the Employee is not compensated by pay will be at the discretion of the Employee. 37 In the event such inservice is offered for credit, any tuition cost will be paid by the 38 39 participant. However, the staff member may apply for tuition reimbursement as provided for in said negotiated Agreement (VIII.B.9.). 40 41 42 b. Required Inservice: District-required inservice will be made available at no cost to the Employee except for incidental material and transportation in connection with participation in 43 the course. District-required attendance and participation in inservice which extends more 44 than one hour beyond the student day, or begins later than one hour beyond the student day, 45

a. For the purpose of this Agreement, job sharing shall mean the sharing of a single staff

position by two (2) individuals.

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provided for in said negotiated Agreement (VIII.B.9.).

will be compensated at the individual **professional** rate of pay. Where feasible and possible,

inservice will be designed and offered for college credit and/or clock hours with tuition cost

paid by the participant. However, the staff member may apply for tuition reimbursement as

1 2		(	c.	Staff members participating in inservice for staff may apply for tuition reimbursement as provided for in said negotiated Agreement (VIII.B.9.).
3 4 5 6		•		Inservice Advisory Committee: Teacher input to staff development and inservice will continue to be encouraged. One (1) elementary and one (1) secondary representative of the AEA will serve on the District's inservice advisory committee.
7 8	B.	Clas	s Si	<u>ze</u>
9 10	1.	<u>.</u>	Cor	nprehensive High School and Middle School Staffing
11 12 13 14		;	a.	Initial District staffing will be based on student full-time equivalent enrollment the first school day in October.
15 16 17		1	b.	Additions to staff subsequent to October 1 will be made by the superintendent and approved by the Board of Directors.
18		(	c.	Staffing at the secondary level will be adjusted on a semester basis.
19 20 21		•		The provisions of Section B Class Size will be renegotiated in the event of the implementation of III, Section H. (RIF) of this Agreement.
<ul><li>22</li><li>23</li><li>24</li><li>25</li><li>26</li></ul>		(		High Schools and Middle Schools. The District will staff the comprehensive high schools and middle schools at a building student/teacher ratio of 22.5/1. Scheduling of students into individual classes will be by the student/teacher ratios listed below:
26 27 28 29 30				(1) Regular classes: 30/1 American Literature/Writing classes: 27/1 (11 <sup>th</sup> grade only) High School Writing classes: 25/1 Basic classes: 20/1
31 32 33 34 35 36				(2) Beginning on the tenth (10 <sup>th</sup> ) day of school, teachers and long-term substitutes of classes exceeding the limits listed above will receive, at the teacher's option, twenty dollars (\$20) overload pay per week per student or a half-hour per week per student release time to be used in the performance of educational responsibilities as agreed between the teacher and principal.
37 38				(3) OJT/Work Based Learning classes are not included within the intent of this provision.
39 40 41				(4) Secondary physical education classes will be staffed at a ratio of 36/1. Classes that exceed that amount will be subject to provisions as shown in (2) above.
42 43 44 45 46 47 48 49				(5) Each of the fully operational comprehensive senior high schools will be staffed at two (2) additional full-time teachers beyond those staff determined by the class building student/teacher ratio of 22.5:1. In transition years to open new comprehensive high schools where less than four (4) grade levels are offered, one additional full time teacher beyond those staff determined by the class building student/teacher ratio of 22.5:1 will be assigned. These additional positions will be used to reduce class loads in areas such as mathematics, science, social studies, and/or English courses required for
50				graduation, to address mainstreaming impact, ELL, and special education concerns.

- (6) Secondary band/orchestra/choir classes will be staffed at a ratio of 50/1. Classes that exceed that amount will have the option of a three (3) hour para-educator, music consultant, or compensation at the regular overload rate subject to provisions as shown in (2) above.
- (7) Excluding specialized class displacement (i.e., lab, gymnasium, theater, shop, business education stations, etc.), teachers who occupy more than two regular classrooms per day will receive one-half (1/2) hour per week release time.
- (8) The District will endeavor to assign no more than three (3) preps per semester and/or no more than five (5) different preps per year for teachers working in two or more different departments. Building principals, in conjunction with department heads, shall review proposed teaching assignments in the development of the master schedule in order to ensure fair distribution of courses taught within the department.
- (9) A minimum of one (1) full-time certificated librarian and two (2) para-educators will be assigned to the comprehensive high schools. To ensure accessibility to the high school library facilities, one of the para-educators will be a six-hour position and the second a seven-hour position.
- (10) One additional full-time teacher will be hired for each of the middle schools beyond those staff determined by the class-size ratios in B.1.e. above for the middle school level. These additional teachers will be used to reduce class loads, mainstreaming impact, ELL, and special education concerns.
- (11) Each middle school will be staffed with one full-time librarian and **seven (7)** hours of para-educator time.
- f. Students with Individual Education Plans will be assigned equitably in the academic areas of social studies, science, and foreign language where students do not receive direct IEP instruction.
- g. The District will not implement class schedules that require students with Individual Education Plans to be concentrated in some classes due to their exclusion from others.
- h. Every effort will be made to assign no more than five (5) Resource Room or Structured Learning students per period to a general education classroom (except CTE which will have a remedy beginning at the arrival of the seventh (7<sup>th</sup>) student as described below). Class overload compensation will begin at the arrival of the fifth (5) Resource Room or Structured Learning Student as outlined in Article VI.B.1.e.(2).
- i. Middle School Prep Language: Each course title assigned to a teacher counts as one prep. No more than 3 preps will be assigned to each teacher in a core subject area. No more than 2 grade levels will be assigned to each teacher in a core subject area, except mathematics. Honors classes count as a prep.
- j. The following provisions to support CTE programs are contingent upon state and federal CTE funding. In this event, the CTE administrator will meet with CTE teachers to develop a plan to meet requirements of the program. The plan will be submitted as a recommendation to LMT.

(1) The baseline for CTE extended days are six (6), based on the employee's CTE FTE 1 status. Attendance at Advisory Committee meetings, participation in affiliated CTSO 2 3 (Career and Technical Student Organizations) chapter and leadership activities that 4 align with curriculum, and participation in recruitment activities are required components of the initial six (6) extended days. 5 6 7 (2) Instructors are eligible to submit a plan for an additional four (4) days at the 8 individual's daily rate of pay that align with the CTE standards and program expectations to their supervising principal and the CTE administrator. CTE staff 9 should contact the District CTE administrator for appropriate forms and processes as 10 needed. 11 12 (3) Each comprehensive school will be staffed with six (6) hours of para-educator time, 13 with an additional eighteen (18) hours of pooled para-educator time among the three 14 comprehensive high schools, dedicated to supporting safety in CTE classes, particularly 15 those with a high concentration of students needing additional support. In consultation 16 with the CTE department head, building administrators, and affected teacher(s), a 17 schedule will be developed to provide para-educator coverage. 18 19 Each language arts teacher, at the secondary level, will receive fourteen (14) additional hours of individual professional rate of pay based upon FTE per year. 20 21 22 2. Class Size - West Auburn 23 24 The District will staff West Auburn High School at a building student/teacher ratio of 22.5/1. 25 West Auburn High School classes will be scheduled at a student/teacher ratio of 25/1. 26 Beginning on the tenth (10<sup>th</sup>) day of school, teachers of classes which exceed twenty-five (25) 27 students will receive, at the teacher's option, twenty dollars (\$20) overload pay per week per 28 student or a half-hour per week per student release time retroactive to be used in the 29 performance of educational responsibilities as agreed between the teacher and the principal. 30 31 b. Traditionally large classes such as music, physical education, or OJT/Work Based Learning 32 classes are not included within the intent of this provision. 33 34 c. A four-hour library position and a three-hour computer position will be staffed by para-35 36 educators. 37 38 3. **Elementary Staffing Ratios** 39 40 Beginning with the tenth (10<sup>th</sup>) day of school, the following class-size provisions will prevail: 41 Combination classes may be formed up to and including October 1. Combination classes 42 consisting of students, grades kindergarten and one, one and two or grades two and three, 43 44 shall be staffed at a building pupil/teacher ratio of 24/1. Combination classes consisting of students, grades three and four or grades four and five shall be staffed at a building 45 pupil/teacher ratio of 26/1. In no case will any combination class exceed the ratios listed 46

above, except if a single grade level class is not maintained. In such instances, the

compensation or para-educator provisions outlined in this section shall apply.

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b. <u>Kindergarten</u>, first and second grade classes will be staffed at a building pupil/teacher ratio of 24/1. Teachers of kindergarten, first, and second grade classes exceeding 24 students have the option to receive three hours of classified assistance or class size overload compensation. (See Appendix Elementary Class Overload.) At the time the class would reach 28 students the teacher will have the option of three hours of additional classified assistance/substitute certificated assistance or class size overload compensation. When an individual class exceeds twenty-nine (29) students, newly enrolled students will be assigned to other classes in that school and grade if such classes exist. When all classes have reached thirty (30), newly enrolled students will be distributed evenly among available classes. Class overload compensation will continue at eighteen dollars (\$18) per student, per day beyond the fifth overload student. (See chart in Elementary Class Size Overload Appendix.)

- c. Third and fourth grade classes will be staffed at a building pupil/teacher ratio of 26/1. Teachers of Third and Fourth grade classes exceeding 26 students have the option to receive three hours of classified assistance or class size overload compensation. (See Appendix Elementary Class Overload.) At the time that the class would reach 30 students, the teachers will have the option of three hours of additional classified assistance/substitute certificated assistance or class size overload compensation. When an individual class exceeds thirty-one (31) students, newly enrolled students will be assigned to other classes in that school and grade if such classes exist. When all classes have reached thirty-two (32), newly enrolled students will be distributed evenly among available classes. Class overload compensation will continue at eighteen dollars (\$18) per student, per day beyond the fifth overload student. (See chart in Elementary Class Size Overload Appendix.)
- d. Fifth grade classes will be staffed at a building pupil/teacher ratio of 29/1. Teachers of Fifth grade classes exceeding 29 students have the option to receive three hours of classified assistance or class size overload compensation. (See Appendix Elementary Class Overload.) At the time the class would reach 33 students, the teacher will have the option of three hours of additional classified assistance/substitute certificated assistance or class size overload compensation. When an individual class exceeds thirty-four (34), newly enrolled students will be assigned to other classes in that school and grade if such classes exist. When all classes have reached thirty-five (35) newly enrolled students will be distributed evenly among available classes. Class overload compensation will continue at eighteen dollars (\$18) per student, per day beyond the fifth overload student. (See chart in Class Size Overload Appendix.)
  - (1) In the event that a teacher opts for para-educator assistance as a result of a class size overload as identified in sections a. through d. immediately above, the overload para-educator will be in the classroom by the 10<sup>th</sup> day of school. In the event that this cannot be accomplished, the teacher will be compensated per the standard overload compensation model.
  - (2) Classified and/or temporary certificated assistance is subject to reassignment or withdrawal if student enrollment falls below the ratio at which such assistance was added (as stated VI.B.3.b through d). Nothing is to be construed as requiring the District to hire replacement or substitute assistance before the second consecutive day of absence in the event the assigned classified/substitute certificated assistance is gone.
  - e. <u>Special education students in regular classes</u>: Each elementary special education student who receives regular classroom instruction (other than lunch and recess) on a regularly-scheduled basis for 2.5 hours or less per day, or 12 hours or less per week, will be counted as a half-time

 student (.5 FTE) or if such student were so integrated for over 2.5 hours per day per week then said student will be counted as a full-time student (1.0 FTE) on the individual regular classroom roll for purposes of determining classified assistance pursuant to VI.B.3 where the greatest amount of regular instruction is received. Every effort will be made to assign no more than five special education students to an individual, regular classroom. At the teacher's option, class overload compensation or three hours of classified assistance will be additionally and independently assigned to individual, regular program classes with five (5) resource room students (See Appendix Elementary Class Overload). Upon consultation with the building administrator, a teacher who originally selected class overload compensation may choose the para-educator remedy. Para-educators assigned to regular classrooms, where five (5) or more resource room students have been placed are to follow the majority of the resource room students to special classes (resource room, P.E., music, library, etc.) to assist the specialists.

- f. When an individual elementary building exceeds ten (10) sections of P.E. instruction, one (1) P.E. specialist will be assigned to teach those sections. A section is defined as two (2) forty-five (45) minute class periods per week.
- g. When an individual elementary building exceeds ten (10) sections of music instruction, one (1) music specialist will be assigned to teach those sections. A section is defined as two (2) forty-five (45) minute class periods per week.
- h. Based upon October 1 enrollment, the assignment of para-educators to elementary libraries will be as follows:

Enrollment	Para-educator Time
600+	7 hours
550-599	6 hours
500-549	5 hours
Below 500	4 hours

Once assigned, para-educators hours will remain in place until the student enrollment for the building falls fifty (50) students below the assignment trigger. If growth occurs after October 1, the district will consider increased enrollment for possible additional time.

Beginning with the 2019-2020 school year all previous language and associated language in subsection "h" will be struck out and replaced with the following:

#### Every elementary building will be guaranteed one 7 hour library para-educator.

- i. Classes taught by Elementary Specialists (such as music, physical education, library, and learning specialists) will have the same class size overload limits as the general education classrooms. Beginning on the tenth (10<sup>th</sup>) day of school, specialists with classes exceeding the limits outlined in Article VI.B.3.a.-d. will receive four dollars (\$4) per student per day overload compensation.
- j. If Elementary Specialists (such as those listed above) are required to teach reading, they will receive overload compensation when the applicable grade level overload requirement is met.
- k. Elementary Librarians

1			(1) A pool of \$5,600 will be created to support the needs of elementary librarians. This
2 3			support could include (but not be limited to):
4			i. Inventory teams
5			ii. Special projects
6			iii. Time for additional lesson design
7			iv. Substitute coverage
8			v. Additional extended hours/days
9			v. Additional extended nodis/days
10			Elementary librarians will submit their request to a Human Resources administrator.
11			These funds will be coordinated between the district Human Resources department and
12			the Association.
13			
14			(2) The District will provide a team to complete elementary library inventories at each
15			building. This team will be provided with the appropriate training and equipment in
16			order to conduct the yearly library inventories.
17			order to conduct the yearly metally mitohiories.
18			(3) The District will provide a substitute para-educator upon the 2 <sup>nd</sup> day of absence of the
19			assigned para-educator.
20			
21			(4) The District will provide one librarian for each elementary school. When possible, the
22			District will provide one full-time librarian for each elementary school.
23			
24	4.	Spe	ecial Education - General Provisions
25		_	
26		a.	Continuum of Services
27			Special Education provides a full continuum of services for students with disabilities, ages 3-
28			21 within an appropriate, individual program for each student in the least restrictive
29			environment, consistent with State and Federal regulations.
30			
31		b.	<u>Stipend</u>
32			All reasonable efforts will be made to schedule Guidance Team, Evaluation Group, and IEP
33			meetings during the 7 hour regular work day. Compensation for meetings held outside of the
34			regular work day is covered for Special Education teachers, SLP's, OT's, and PT's through
35			the Special Education stipend. All Certificated Special Education teachers, SLP's, OT's, and
36			PT's will receive an annual stipend of \$2,500 for the duration of the contract paid over twelve
37			(12) months pro-rated by FTE for the following responsibilities:
38			<ul> <li>Creation and implementation of all aspects of the IEP process.</li> </ul>
39			<ul> <li>Duties related to the organization and notification of IEP meetings.</li> </ul>
40			
41		c.	Work Relief Days
42			All Certificated Special Education teachers and SLP's will receive additional work relief days over
43			and above the standard two (2) a year according to the following standard:
44			• 0.5 Certificated Special Ed. Teacher or SLP: One (1) additional work relief day
45			• 1.0 Certificated Special Ed. Teacher or SLP: Two (2) additional work relief days
46			·
47		d.	Supply Budget
47 48		d.	Supply Budget Each Certificated Special Education teacher and SLP's will have a yearly budget of \$250 for
		d.	

#### e. Assistance for **ESSA Compliance**

The Auburn School District will assist current Special Education employees and long-term substitutes, in an open position, who need to complete steps to be recognized as **ESSA compliant**. The ASD will pay for any test that an employee or long-term substitute, in an open position, must take to be recognized as **ESSA compliant**. The Auburn School District will also arrange for tutors at the request of employees or long-term substitutes, in an open position, who need assistance preparing for such tests. The Auburn School District will notify the Auburn Education Association of the names of employees or long-term substitute, in an open position, who receive any of this assistance.

#### f. **IEP Compensation**

Once employees have successfully completed twenty-six (26) IEPs, they shall be paid one and one-half (1½) hours of **the individual's professional rate of** pay for each finalized IEP beginning with the twenty-seventh (27) completed IEP, provided the IEP is completed in a timely fashion.

If a special education staff is assigned to write, monitor, evaluate, and manage the IEP and program for a student who is assigned to a non-certificated special education teacher or long-term substitute, that special education staff member shall receive one and one-half (1½) hours of the **individual's professional rate of** pay for the student's finalized IEP/managing the student's program, provided the IEP is completed in a timely fashion. IEPs for which a teacher is compensated under this agreement shall not count towards the twenty-five (26) IEP trigger for additional pay set forth above.

Documentation for IEPs completed during the school year must be submitted to the Student Services Office on a monthly basis.

#### 5. Special Education - Class Size

#### a. Early Childhood Education-ECE

The ECE program is a four day a week attendance program for students. The fifth day (non-attendance day for students) is for activities such as family/community connections, new student evaluations, Childfind, home visits, etc.

When presented with a lack of resources to meet the unique needs of student(s), a teacher may initiate a request to special education leadership for support. Support may include but are not limited to:

Professional development

 Curricular needsStaffing resources

• Intervention supports

All ECE teachers will receive up to two (2) days of release time for the purposes of meeting with kindergarten teachers to transition ECE students. ECE teachers will work with the special education coordinator to outline and carry out plans.

1 (1) The caseload for each Special Education ECE session shall be eight (8) IEP students and eight (8) non-disabled students. There will be two (2) 6.5 hour para-educators 2 for each 1.0 ECE teacher. 3 4 5 At 9-11 IEP students in the special education preschool programs, a teacher-initiated meeting with the building administrator and Executive Director of Student Special 6 7 Services or Assistant Director of Student Special Services to discuss the appropriate 8 remedy to meet needs of students which could include: 9 10 Additional instructional materials Supply money 11 Release time 12 Additional classified assistance 13 Specialized training 14 Additional certificated staff 15 16 The Executive Director will provide an appropriate remedy based on the needs of the 17 individual student. A teacher can appeal the decision of the Executive Director of 18 Special Services within 30 days to the Assistant Superintendent and the President of 19 the Association, who will reserve the right to uphold the previous remedy or provide 20 an appropriate remedy. 21 22 In addition to the remedy provided above, the teacher will also be entitled to the 23 following compensation: 24 25 9-10<sup>th</sup> IEP student overloads per session: \$9 per day 26 11-12<sup>th</sup> IEP student overloads per session: \$18 per day 27 13\*\* IEP student, the district will make all reasonable attempts to hire a qualified 28 ECE teacher. 29 30 31 Staff is eligible for financial compensation if they have at least 4 peer models. The district commits to consider whenever possible, equitable placement of students so as 32 not to purposefully overload low peer model classrooms. 33 34 ECE – Special Education – Extended Day 35 (2) The caseload for each extended day session shall be six (6) IEP students. There will 36 be three (3) 6.5 hour para-educators for each 1.0 ECE teacher. 37 38 At 7-9 IEP students in the Extended Day program, a teacher-initiated meeting with 39 40 the building administrator and Executive Director of Student Special Services or Assistant Director of Student Special Services to discuss the appropriate remedy to 41 meet needs of students which could include: 42 43 44 Additional instructional materials Supply money 45 Release time 46 47 Additional classified assistance Specialized training 48 Additional certificated staff 49

The Executive Director will provide an appropriate remedy based on the needs of the individual student. A teacher can appeal the decision of the Executive Director of Special Services within 30 days to the Assistant Superintendent and the President of the Association, who will reserve the right to uphold the previous remedy or provide an appropriate remedy.

In addition to the remedy provided above, the Extended Day program teacher will also be entitled to the following compensation:

- 7<sup>th</sup> IEP student overloads per session: \$9 per day
- 8<sup>th</sup> IEP student overloads per session: \$18 per day
- 9\*\* IEP student hiring a teacher

#### b. Resource Room-Elementary

All resource rooms shall receive three (3) hours of classified assistance.

At twenty-five (25) IEPs for which the District is receiving revenue, then three (3) hours additional classified assistance shall be assigned. Out of these additional three (3) hours, the educational assistance may be used to work with IEP students in regular classrooms who otherwise do not need direct resource room assistance. At thirty-five (35) IEPs, the affected teacher may choose an additional three (3) hours of classified assistance or a .5 FTE certificated teacher will be hired. This .5 certificated teacher will be used to provide direct classroom instruction to their assigned student caseload. Until such time that the remedy is in place, the teacher with an overload shall be entitled to the following compensation:

- 35-36 students, \$18 per day
- 37-38 students, \$36 per day
- 39-40 students, \$54 per day
- 41+ students, \$18 times the number of students above 34 per day

#### c. Resource Room-Secondary

All resource rooms will receive three (3) hours of classified assistance. When a Resource Room class meets or exceeds 15 students for a class period, an additional one (1) hour of classified assistance will be added to the Resource Room. At thirty-five (35) IEPs the affected teacher may choose an additional three (3) hours of classified assistance or a .5 FTE certificated teacher. This .5 certified teacher will be used to provide direct classroom instruction to their assigned student caseload. Until such time that the remedy is in place, the teacher with an overload shall be entitled to the following compensation:

- 35-36 students, \$18 per day
- 37-38 students, \$36 per day
- 39-40 students, \$54 per day
- 41+ students, \$18 times the number of students above 34 per day

## d. Structured Learning Center (elementary and secondary)

(1) All SLC Classrooms with 1-10 students will be staffed at two (2) para-educators.

1 2		(2) At 11-14 students, a teacher initiated meeting with the building administrator and Executive Director of Student Special Services or Assistant Director of Student Special
3		Services to discuss the appropriate remedy for overload which could include:
4 5		- Release time
6		- Supply money
7		- Additional compensation
8		- Additional classified assistance
9		- Additional certificated staff
10		
11		(3) The Executive Director will provide an appropriate remedy based on the needs of the
12		individual class. A teacher can appeal the decision of the Executive Director of Special
13		Services within 30 days to the Assistant Superintendent and the President of the Auburn
14		Education Association, who will reserve the right to uphold the previous remedy or provide an
15		appropriate remedy.
16		
17		(4) In addition the remedy provided above, the teacher will also be entitled to the following
18		compensation:
19		•
20		- 11-12 students, \$18 a day
21		- 13-14 students, \$36 a day
22		- 14**
23		- 15 students, \$54 a day in month 1 and 2 and \$72 a day after month 2
24		
25		Self-imposed overloads (voluntary overloads created by teachers at the building level) will not
26		be entitled to the additional compensation outlined in paragraph (2), but will be entitled to the
27		remedy provided in paragraph (3).
28		
29		** The district will make all reasonable attempts to hire a qualified SLC teacher.
30		
31		(5) Review of the proposal by the SLC representatives at a meeting held quarterly.
32		
33		(6) The initial numbers will be based on an October 1 enrollment date, with the ability to
34		provide retroactive pay for actual overloads previous to October 1. Pay will be retroactive to
35		the tenth (10 <sup>th</sup> ) day of school.
36		
37	6.	CaseloadsESA Specialists
38		
39		Caseloads for ESA services shall be as follows:
40		
41		a. Psychological services: 1.0 FTE is responsible for 80-90 cases – initial evaluations,
42		reevaluations, and review of eligibility for transfer students.
43		
44		b. Speech and Language Pathologist: 1.0 FTE for fifty (50) students.
45		
46		c. Occupational Therapists: 1.0 FTE for 24 students. Certified Occupational Therapy
47		Assistants are assigned based on student needs.
48		
49		d. Physical Therapists: 1.0 FTE for 24 students. Physical Therapy Assistants are assigned
50		based on student needs.

- e. Counseling services: Each elementary school building shall be assigned one (1) certificated counselor. Each middle school shall be assigned a minimum of two (2) certificated counselors except during a transitional year of opening. Should a middle school building exceed 900 FTE students, a third counselor shall be added. Each comprehensive high school building shall be assigned a minimum of four (4) counselors except during a transitional year of opening. West Auburn shall have one (1) counselor. If a high school building exceeds 2,000 FTE students, a fifth counselor shall be added. For every 400 FTE students thereafter, an additional counselor will be added. Additionally, each comprehensive high school shall be assigned one (1) career counselor. For future counselor position openings, ESA social workers may be considered.
- f. Elementary reading specialists: Contingent upon the receipt of Title I and LAP funds, the district will hire a full-time reading/language arts specialist for each elementary school.
- g. Behavior intervention specialists: Beginning with the 2018-2019 school year, the Auburn School District will hire an additional 1.5 FTE behavior intervention specialists for a total of no less than 8.5 FTE.
- h. Nurses: The district will have a minimum of 9.0 FTE nurses. At the end of the 2013-2014 school year, Title 19 revenue will be reviewed for the previous year. If the amount has increased \$75,000 over the 2012-2013 revenue, an additional 1.0 nurse will be added for a total of 10.0 FTE nurses. Should the district experience a reduction in Title 19 revenue from the 2012-2013 level, the Association and District agree to meet to discuss the potential impact to nursing staffing.

Beginning with the 2018-2019 school year the district will add additional nurse staffing for a total of 12.0 FTE nurses. Beginning with the 2019-2020 school year, the district will include the total nurse staffing to 13.0 FTE nurses.

i. For any period that the district is unable to hire the number of ESA Specialists necessary to honor contractual caseload limits due to a lack of qualifies applicants, ESA Specialists will be compensated as follows:

Occupational Therapists: Two (2) hours of **the individual's professional rate of** pay for each case above 24

Physical Therapists: Two (2) hours of **the individual's professional rate of** pay for each case above 24

Speech & Language Pathologists: Two (2) hours of **the individual's professional rate of** pay for each case above 50

Psychologists: Three (3) hours of **the individual's professional rate of** pay for each case above 90

j. When there are beginning of the year program demands that conflict with scheduled professional development that does not apply to the ESA employee's professional responsibilities, the employee, in consultation with the supervisor identified below, may flex their work schedule to address program demands: counselors will consult with their building principal; all other ESA employees will consult with their program supervisor.

k. The ESA Specialists named below will receive extended day contracts at the 1 2 individual's daily rate of pay as follows: 3 Middle School Counselors – 3 days for a 1.0 FTE High School Counselors – 5 days for a 1.0 FTE 4 School Psychologists – 12 days for a 1.0 FTE 5 Lead School Psychologist – 10 days for a 1.0 FTE 6 7 Lead OT/PT - 10 days for a 1.0 FTE 8 Lead Nurse – 10 days for a 1.0 FTE 9 Lead SLP – 10 days for a 1.0 FTE 10 Every three years lead positions will be posted for any interested staff member in the 11 12 category to apply. 13 Budget Contingency for Extended Day Contracts: Funding of the extended day contracts 14 is contingent upon the premise that the state does not implement a reduction in Basic 15 Education Funding. 16 17 1. Those specialist positions that generate Title 19 Ad Match reimbursement funds 18 (formerly known as Medicaid reimbursement) will meet with their program 19 20 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. Individual 21 building will receive no less than 10% of the funds that are generated by their 22 23 building. Annually, nurses will receive an accounting of how funds were used for the previous year. This will occur no later than October 1st each year. 24 25 26 m. SLP's that generate Medicaid reimbursement funds will receive no less than 10% of the total amount reimbursed by their group. The team lead of each representative group will 27 meet on a quarterly basis with the Executive Director of Student Special Services to 28 determine how their groups' portion of the funds will be distributed and used. 29 30 7. Reduction in Funding 31 32 33 Should the District experience a reduction in state and/or federal funding for special education, the Association and District agree to meet to discuss potential impact to Article VI Section 4. 34 35 36 8. **ELL Instructors** 37 All ELL staffing and resources are contingent on state and federal funding. 38 39 a. Elementary ELL teachers shall be staffed at one (1) FTE teacher to every 96 FTE ELL 40 students per building. Fewer than 96 FTE ELL students may result in a prorated FTE ELL 41 teacher. ELL para-educators will be staffed at one (1) para-educator to every 90 FTE ELL 42 students. 43 44 (1) At 97 students, a teacher initiated meeting with the building administrator and the 45 program administrator of assessment or designee to discuss the appropriate remedy for 46 overload which could include: 47 • Release time 48 49 • Supply money • Additional compensation 50

 Additional classified assistance 1 2 Additional certificated staff 3 4 (2) The program administrator of assessment or designee will provide an appropriate remedy based on the needs of the individual teacher. A teacher can appeal the decision of the 5 6 Director within 30 days to the Assistant Superintendent and the President of the Auburn 7 Education Association, who will reserve the right to uphold the previous remedy or 8 provide an appropriate remedy. 9 b. Secondary schools shall have at least one (1) FTE ELL teacher and shall have additional 10 staffing provided to accommodate required assessments of ELL students. Individual schools 11 12 will be staffed at a ratio of 70:1. 13 c. Staffing for ELL shall occur in March of the preceding school year. Beginning in the 2019-14 2020 school year, ELL staffing shall be readjusted according to the October 1 numbers. 15 16 d. Each ELL teacher will receive \$1,500 per year for classroom assistance. Expenditure of these 17 dollars shall be coordinated through the program administrator of assessment following 18 19 appropriate Title III guidelines. 20 e. Each ELL teacher will be reimbursed for \$150 on educational materials purchased at the 21 22 teacher's discretion. 23 24 f. Regular scheduled meetings will be held with the program administrator of assessment and the ELL teaching staff. 25 26 27 C. State Requirements for Graduation 28 29 1. **Advisory** 30 To meet the state requirements for graduation, schools have implemented systems to work with 31 32 students to meet the changing demands. Before the start of school each year the expectations of staff to implement the program will be reviewed with staff and a calendar will specify activities 33 will occur. Materials will be provided to deliver the program at least 48 hours in advance except 34 35 in rare cases. 36 The ultimate responsibility to review that students have attained or are on track for graduation 37 will be with the school counselors. Classroom teachers will help facilitate and support the 38 scheduling process by making students available during designated times to meet with 39 40 counselors, distributing materials or information, and collecting applicable materials. 41 42 Classroom teachers will not be responsible for: Credit Check Confirmation, Graduation 43 Counseling, or Student Course Selection and Data Input. No more than one (1) Advisory session will be scheduled each month. The building 44 administration and staff will devise a plan that is beneficial to the completion of the state 45 graduation requirements. The plan will include time and resources for staff in regards to tracking 46 and evaluating completion of the state requirements. 47 48 49 50

#### D. Educator Support Program

In support of new certificated employees entering the profession, an advising employee will be selected to work with those new to the profession or employee(s) who have been out of their role for five (5) years or more.

## 

#### 1. Educator Support Selection Process

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a. The curriculum department will announce applications for the subsequent school year and will make application forms available no later than June 1.

#### 

b. Educator support applicants will be considered for assignment if their completed application packet is returned to the curriculum department twenty-four (24) hours prior to the meeting of the Selection Committee.

#### 

c. In the event that an Employee has in previous years submitted an application, she/he may reactivate the application by informing, in writing the curriculum department of such intent twenty-four (24) hours prior to the convening of the Selection Committee.

#### 

d. The curriculum department will chair a committee composed of two other members including a human resources administrator and an Association representative. This committee will review applications and, with the approval of the principal(s), recommend educator support candidates for selection.

# 

 e. Initial matching of educator support candidates and beginning teachers should be achieved no later than November 1. Matching of educator support candidates and beginning teachers/ESA's employed subsequent to the first student instruction day will occur within twenty (20) work days following the beginning teachers/ESA's date of employment.

#### 

### 2. Educator Support Selection Criteria

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a. Educator Support applicants will have completed at least three years of successful experience-preferably in the same district.

# 

b. Educator Support applicants will have had supervision experience (student teacher supervisions, department head, liaison teacher, coordinating teacher, or acceptable/comparable experience as verified by building principal).

#### 

c. Educator Support applicants should be currently in a full-time assignment.

#### 

d. Educator Support applicants will demonstrate effective teaching skills, possess a high level of professional development and commitment, and demonstrate good communication skills.

#### 

#### 3. Educator Support Matching

#### 

a. When possible, the elementary educator support candidates and beginning teachers/ESA's will be in the same building and preferably in the same grade level.

#### 

b. When possible, secondary educator support candidates and beginning teachers/ESA's will be assigned in the same subject area and will be in the same grade building.

#### 1 4. **Educator Support Responsibilities** 2 Attend required planning and evaluation sessions. 3 a. 4 5 b. Provide appropriate classroom assistance to the beginning teacher/ESA. 6 7 Encourage the instructional development of the beginning teacher/ESA. c. 8 9 d. Assist the beginning teacher/ESA in acquiring appropriate materials and other resources. 10 e. Assist the beginning teacher/ESA in understanding and implementing district policies and 11 12 procedures. 13 f. Be directly responsible to the building principal for the supervision and staff development 14 of the beginning teacher/ESA. 15 16 17 g. Fulfill assigned responsibilities as an educator support candidate. 18 19 5. **Educator Support Compensation** 20 Advising teacher (mentor) shall receive a \$700 stipend for each person being mentored. 21 a. 22 23 b. The mentee will receive a \$200 stipend. 24 The District will reimburse advising teachers and beginning teachers/ESA's for approved 25 c. travel necessary to the appropriate performance of their duties and responsibilities as 26 27 assigned and/or approved. 28 The District will pay for a maximum of six (6) days of substitute services for release of the d. 29 advising teacher to attend required/approved meetings. 30 31 E. Site-Based Decision Making 32 33 1. 34 Definition/Recognition 35 36 The District and the Association recognize that some decisions in the District are best made by 37 the individuals who actually provide the services at the worksites. Under the leadership of the building principal or principal designee, staff, and where appropriate, parents, community 38 members, and/or students may make identified decisions at the building level. Thus, the use of 39 40 collaborative decision making is an option available for the involvement of those directly affected by the decision. Participation by certificated Employees shall be voluntary but available to all. 41 42 43 2. **Building Decision Making Model** 44 A building's decision making model is to be developed or reviewed annually and submitted to the 45 Association president and the assistant superintendent of human resources and labor relations by 46

October 15 annually.

#### 1 3. Site-Based Waiver Request 2 3 A school site which has developed a plan which conflicts with this Agreement may ask for a 4 waiver from the Association. Such a request will be made to the Association (and granted) by the 5 parties provided that it is mutually agreed that the waiver will create a sound educational environment and will not jeopardize either party's interests. Approved waivers will be for the 6 7 current school year only. Criteria for the approval of waiver requests are available from the 8 Association. 9 VII. Employee Evaluation 10 11 A. General Provisions for all Employees not Defined as Classroom Teachers 12 1. 13 Copies Provided 14 On or before October 1 of each year, the Employee will receive copies of the following: 15 16 17 a. Job description. 18 19 b. Special administrative expectations held for a position, an assignment or an individual and the evaluative criteria to be used in the evaluation of such administrative expectations. The 20 Employee shall have the right to attach, within five (5) school days of receipt, a response and 21 22 have such placed in the Employee's District personnel file. 23 The annual evaluation form. 24 25 26 d. A copy of VII.B.1 of this Agreement. 27 If possible, documents will be provided to the employee electronically. 28 29 30 2. Plan of Assistance 31 32 Any regular Employee receiving a less-than-satisfactory rating on any indicator will be placed on 33 a plan of assistance. Courses the Employees are required to take as a result of being placed on a plan of assistance will be paid for by the District. 34 35 B. Formal Observations 36 37 38 1. Formal Observation Scheduling 39 40 Formal observations will be scheduled as follows: 41 42 One observation, not less than thirty (30) minutes, prior to December 31, and one observation, not less than thirty (30) minutes, subsequent to January 1, or 43 44 45 b. A series of two modules of not less than fifteen (15) minutes each, totaling not less than thirty

of modules must be completed within ten (10) school days, or

46

47

48 49 (30) minutes, prior to December 31 and a series of two (2) modules not less than fifteen (15)

minutes each, totaling not less than thirty (30) minutes subsequent to January 1. Such series

1 c. A combination of one observation, not less than thirty (30) minutes, and one series of modules, totaling not less than thirty (30) minutes (VII.B.1.b.), provided that not less than 2 3 thirty (30) minutes of observation is scheduled prior to December 31 and not less than thirty 4 (30) minutes subsequent to January 1. 5 6 2. **Pre-Observation Conference** 7 8 Each formal observation or series of modules (VII.B.a.-c.) will be preceded, at the option of either the evaluator or the Employee, by a conference in which observation arrangements and the 9 10 Employee's goals and objectives for the instructional session or activity to be observed are discussed by the Employee and the principal or administrative designee. 11

12 13

#### 3. Cancellation of Formal Observation

14 15

16

Except in unusual circumstances, the Employee will be informed, in advance of the formal observation or series of modules, of any conflicts in the schedule that will result in cancellation of the observation or module.

17 18 19

#### Informal Observation 4.

20 21

Employees may request a meeting with the observer after any informal observation(s). The purpose of the meeting will be to discuss the observation(s).

22 23 24

#### 5. Written Summary of Formal Observation

25 26

27

28

The Employee will receive a copy of a written summary (option of electronic email) of each formal observation or series of modules. Except in unusual circumstances, said written summary will be provided to the Employee within eight (8) school days following the conclusion of the formal observation or series of modules (VII.B.1.a.-c.).

29 30

#### 6. Post-observation Conference

31 32 33

34

35 36 If requested by the Employee or the principal or administrative designee, a post-observation conference will occur. Such conference must be requested within ten (10) school days following conclusion of the observation or series of modules. If requested within the prescribed ten (10) school days, the post-observation conference will occur within seven (7) school days following receipt of the written summary of the observation.

37 38 39

Should a post-observation conference be scheduled, the following should be discussed:

40 41

a. Results of the observation.

42 43

b. Plans for improvement and supervision,

44 45

c. Plans for the Employee's self-improvement,

46 47

d. Plans for the next cycle of evaluation.

48 49 50

#### C. Probation

#### 1. Anticipated Probation

In accordance with statute, a regular certificated contract Employee may be placed on probation at any time after October 15. Where it is anticipated that a regular certificated contract Employee may be placed on probation, a meeting will be held a minimum of three (3) weeks before the onset of probation to notify the Employee and to call attention to deficiencies. A written summary of the deficiencies shall be given to the Employee at that meeting.

#### 2. Superintendent Notification

RCW 28A.405.100, as now or hereinafter amended, indicates that probationary placement may begin for a regular certificated contract Employee at any time after October 15. The superintendent will notify, in writing, each regular certificated contract Employee to be placed on probation.

#### 3. Written Documentation

Employees on probation will receive:

a. A written statement of the deficiencies or conditions which, if not corrected, could result in termination,

b. Written recommendations of remediation or correction of the deficiencies or conditions, and a description of satisfactory performance for the deficient areas,

c. A written plan of administrative supervision for the Employee.

# 4. <u>Probationary Procedures for Regular Certificated Contract Employees</u>

a. Consistent with the provisions of RCW28A.405.100, as now or hereinafter amended, during the period of probation, the Employee may not be transferred from the supervision of the original evaluator. Immediately following the completion of a probationary period that does not produce performance changes detailed in the initial notice of deficiencies and improvement program, the Employee may be removed from his/her assignment and placed into an alternative assignment for the remainder of the school year. This reassignment may not displace another employee nor may it adversely affect the probationary Employee's compensation or benefits for the remainder of the Employee's contract year. If such reassignment is not possible, the District may, at its option, place the Employee on paid leave for the balance of the contract term. The Auburn Education Association and the Auburn School District agree that, should the District select the option of placement into an alternative assignment, the individual will perform work related to that requiring a certificate.

b. The superintendent or administrative designee will coordinate, and the principal or administrative designee will supervise, all probationary placements.

c. During the period of probation, the principal or administrative designee will meet with the Employees at least twice monthly to evaluate the Employee's progress, or lack of progress, toward remediation of deficiencies or conditions. Such progress, or lack of progress, will be summarized in writing by the principal or administrative designee. The Employee will

1 2			acknowledge, in writing, receipt of a copy of such summary and will be provided an opportunity to attach written comment of explanation or clarification.
3 4 5 6 7		d.	Any deficits or weaknesses known to the District at the onset of probation, but not included in the probationary statement, shall not be relied upon in subsequent evaluations or non-renewals stemming from that probationary period.
8 9 10 11		e.	An Employee on probation shall be offered assistance of a mentor who is not a regular employee of the district. The District, Association, and the probationer agree not to call the mentor as a witness in any proceeding except to testify to services provided.
12 13		f.	At the commencement of the probationary period, probationers will receive:
14 15			(1) Written recommendations of remediation or collective deficiencies or conditions, and a description of satisfactory performance for the deficient areas,
16 17 18			(2) Written description of assistance probationer will receive from district,
19 20			(3) A written plan of administrative supervision for the Employee.
21 22 23		g.	On or before May 1 of each year, the principal will complete a written evaluation of all probationary Employees and recommend:
24 25			(1) Termination of probationary placement, or
26 27 28 29			(2) Issuance of probable cause under RCW 28A.405.310 or 28A.405.210. Such notice will include evaluation of the Employee's progress in those areas of deficiencies or conditions appearing in the original notice.
30 31		h.	Following receipt of the principal's report, the superintendent will:
32 33			(1) Terminate the Employee's probationary status, or
34 35 36			(2) Issue to the Employee a notice of probable cause under RCW 28A.405.310 or 28A.405.210, or
37 38			(3) Identify areas of deficiency which need further improvement.
39 40 41 42 43 44		i.	The District will provide the Association president the name or names of regular certificated contract Employees recommended for probation. In the case of provisional Employees, the District will provide the Association president the name or names of provisional contract Employees being considered for release, when known. Names provided will be held strictly confidential.
45	D.	Annua	d Evaluation
46 47 48	1.	W	ritten Copy of Annual Evaluation
49 50		No	o later than May 15 of each year, the Employee will:
51		a.	Be given a copy of the written annual evaluation.

1		
2		b. Acknowledge receipt of such written annual evaluation with dated signature.
3		
4		c. Be given opportunity to attach written comments in the way of explanation or clarification
5		within ten (10) school days following receipt of copy of the written evaluation.
6	2	
7	2.	Annual Evaluation Conference
8		
9		The annual evaluation conference will be scheduled in advance and may occur simultaneously
10		with the second post-observation conference, if such conference is requested.
11	2	Description of Association Conference
12	3.	Purpose of Annual Evaluation Conference
13		The consult evaluation conference should come as an emperturity for the minerical or
14		The annual evaluation conference should serve as an opportunity for the principal or
15		administrative designee and the Employee to evaluate the Employee's performance for the
16		current year.
17 18	4.	Basis of Annual Evaluation
	4.	Basis of Affilial Evaluation
19 20		The Employee's annual evaluation will be based on the following sources of information:
21		
22		a. Classroom observations;
23		b. Employee activities during the contracted day;
24		b. Employee activities during the contracted day,
25		c. Verified and factual school-related information; and
26		c. Verified and factual school fedated information, and
27		d. Duties and responsibilities included on the appropriate job description.
28		d. Buttes and responsionates metaded on the appropriate job description.
29		
30	5.	Copy of Annual Evaluation
31		
32		The Employee will be provided a copy of the annual evaluation.
33		
34	E.	Minimum Criteria for the Evaluation of Certificated Teachers. This includes ESAs, Counselors,
35		ans, Instructional Coaches, Curriculum Specialists, Librarians, Media Specialists and does not
36		lude Classroom Teachers.
37		
38		The following criteria will be used in the evaluation process and in preparing the written probation
39		progress and evaluation reports. The criteria listed below must be used and space be provided on the
40		evaluation for the signature of the principal or administrative designee and the Employee. The
41		indicators listed below each criterion are guidelines intended to assist the evaluator in judging
42		whether the Employee is meeting the criteria.
43		
44		Criterion 1: Instructional Skill
45		
46		The certificated classroom teacher demonstrates, in his or her performance, a competent level of
47		knowledge and skill in designing and conducting an instructional experience.
48		
49		Indicators: The evaluation procedure assesses such teacher abilities and practices as:
50		
51		a. Identifying the learning needs of individual pupils.

- b. Establishing learning objectives/outcomes consistent with individual pupil learning needs and with district learning objectives and goals.
- c. Planning and developing a variety of instructional experiences appropriate to specified learning objectives/outcomes.
- d. Conducting/implementing the instructional plan/experience.
- e. Using the principles of learning to facilitate the learning of objectives.
- f. Assessing pupils' learning/achievement of outcomes and using resultant data in the design of future instructional experiences.
- g. Identifying and implementing local school district goals, objectives, and policies which affect/influence instructional decisions, curricular outcomes, school and classroom procedures, etc.

#### Criterion 2: Classroom Management

The certificated classroom teacher demonstrates, in his or her performance, a competent level of knowledge and skill in organizing the physical and human elements in the educational setting.

Indicators: The evaluation procedure assesses such teacher abilities and practices as:

- a. Selecting/creating and using curricular/instructional materials and media appropriate to the pupil(s), subject matter, and the outcome/objective to be achieved.
- b. Organizing the physical setting so that it contributes to learning.
- c. Identifying and appropriately using instructional resources available throughout the school District and the community.
- d. Organizing individual, small group, or large group learning experiences as appropriate to the pupil(s), subject matter, and outcomes desired.
- e. Providing a classroom climate conducive to student learning.

## Criterion 3: Professional Preparation and Scholarship

The certificated classroom teacher exhibits, in his or her performance, evidence of having a theoretical background and knowledge of the principles and methods of teaching, and a commitment to education as a profession.

Indicators: The evaluation procedure assesses the teacher's demonstrated knowledge of and ability to:

a. Use instructional strategies/methods appropriate to the pupil(s), subject matter(s) taught, and learning outcomes desired.

16	Th	e certificated classroom teacher demonstrates an awareness of his or her limitations and
17	str	engths and demonstrates continued professional growth.
18		
19	Inc	dicators: The evaluation procedure assesses the teacher's commitment to and participation in:
20		
21	a.	Inservice and career development activities sponsored by the District, educational service
22		district, and professional organizations.
23		•
24	b.	Continuing education and training initiated and selected by the individuals.
25		, ,
26	c.	Follow-through and response to recommendations included in periodic and annual personnel
27		evaluations.
28		
29	d.	Self-assessment/evaluation and identification of strengths, needs, limitations.
30		<b>2</b> , ,
31	Cr	iterion 5: The Handling of Student Discipline and Attendant Problems
32		
33	Th	be certificated classroom teacher demonstrates the ability to manage the non-instructional,
34		man dynamics in the educational setting.
35		dicators: The evaluation procedure considers such teacher abilities and practices as:
36		areanoist. The committee procedure constants savin teaching and practices as
37	a.	Recognizing conditions which may lead to disciplinary problems.
38		recognizing conductions without many rough to discriptionary proceedings.
39	b.	Establishing clear parameters for student "in-classroom" conduct and making these
40	0.	expectations known.
41		
42	c.	Developing appropriate strategies for preventing disciplinary problems.
43	О.	Developing appropriate strategies for preventing disciplinary problems.
44	d.	Responding appropriately to disciplinary problems when they do occur.
45	u.	responding appropriately to disciplinary problems when they do occur.
46	e.	Resolving discipline problems in accordance with law, school board policy, and
47	c.	administrative regulations and policies.
48	f.	Assisting students toward self-discipline and acceptable standards of student behavior.
49	1.	Assisting students toward sen discipline and acceptable standards of student behavior.
50		
50 51		
. ı		
		60

b. Relate/use the principles and methods of teaching theory, learning, motivation, development,

d. Demonstrate commitment to school and professional activities (attendance at local, District,

and state meetings; consortium activities; participation on special committees, etc.).

e. Implement statutes and rules/regulations which have implications for the professional's

personality, as a basis for the design of learning experiences.

practice, subject matter specialization, school policy.

Criterion 4: Effort Toward Improvement When Needed

f. Demonstrate commitment to the profession and its code of ethics.

c. Specify educational philosophy underlying one's instructional decisions.

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13

1	Criterion 6: Interest in Teaching Pupils
2 3 4 5	The certificated classroom teacher demonstrates an understanding of and commitment to each pupil, taking into account each individual's unique background and characteristics. The certificated teacher demonstrates enthusiasm for and enjoyment in working with pupils.
6 7 8	Indicators: The evaluation procedure assesses the extent to which the teacher:
8 9	a. Enjoys the process of working with students.
10 11	b. Recognizes characteristics of each student.
12 13 14	c. Uses knowledge of individual student(s) to design learning experiences and facilitate learning.
15 16 17	Criterion 7: Knowledge of Subject Matter
18 19 20 21	The certificated classroom teacher demonstrates depth and breadth of knowledge, theory and content in general education and subject matter specialization(s) appropriate to the elementary and/or secondary level(s).
22 23 24	Indicators: The evaluation procedure assesses the teacher's knowledge of the subject(s) he/she is required to teach and will consider the:
25 26	a. Depth of knowledge of the subject matter area.
27 28	b. Extent to which the teacher keeps abreast of new developments, ideas, and events in the subject matter area(s).
29 30 31	c. Enthusiasm and interest of the teacher in the subject(s) taught as reflected in the teacher's continuing professional development.
32 33	d. Relationship between one's subject matter field and other discipline/subjects.
<ul><li>34</li><li>35</li><li>36</li></ul>	e. Breadth of knowledge in general education/liberal arts or pursuit of such knowledge.
37 38 39	F. <u>Minimum Criteria for the Evaluation of Certificated Support Personnel</u> (BIS, Nurse's, Counselors, etc.)
40 41 42 43 44	The following criteria will be used in the evaluation process, and in preparing the written probation progress and evaluation reports. The criteria listed below must be used and space be provided on the evaluation for the signature of the principal and the Employee. The indicators listed below each criterion are guidelines intended to assist the evaluator in judging whether the Employee is meeting the criteria.
45 46	Criterion 1: Knowledge and Scholarship in Special Field
47 48 49 50 51	Each certificated support person demonstrates a depth and breadth of knowledge of theory and content in the special field. He/she demonstrates an understanding of and knowledge about common school education and the educational milieu grades K-12, and demonstrates the ability to integrate the area of specialty into the total school milieu.

 Indicators: The evaluation procedure assesses the support person's competency to:

- a. Provide a theoretical rationale for the use of various procedures.
- b. Demonstrate understanding of the basic principles of human growth and development.
- c. Demonstrate awareness of personal and professional limitations and have the ability and knowledge to make appropriate referrals.
- d. Relate and apply knowledge, research findings, and theory deriving from the individual's specific discipline to the development of a program of services.

#### Criterion 2: Specialized Skills

Each certificated support person demonstrates, in his/her performance, a competent level of skill and knowledge in designing and conducting specialized programs of prevention, instruction, remediation, and evaluation.

Indicators: The evaluation procedure assesses the support person's competency to:

- a. Design and conduct a program providing specific and unique services within the individual's specific discipline.
- b. Demonstrate ability to synthesize and integrate testing and non-testing data concerning the student:
  - (1) To help students integrate and assimilate data.
  - (2) To help others involved with the student interpret and use data appropriately and accurately.
  - (3) To help other specialists by providing case study materials.
- c. Administer assessment procedures or to organize and prepare those who will administer assessment procedures.
- d. Demonstrate ability to assist teachers and administrators to integrate specialized information into the regular curricular program.
- e. Develop goals and objectives consistent with District-level goals and objectives which will facilitate the implementation of programs and services.

#### Criterion 3: Management of Special and Technical Environment

Each certificated support person demonstrates an acceptable level of performance in managing and organizing the special materials, equipment, and environment essential to the specialized programs.

Indicators: The evaluation procedure assesses the support person's competency to:

- a. Select or recommend testing and non-testing devices, materials, and equipment appropriate to student needs.
- b. Demonstrate the use and an understanding of the limitations and restrictions of devices, materials, procedures, etc.
- d. Create an environment which provides privacy and protects student and family information, by adhering to mandated codes of ethics, federal and state regulations, and local school

#### Criterion 4: The Educational Staff Associate as a Professional

Each certificated support person demonstrates awareness of his/her limitations and strengths and

Indicators: The evaluation procedure assesses the support person's competency to:

- a. Demonstrate awareness of the law as it relates to his/her area of specialization.
- b. Demonstrate awareness of responsibilities to students, parents, and other educational personnel as defined by the professional code of ethics supported by the support person's
- c. Demonstrate commitment to school and professional activities (attendance at local district and state meetings, consortium activities, participation on special committees, etc.).
- d. Demonstrate commitment to the concept of career-long professional growth by participation

#### Criterion 5: Involvement in Assisting Pupils, Parents, and Educational Personnel

Each certificated support person demonstrates an acceptable level of performance in identifying and offering specialized assistance to those needing specialized programs.

Indicators: The evaluation procedure assesses the support person's commitment to and

- Consult with other staff, school personnel, and parents concerning the development, coordination, and/or extension of services to those needing specialized programs.
- b. Plan and develop support programs to serve the preventive and developmental needs of the school population and the special needs for some students.
- c. Interpret characteristics and needs of students for parents, staff, and community, in group and individual settings, via oral and written communications.

#### G. Abbreviated Evaluation/Short Form

After an Employee has received four (4) consecutive years of satisfactory evaluation, the employee and supervisor may mutually agree to use the abbreviated evaluation procedure. Abbreviated evaluation procedures may not be used as a basis for considering an Employee's work unsatisfactory or for recommending non-renewal of the Employee's contract.

An abbreviated evaluation procedure shall include either:

1. A thirty (30) minute observation during the school year with a written summary, or

2. A final annual written evaluation based upon the negotiated evaluation criteria and based on at least two (2) observation periods during the school year totaling at least sixty (60) minutes without a written summary of such observations being prepared.

3. Standard evaluation (long form) procedures must be followed at least once every three years thereafter. Either an Employee or an evaluator may request application of standard evaluation procedures for any given year by informing the other party, in writing, on/or before the first day of October of the year in which the evaluation is to be performed.

#### H. Professional Growth Plan (PGO)

Growth Plan.

specific indicators of progress.

After an employee has received four (4) years of successful certificated employment with the last two consecutive years being in the Auburn School District, the employee and supervisor may mutually agree to use the Professional Growth Plan.

1. By October 1, employee and primary evaluator mutually agree to participate in the Professional

Procedures for the Professional Growth Plan are as follows:

2. At the first meeting between the employee and evaluator, a plan will be created indicating the mutually developed professional growth goals, specific strategies to reach those goals, and

3. A second meeting will be held to give an update of progress toward goals.

 4. A third meeting, completed by May 15, will be conducted to write a summation of the Professional Growth Plan. The summation is to be mutually written by both the employee and supervisor as a review of the year's progress. The summation is to be used as the evaluation for the year.

5. While participating in the Professional Growth Plan, informal observations by administrators may occur at any time.

6. If the employee and supervisor mutually agree, the employee may continue with the Professional Growth Plan.

#### VIII. Classroom Teacher Evaluation

2 INTRODUCTION

 The evaluation procedures set forth herein shall be to improve the educational program by improving the quality of instruction. This Article applies to employees defined as certificated classroom teachers. Both parties agree that the implementation of this new evaluation system will require oversight which shall be determined by the joint Labor Management Team.

The evaluation process shall recognize strengths, identify areas needing improvement, and provide support for professional growth. The evaluation system will encourage respect in the evaluation process by the persons conducting the evaluation and the employee subject to the evaluation by recognizing the importance of objective standards and minimizing subjectivity as defined in WAC 392-191-025 and RCW 28A.405.110. Within **CEL 5D+**, teachers will be evaluated on their own practice, skills, and knowledge.

**DEFINITIONS** 

Artifacts shall mean any products generated, developed, or used by a certificated teacher and/or students. These products are not intended to be created specifically for the evaluation system. Additionally, tools or forms used in the evaluation process may be considered as artifacts.

Classroom teachers shall be specifically those staff with an assigned group of students who provide academically focused instruction and grades for students. These employees may hold one or more of the certificates pursuant to WAC 181-79A-140 (1), (2), (3), (6)(a-e), (6)(g). The term "classroom teacher" does not include ESAs, Counselors, librarians, media specialists, Instructional Coaches, Curriculum Specialists, and other bargaining unit members agreed to between the District and the Association. Those bargaining unit members who do not meet this definition will remain under Article VII Employee Evaluation.

30 <u>Component</u> shall mean the sub-section of each criterion.

<u>Criteria</u> shall mean one of the eight (8) state defined categories to be scored.

<u>Evaluator</u> shall mean a certificated administrator who has been trained in observation, evaluation, and the use of the **CEL 5D**+ framework and rubrics contained in this agreement and any relevant state or federal requirements. The evaluator shall assist the teacher by providing support and resources.

Evidence shall mean observed practice, products, or results of a certificated classroom teacher's work that demonstrates knowledge and skills of the educator with respect to the **CEL 5D**+ instructional framework and the evaluation tool based on that framework. Evidence collection is not intended to mirror a Pro-Teach or National Boards portfolio but rather is a sampling of data to inform the decision about level of performance. It should be gathered from the normal course of employment. Input from anonymous sources shall not be used as evidence.

<u>Instructional Frameworks</u> shall be jointly agreed upon and be the basis for a state-approved evaluation tool for classroom teachers.

- 48 <u>Not Satisfactory</u> shall mean:
- Level 1: Unsatisfactory Receiving a summative score of 1 is not considered satisfactory performance
- 50 for all teachers.

Level 2: Basic – If the classroom teacher is on a continuing contract with more than five years of teaching experience and if a summative score of 2 has been received two years in a row or two years within a consecutive three-year period, the teacher is not considered performing at a satisfactory level.

4 5

<u>Observations</u> for classroom teachers will be classroom-based for Criteria 1-6. **Observe or "observation"** means the gathering of evidence made through classroom or worksite visits, or other visits, work samples, or conversations that allow for the gathering of evidence of the performance of assigned duties for the purpose of examining evidence over time against the instructional or leadership framework rubrics.

Student Growth Data must be relevant to the teacher and subject matter and must be based on multiple measures and shall mean the change in student achievement between two points in time within the current school year, or as agreed upon by the teacher and the evaluator. Assessments used to demonstrate growth should predominately originate at the classroom level and be initiated by the classroom teacher. Assessments used to demonstrate growth must be appropriate, relevant, and may include both formative and summative measures. Student Growth data summary is due by April 1, unless an earlier mutually agreed upon timeline has been established.

#### A. General Provisions

#### 1. Copies Provided

On or before October 1 of each year, the Employee will receive copies of the following:

a. Job description.

b. Special administrative expectations held for a position, an assignment or an individual and the evaluative criteria to be used in the evaluation of such administrative expectations. The Employee shall have the right to attach, within five (5) school days of receipt, a response and have such placed in the Employee's District personnel file.

c. The annual evaluation form.

d. A copy of the Formal Evaluation Scheduling process as determined in this Agreement.

If possible, documents will be provided to the employee electronically.

#### 2. <u>Student Growth Goal Setting</u>

The teacher and principal will meet to discuss Student Growth Goal Setting prior to a goal being selected. The teacher shall choose a student growth goal for Components SG - 3.1, SG - 6.1, and SG - 8.1. The goal for SG - 6.1 and SG - 8.1 may be the same goal. Preferably, the goal(s) shall be mutually agreed upon by the teacher and the evaluator.

#### 3. Artifacts and Evidence

a. A teacher may, but shall not be required to, submit artifacts and evidence for completion of the evaluation.

b. The evaluator and teacher will make every effort to balance the responsibility of collecting of any evidence deemed necessary.

#### 1 4. 2 **Professional Development** 3 4 Prior to being evaluated using the evaluation tool based upon an approved instructional 5 framework, the District shall provide professional development relevant to the framework and evaluation process. 6 7 8 5. Record Keeping 9 10 a. Only the Final Summative Evaluation and any teacher's comments will be moved to the teacher's personnel file at the end of the school year. 11 12 b. If the District decides to use web-based formats district-wide, this section will be re-opened 13 for negotiations to address issues of confidentiality and access. When piloting web-based 14 formats for potential use district-wide, all confidentiality of evaluation-related materials will 15 be maintained. 16 17 18 6. **Electronic Monitoring** 19 20 Mechanical or electronic devices shall not be used to listen to, or record the procedures of any 21 class for purposes of evaluation. 22 23 7. Alternative Evaluator 24 Requests for an alternative evaluator must be submitted, in writing, by October 1st along with the 25 rationale for the request. Should the request be denied, the teacher may request a meeting with 26 27 the Human Resources department and may be accompanied by an Association representative to 28 discuss possible solutions. 29 Plan of Assistance 30 8. 31 This section does not apply to situations that only involve a Student Growth Inquiry as described 32 33 in Section E.4. 34 Any classroom teacher receiving less than Basic on the Summative Performance rating will 35 36 be placed on a Plan of Assistance that shall be developed no later than October 1 of the following school year. 37 38 b. Any classroom teacher receiving a less than Basic rating on any criterion may also be placed 39 on a Plan of Assistance. 40 41 c. Courses the Employee may be required to take as a result of being placed on a Plan of 42 Assistance will be paid for by the District. 43 44 d. In such cases that a classroom teacher with more than five (5) years of experience receives a 45 Summative Performance rating below Proficient, the teacher will be placed on a Plan of 46 Assistance that shall be developed no later than October 1 of the following school year. 47 48 49

#### B. Comprehensive Evaluation (Formal Observation Process)

A Comprehensive Evaluation will include evaluation of all eight state criteria. **All provisional employees must be evaluated on a Comprehensive Evaluation.** A teacher eligible for focused evaluations must complete a comprehensive evaluation once every four years. A second year Provisional employee who receives a summative rating of at least Proficient rating will be granted continuing contract status for the subsequent year.

#### 1. Formal Observation Scheduling

Formal observations will be scheduled as follows:

a. New employees must be observed at least thirty (30) minutes during the first ninety (90) days.

b. Provisional employees in the third year of status must be observed at least ninety (90) minutes of time. There must be an observation at least three (3) times during the year.

c. One observation, not less than thirty (30) minutes, prior to December 31, and one observation, not less than thirty (30) minutes, subsequent to January 1.

d. A series of two modules of not less than fifteen (15) minutes each totaling not less than thirty (30) minutes, prior to December 31 and a series of two (2) modules not less than fifteen (15) minutes each, totaling not less than thirty (30) minutes subsequent to January 1. Such series of modules must be completed within ten (10) school days, or

e. A combination of one observation, not less than thirty (30) minutes, and one series of modules, totaling not less than thirty (30) minutes of (NEW.B.1.d.), provided that not less than thirty (30) minutes of observation is scheduled prior to December 31 and not less than thirty (30) minutes subsequent to January 1.

#### 2. <u>Pre-observation Conference</u>

 Each formal observation or series of modules (NEW.B.d-e) will be preceded, at the option of either the evaluator or the Employee, by a conference in which observation arrangements and the Employee's goals and objectives for the instructional session or activity to be observed are discussed by the Employee and the principal or administrative designee.

#### 3. Cancellation of Formal Observation

Except in unusual circumstances, the Employee will be informed, in advance of the formal observation or series of modules, of any conflicts in the schedule that will result in cancellation of the observation or module.

#### 4. Informal Observation

a. An informal observation is an observation by the evaluator that is not required to be prescheduled. Additional informal observations may be necessary to collect additional evidence.

b. Informal observation may be documented in writing. If there is an area of concern that may be used in the final evaluation, the written documentation of the observation must be provided to the teacher on the timeline as noted in Section B. 5. below.

c. Employees may request a meeting with the observer after any informal observation(s). The purpose of the meeting will be to discuss the observation(s).

#### 5. Written Summary of Formal Observation

The Employee will receive a copy of a written summary of each formal observation or series of modules. A written summary will be provided to the Employee within three (3) days after such report is written but within eight (8) school days following the conclusion of the formal observation.

#### 6. Post-observation Conference

If requested by the Employee or the principal or administrative designee, a post-observation conference will occur. Such conference must be requested within ten (10) school days following conclusion of the observation or series of modules. If requested within the prescribed ten (10) school days, the post-observation conference will occur within seven (7) school days following receipt of the written summary of the observation.

Should a post-observation conference be scheduled, the following should be discussed:

a. Results of the observation,

b. Plans for improvement and supervision,

c. Plans for the Employee's self-improvement,

d. Plans for the next cycle of evaluation.

## 7. <u>Formative Mid-Year Rating</u>

The evaluator will provide a formative mid-year rating to the teacher by January 31 for each **indicator** and criterion the teacher is evaluated on that year. The evaluator will meet with any teacher with scores of one (1) or (2) for any **indicator** or criterion by the last working day of February.

#### C. Probation

#### 1. Anticipated Probation

In accordance with statute, a regular certificated contract Employee may be placed on probation at any time after October 15. Where it is anticipated that a regular certificated contract Employee may be placed on probation, a meeting will be held a minimum of three (3) weeks before the onset of probation to notify the Employee and to call attention to deficiencies. A written summary of the deficiencies shall be given to the Employee at that meeting.

a. A teacher's work is not judged satisfactory, and therefore shall be placed on probation, when the overall Comprehensive score is 1 - Unsatisfactory. A continuing contract teacher under RCW 28A.405.210 with more than five (5) years of teaching experience whose comprehensive summative evaluation score is 2 – Basic for two (2) consecutive years or for

two (2) years within a consecutive three (3) year time period shall also be placed on probation.	
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<ul> <li>5</li> <li>b. Teachers may only be placed on probation from the Comprehensive evaluation system</li> <li>described above.</li> </ul>	m
7 c. Teachers on continuing contracts who have been assigned to teach outside of their endorsements shall not be subject to nonrenewal or probation based on evaluations or teaching effectiveness in the out-of-endorsement assignments, unless they meet High Qualified requirements.	
11 12 2. <u>Superintendent Notification</u> 13	
a. In the event that an evaluator determines that the performance of an employee under he supervision merits probation, the evaluator shall report the same in writing to the Superintendent. The report shall include the following:	er/his
17 18 (1) The evaluation report prepared pursuant to the provisions contained in this Artic 19 (2) A recommended specific program designed to assist the employee in improving 20 his/her performance.	
<ul> <li>b. If the superintendent concurs with the evaluator's judgment that the performance of the</li> <li>employee is:</li> </ul>	•
24 25 (1) Unsatisfactory; or 26 (2) For employees with more than five (5) years of teaching experience on Basi 27 two (2) consecutive years; or 28 (3) For employees with more than five (5) years of teaching experience on Basi 29 two (2) years within a consecutive three (3) year period, 30	
then the superintendent will notify, in writing, each regular certificated contract Emp to be placed on probationary status for a period of not less than sixty (60) school days time after October 15, pursuant to RCW 28A.405.100.	•
35 c. The probationary period may be extended into the following school year if the teacher 1 36 more than five (5) years of teaching experience and the final summative rating as of Ma 37 is Unsatisfactory.	
38 39 3. <u>Written Documentation</u> 40	
The Association and Employees being placed on probation will receive: 42	
a. A written statement of the deficiencies or conditions from the instructional framework if not corrected, could result in termination,	which,
<ul> <li>b. Written recommendations of remediation or correction of the deficiencies or conditions</li> <li>description of satisfactory performance for the deficient areas,</li> </ul>	s, and a
48 49 c. A written plan of administrative supervision for the Employee. 50	

d. A statement indicating the duration of the probationary period and that the purpose of the probationary period is to give the employee the opportunity to demonstrate improvement in her/his area(s) of deficiency.
 4. Probationary Procedures for Regular Certificated Contract Employees

- a. Consistent with the provisions of RCW28A.405.100, as now or hereinafter amended, during the period of probation, the Employee may not be transferred from the supervision of the original evaluator. Immediately following the completion of a probationary period that does not produce performance changes detailed in the initial notice of deficiencies and improvement program, the Employee may be removed from his/her assignment and placed into an alternative assignment for the remainder of the school year. This reassignment may not displace another employee nor may it adversely affect the probationary Employee's compensation or benefits for the remainder of the Employee's contract year. If such reassignment is not possible, the District may, at its option, place the Employee on paid leave for the balance of the contract term. The Auburn Education Association and the Auburn School District agree that, should the District select the option of placement into an alternative assignment, the individual will perform work related to that requiring a certificate.
- b. The superintendent or administrative designee will coordinate, and the principal or administrative designee will supervise, all probationary placements.
- c. During the period of probation, the principal or administrative designee will meet with the Employees at least twice monthly to evaluate the Employee's progress, or lack of progress, toward remediation of deficiencies or conditions. Such progress, or lack of progress, will be summarized in writing by the principal or administrative designee. The Employee will acknowledge, in writing, receipt of a copy of such summary and will be provided an opportunity to attach written comment of explanation or clarification.
- d. Any deficits or weaknesses known to the District at the onset of probation, but not included in the probationary statement, shall not be relied upon in subsequent evaluations or non-renewals stemming from that probationary period.
- e. An Employee on probation shall be offered assistance of a mentor who is not a regular employee of the district. The District, Association, and the probationer agree not to call the mentor as a witness in any proceeding except to testify to services provided.
- f. At the commencement of the probationary period, probationers will receive:
  - (1) Written recommendations of remediation or collective deficiencies or conditions, and a description of satisfactory performance for the deficient areas,
  - (2) Written description of assistance probationer will receive from district,
  - (3) A written plan of administrative supervision for the Employee.
- g. On or before May 1 of each year, the principal will complete a written evaluation of all probationary Employees and recommend:
  - (1) Termination of probationary placement, or

(2) Issuance of probable cause under RCW 28A.405.310 or 28A.405.210. Such notice will include evaluation of the Employee's progress in those areas of deficiencies or conditions appearing in the original notice. h. Following receipt of the principal's report, the superintendent will: (1) Terminate the Employee's probationary status, or (2) Issue to the Employee a notice of probable cause under RCW 28A.405.310 or 28A.405.210, or (3) Identify areas of deficiency which need further improvement. The District will provide the Association president the name or names of regular certificated contract Employees recommended for probation. In the case of provisional Employees, the District will provide the Association president the name or names of provisional contract Employees being considered for release, when known. Names provided will be held strictly confidential. Non-renewal (Discharge) When a continuing contract teacher with five (5) or more years of experience receives a comprehensive summative evaluation rating of Unsatisfactory for two (2) consecutive years, the district shall, within ten (10) days of the completion of the Final Summative Evaluation Conference or May 15, whichever comes first, implement the teacher notification of non-renewal (discharge) as provided in RCW.28A.405.300. The employee who is, at any time, issued a written notice of probable cause for non-renewal (discharge) by the superintendent pursuant to this Article shall have ten (10) days following receipt of said notice to file any notice of appeal as provided by statute or by this Agreement. k. Records of probation and supporting documentation for an Unsatisfactory evaluation will be maintained in the employee's file for ten (10) years and will, if no further Unsatisfactory

#### D. Final Summative Evaluation Conference (formerly Annual Evaluation)

 1. No later than May 15<sup>th</sup> the evaluator and classroom teacher shall meet to discuss the teacher's final summative score. The final summative score, including the student growth score, must be determined by an analysis of evidence.

analysis is made in the interim, be removed and destroyed at the request of the employee.

- 2. The teacher has the right to provide additional evidence for each criterion scored.
- 3. If the evaluator assigns the teacher a final summative score below Proficient, the evaluator must provide evidence for each **indicator** scored Basic or Unsatisfactory.
- 4. The teacher will sign two (2) copies of the Final Summative Evaluation Report. Each teacher shall sign the observation (**may be an electronic signature/receipt**) and evaluation forms to indicate receipt. The signature of the teacher does not, however, necessarily imply that the employee agrees with its contents.

5. Teachers shall have the right to attach additional comments or rebuttal to the Final Summative 1 2 Evaluation. 3 4 E. State Criteria, Framework, and Scoring for Certificated Classroom Teachers 5 The state evaluation criteria for classroom teachers are: 6 1. 7 8 a. Centering instruction on high expectations for student achievement, b. Demonstrating effective teaching practices, 9 c. Recognizing individual student learning needs and developing strategies to address those 10 needs. 11 d. Providing clear and intentional focus on subject matter content and curriculum, 12 e. Fostering and managing a safe, positive learning environment, 13 f. Using multiple data elements to modify instruction and improve student learning, 14 g. Communicating and collaborating with parents and the school community, and 15 h. Exhibiting collaborative and collegial practices focused on improving instructional practices 16 and student learning. 17 18 2. **Criterion Performance Scoring** 19 20 If the evaluator and teacher cannot agree on a final criterion score, the following will apply: 21 22 23 Component Scores: Evidence will be gathered over the year to inform the component scores, using a growth philosophy. If growth is made over the year, the higher score (later score) 24 will be used. 25 26 Criterion Scores: Component scores will be averaged, and rounded to reach a final score. 27 28 When a final criterion score includes a fractional number (for example 2.3), all scores with fractional below .5 will be rounded down and all fractional .5 or above will be rounded up, 29 for example, a score of 2.33 would receive a final criterion score of 2 and a score of 2.5 30 would receive a final criterion score of 3. 31 32 33 3. **Summative Performance Rating** 34 35 A classroom teacher shall receive a summative performance rating for each of the eight (8) state 36 evaluation criteria. The overall summative score is determined by totaling the eight (8) criterion-37 level scores as follows: 38 39 8-14 – Unsatisfactory 40 15-21 – Basic 22-28 – Proficient 41 42 29-32 – Distinguished 43 44 4. Student Growth Criterion Score and Student Growth Inquiry Plan 45 Embedded in the instructional framework are five (5) components designated as student growth 46 47 components. These components are embedded in criteria as SG 3.1, SG 3.2, SG 6.1, SG 6.2, and SG 8.1. Evaluators add up the raw score on these components and the employee is given a score 48

of low, average, or high based on the scores below:

- 5-12 Low
  - 13-17 Average
  - 18-20 High

1 2

If a teacher receives a distinguished summative score and a Low student growth score, they must be automatically moved to the Proficient level for their summative score. If a teacher receives an Unsatisfactory on any of the five student growth components, it will trigger the Student Growth Inquiry Plan. The teacher and evaluator will engage in one of the following, as chosen by the teacher no later than October 1 of the following year:

- Triangulate student growth measure with other evidence (including observations, artifacts and student evidence) and additional levels of student growth based on classroom, school, District and state-based tools:
- Examine extenuating circumstances possibly including: goal setting process/expectations, student attendance, and curriculum/assessment alignment;
- Schedule monthly conferences with evaluator to discuss/revise goals, progress toward meeting goals, and best practices;
- Create and implement a professional development plan to address student growth areas.

### F. Focused Evaluation

The Focused Evaluation is used when a teacher is not evaluated using the Comprehensive Evaluation process, and will include evaluation of one of the eight state criteria.

If a non-provisional teacher has scored at Proficient or higher the previous year, they may choose to be evaluated using the Focused Evaluation. The selected criterion must be mutually approved by the evaluator and the classroom teacher and may have been identified in a previous comprehensive summative evaluation as benefiting from additional attention. The teacher may remain on the Focused Evaluation for three (3) years before returning to the Comprehensive Evaluation.

The teacher can initiate a move from the Focused to the Comprehensive Evaluation by October 1. The evaluator can initiate a move from the Focused to the Comprehensive Evaluation by October 1.

1. The criterion area to be evaluated shall be proposed by the teacher prior to, or at the first preobservation conference, and must be approved by the evaluator.

2. If criterion 3, 6, or 8 are selected, evaluators will use those student growth rubrics. If the employee chooses criterion 1, 2, 4, 5, or 7, they must also complete the student growth components in criterion 3 or 6.

3. If criterion 8 is selected for a Focused Evaluation, then a classroom based observation may not be required.

4. Observations and conferences for the Focused Evaluation shall follow the guidelines set forth in Section B Comprehensive Evaluation (Formal Observation) above.

5. The score received on the selected criterion is the score assigned as the final summative score, including the student growth indicator(s).

6. A group of teachers may focus on the same evaluation criterion and share professional 2 3 growth activities. This collaboration shall be initiated by the teacher(s) and no individual 4 shall be required to work on a shared goal. 5 IX. Salary Provisions & Schedules 6 7 A. General Salary Provisions for Teachers and Educational Staff Associates 8 9 The parties acknowledge and desire to comply with the state compensation equalization and increase 10 limitation policy enacted by the Legislature. Nothing contained in this Agreement, either by application or interpretation, is to be construed so as to in any way cause directly or indirectly the 11 District, its Board, officers, employees, or agents to grant compensation or increases thereto in excess 12 of those permitted by law or regulation. 13 14 Salaries and insurance benefits found to be in violation of limitations imposed or in excess of 15 compliance limitations shall be adjusted to bring the District into compliance. 16 17 B. Explanation of Salary Schedule 18 19 20 1. S.A.M. Agreement 21 22 The parties agree that the state-funded salary allocation model is the Auburn salary schedule 23 structure. See Appendix (Salary Allocation Model). 24 25 2. **Experience Credit** 26 27 Experience credit for placement on the appropriate schedule must be documented with the District human resources office. Such documentation shall be received by human resources 28 29 within sixty (60) days of employment. The District will notify new employees of all experience requirements necessary for salary placement within thirty (30) days of employment. 30 31 32 3. State Guidelines for Credit 33 34 Credit will be allowed for advancement on the salary schedule according to the salary allocation 35 model. 36 37 4. **Clock Hours** 38 39 Certificated Employees will receive the equivalent of a one-college-credit-hour course on the salary schedule for each ten (10) clock hours of approved inservice training attended, provided 40 41 such credit is accepted by OSPI and/or other appropriate state monitoring agencies. 42 43 5. Employee's Training File 44 A file of each Employee's training will be kept in the District human resources office. It will be 45 the responsibility of the Employee to keep the training record up to date. 46 47 48 49

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### 6. <u>Compensation for Movement on Salary Schedule</u>

Movement on the salary schedule will be consistent with placement of individuals on the salary allocation model. Consistent with current salary schedule placement criteria, individuals may qualify for a pay increase through a change in salary schedule column placement when applicable credits and/or clock hours have been completed and official transcripts have been submitted prior to October 1. Compensation for column placement changes will be paid on a retroactive basis. Retroactive means a lump sum payment for the months preceding the first month of pay at the revised rate.

#### 7. Errors in Computation

Should an error occur in the computation of the Employee's contract, the Employee's salary will be adjusted for the current year.

#### 8. <u>New Employees</u>

Employees new to the District must file transcripts before a contract can be delivered.

#### 9. <u>Tuition Reimbursement</u>

The District agrees to reimburse each Employee, up to \$500 per year, for professional improvement as follows:

a. Tuition reimbursement (college credit classes, continuing education units, clock hours);

b. Registration and/or instructor fees for workshops and conferences;

c. Implementation of professional growth plans involving credits and/or clock hours.

d. Existing educational loans, professional dues, and/or certification/licensure purposes.

e. Beginning September 1, 2011, ESA staff (nurses, OT/PT, SLP, and Psychologists) will be able to accrue tuition reimbursement from year-to-year, not to exceed \$1,500.

#### 10. Supplemental Salary Committee

The District and the Association shall continue to convene the Supplemental Salary Committee. This Committee shall review and establish criteria for the placement of positions covered on the supplementary salary schedule and to recommend changes in placement criteria or salary to the Association and District Labor Management Team. The Committee will consist of five Association appointees and five District appointees. Appointments will be made in October of each year with appointments lasting two (2) years. Individuals may be re-appointed.

#### X. Grievance Procedure

## 6 A. <u>Procedures</u>

The purpose of the grievance procedure is to provide a means for resolution of disagreements arising from Employee allegations that a misapplication, misinterpretation, or violation of the terms and conditions of this Agreement has aggrieved her/him/them.

1 2

An individual, a group of teachers, or the Association, may initiate and submit such grievances in writing to the superintendent. The grievance procedure does not apply to the content of teacher evaluations, non-renewal of contract, dismissal, or reduction in force employees.

The grievant may elect use of the following procedure whenever she/he believes a misapplication, misinterpretation, or violation of this Agreement has aggrieved her/him. Said alleged grievance must be filed within thirty (30) calendar days of occurrence, knowledge of occurrence, or at such time as the Employee should reasonably have had knowledge of such occurrence, unless otherwise mutually agreed. Grievances will be processed as rapidly as possible, the number of days indicated at each Step will be considered as maximum, and the Association and the District will make all reasonable effort to expedite the process. Time limits, under unusual circumstances, may be extended by mutual consent. The time limits provided in this section will be strictly observed unless extended by written agreement of the parties. The District will provide the Association with pertinent information. Failure of the Association to proceed with its grievance within the time limits provided will result in the dismissal of the grievance. Failure of the Board or its representatives to take the required action within the time limits provided will entitle the Association to proceed to the next step.

The Administration will cooperate with the Association in its investigation of any grievance and will furnish the Association with such information as is requested for the processing of any grievance.

Neither party shall be permitted to assert in the arbitration proceedings any evidence not previously disclosed to the other parties.

#### 1. Step I

A grievant will discuss an alleged grievance first with the principal or immediate supervisor. Every reasonable effort will be made to resolve the matter at this level in an informal manner. The Employee may be accompanied by an individual of his/her choosing at any Step in this section. The individual will go to the person responsible for the grievable action.

#### 2. Step II

If the matter cannot be resolved within seven (7) school days, the aggrieved may formalize the alleged grievance, in writing, to the Assistant Superintendent of Human Resources and the Association President then disseminate to appropriate supervisor.

 Such written grievance will include a concise written statement of the alleged grievance, the circumstances surrounding the alleged grievance, and suggestions for resolution of the alleged grievance. A decision by the superintendent will be rendered within seven (7) school days after receipt of the written grievance.

#### 3. Step III

If the alleged grievance is not resolved at Step II within ten (10) school days, the Association will determine if the grievance will be submitted to the American Arbitration Association or the Federal Mediation and Conciliatory Service (FMCS). If so, the Association will submit written notice to the Superintendent. The Arbitrator's deliberation will be limited to the statement of grievance and proposed resolution. Further, the arbitrator will be without power to make a decision which requires commission of an act prohibited by law or which is outside the scope of this Agreement. If any question arises as to arbitrability, such question will first be ruled upon by

the arbitrator selected to hear the dispute. The parties will be bound by the rules of the American Arbitration Association except as otherwise mutually agreed.

#### 4. <u>Arbitration Decision</u>

Arbitration will be conducted pursuant to the procedures of the American Arbitration Association. The decision of the Arbitrator will be submitted to the Board and the Association and will be final and binding upon the parties. The costs for the services of the arbitrator, including per diem expenses, if any, travel and subsistence expenses, and the cost of any hearing room will be borne equally by the Board and the Association.

The award of the Arbitrator may be entered in any court of competent jurisdiction.

#### 5. <u>June Grievance Filing</u>

When a grievance is submitted on or after June 1, the parties will mutually agree on time lines of all school days.

#### 6. <u>Timelines</u>

Both parties can mutually agree to extend timelines while resolving grievances.

#### B. Steps for Mediation of Grievances

Notwithstanding the provisions of the collective bargaining agreement, the parties agree to a procedure for the mediation of grievances in accordance with the following:

#### 1. Grounds for Mediation

A grievance may be referred to mediation if the Association is not satisfied with the disposition of the grievance at Step II of the grievance procedure contained within the collective bargaining agreement, or if no written decision has been received from the District within the time limits prescribed in Step II.

#### 2. Notification of Mediation

The Association must notify the District, in writing, within five (5) working days of the conclusion of Step III of the Association's desire to refer the grievance to mediation. The District shall respond to the Association whether or not the District agrees to the mediation of the grievance no later than two (2) working days prior to the Association's contractual deadline for the submission of a grievance to arbitration or within five (5) working days of receipt of the written notification, whichever is sooner.

#### 3. Submittal to Mediation/Mutual Agreement

The District and the Association must mutually agree to submit a grievance to mediation. If the parties agree to submit a grievance to mediation, then the timelines and procedures contained within the grievance procedures of the collective bargaining agreement which provide for the submission of a grievance to binding arbitration shall be held in abeyance until such time as written notification of appeal is provided by the Association to the District. The date on which written notification of appeal is filed by the Association with the District shall serve as the date

from which the timelines and procedures contained within the collective bargaining agreement which provide for the submission of a grievance to binding arbitration shall be enforced.

#### 4. <u>Appeals to Arbitration</u>

In the event that a grievance which has been mediated is appealed to arbitration, the mediator may not serve as arbitrator, nor may the mediator be placed on any panel from which an arbitrator is to be selected by the parties. In the arbitration proceedings, there shall be no reference to the fact that a mediation conference was or was not held. Nothing said or done by the mediator may be referenced or introduced into evidence at the arbitration hearing and nothing said or done by either party for the first time in the mediation conference may be used against it in arbitration.

#### 5. <u>No Settlement/Appeal</u>

If no settlement is reached at mediation, the grievance may be appealed to arbitration in accordance with grievance procedures in the collective bargaining agreement between the parties. If the Association desires to appeal the grievance to arbitration, written notice of such appeal must be made within ten (10) working days following the termination of the mediation conference.

#### 6. Mediation Fees

The fees and the expenses of the mediator shall be shared equally by the parties.

#### XI. Duration/Signatory

## A. <u>Duration</u>

#### 1. <u>Duration of Agreement</u>

This Agreement will be effective as of the 1<sup>st</sup> day of September, **2018** and will continue in effect until the 31<sup>st</sup> day of August, **2020**. Negotiations between the parties for a successor Agreement will begin no later than sixty (60) days prior to the expiration date of this Agreement. This agreement will remain in effect until a successor agreement is in effect.

#### 2. Agreement to Discuss Calendar and Funding

The parties mutually agree to meet and discuss calendar and the impact of newly legislated and/or funded programs.

#### 3. <u>Modification of Contract</u>

This contract may be modified in writing by mutual agreement.

#### 4. <u>Financial Hardship</u>

In the event of a significant financial hardship the contract will be reopened to discuss impact. Any modification to the agreement must be mutually agreed upon.

B. <u>Signatory</u>	
Signed this day of	_ 2019.
AUBURN SCHOOL DISTRICT NO. 408	AUBURN EDUCATION ASSOCIATION
Board President	President D
Members of the Labor Management Team	<b>^</b>
aulilla	athy defend
Curtis Leonard	Cathy deJong ()
(Vama (S)	^
Daman Hunter	Debbie Bickert
Attall Stoops	Scott Huban
Cindi Blansfield	Scott Husar
Ins Callaham	Unne Clark
Chris Callaham	Anne Clark
Tom McDermott	
A CHAR TARGET OF HILLORD	

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#### AEA 2018-2019 Salary Allocation Model (SAM)

		01	02	03	04	05	06	07	
	Т					BA + 90/135		MA+90	
		BA	BA+15	BA+30	BA+45	MA	MA+45	PHD	
Base 0	)	48,009	49,302	50,643	51,987	57,637	61,850	64,630	0
Enrichment		6,268	6,437	6,612	6,788	7,525	8,075	8,438	
Total		54,277	55,739	57,255	58,775	65,162	69,925	73,068	
Prof. Hr. Rate	Т	32.17	33.04	33.94	34.85	38.64	41.47	43.33	
Base 1	$\top$	48,653	49,965	51,322	52,725	58,367	62,532	65,292	1
Enrichment	┰	6,352	6,523	6,700	6,883	7,620	8,164	8,524	
Total	┰	55,005	56,488	58,023	59,608	65,987	70,696	73,816	П
Prof. Hr. Rate	丁	32.61	33.49	34.40	35.34	39.13	41.93	43.78	Г
Base 2	2	49,269	50,594	51,966	53,475	59,084	63,165	65,956	2
Enrichment	十	6,432	6,605	6,784	6,982	7,714	8,246	8,611	
Total	十	55,701	57,199	58,750	60,457	66,798	71,411	74,567	
Prof. Hr. Rate	$\top$	33.02	33.91	34.83	35.84	39.61	42.35	44.22	
Base 3		49,902	51,239	52,625	54,185	59,776	63,762	66,621	3
Enrichment	+	6,515	6,689	6,870	7,074	7,804	8,324	8,698	H
Total	+	56,417	57,928	59,495	61,259	67,580	72,086	75,319	Н
Prof. Hr. Rate	+	33.44	34.34	35.27	36.32	40.08	42.75	44.67	Н
Base 4	ı	50,634	52,036	53,437	55,055	60,660	64,598	67,492	4
Enrichment	+	6,610	6,793	6,976	7,188	7,920	8,434	8,811	Ť
Total	+	57,244	58,829	60,413	62,243	68,580	73,032	76,303	Н
Prof. Hr. Rate	+	33.86	34.80	35.74	36.82	40.57	43.20	45.13	
Base 5		51,503	52,917	54,339	56,056	61,659	65,523	68,484	5
Enrichment	+	6,724	6,909	7,094	7,318	8,050	8,554	8,941	,
Total	+	58,227	59,826	61,433	63,374	69,709	74,077	77,425	Н
Prof. Hr. Rate	+	34.29	35.23	36.09	37.32	41.05	43.63	45.60	Н
_									-
Base 6	,	52,168	53,552	55,022	56,824	62,386	66,173	69,149	6
Enrichment	+	6,811	6,991	7,183	7,419	8,145	8,639	9,028	$\vdash$
Total	+	58,979	60,543	62,205	64,243	70,531	74,812	78,176	$\vdash$
Prof. Hr. Rate	+	34.73	35.65	36.63	37.84	41.54	44.06	46.04	
Base 7	4	53,572	54,982	56,478	58,387	64,027	67,789	70,864	7
Enrichment	+	6,994	7,178	7,373	7,623	8,359	8,850	9,251	$\vdash$
Total	+	60,566	62,160	63,851	66,009	72,386	76,639	80,115	⊢
Prof. Hr. Rate	_	35.51	36.45	37.44	38.70	42.44	44.94	46.98	
Base 8	5	55,286	56,775	58,306	60,372	66,090	69,835	73,021	8
Enrichment	_	7,218	7,412	7,612	7,882	8,629	9,117	9,533	$\vdash$
Total	_	62,504	64,187	65,918	68,254	74,719	78,952	82,554	$\vdash$
Prof. Hr. Rate	_	36.65	37.64	38.65	40.02	43.81	46.30	48.41	
Base 9	)		58,633	60,240	62,382	68,206	71,950	75,245	9
Enrichment	_		7,655	7,865	8,144	8,905	9,393	9,824	Ш
Total	_		66,288	68,105	70,526	77,111	81,343	85,069	ш
Prof. Hr. Rate			38.87	39.94	41.35	45.22	47.70	49.88	
Base 1	0			62,200	64,496	70,397	74,126	77,528	10
Enrichment				8,120	8,420	9,191	9,678	10,122	
Total				70,320	72,916	79,588	83,804	87,650	
Prof. Hr. Rate				41.23	42.76	46.67	49.14	51.39	
Base 1	1				66,670	72,662	76,401	79,872	11
Enrichment	T				8,704	9,486	9,975	10,428	
Total	T				75,374	82,148	86,376	90,300	
Prof. Hr. Rate	Т				44.20	48.17	50.65	52.95	П

## AEA 2018-2019 Salary Allocation Model (SAM)

		01	02	03	04	05	06	07	
						BA + 90/135		MA+90	П
		BA	BA+15	BA+30	BA+45	MA	MA+45	PHD	
Base	12				68,774	75,008	78,737	82,314	12
Enrichment					8,979	9,793	10,280	10,747	
Total					77,753	84,801	89,017	93,061	
Prof. Hr. Rate					45.59	49.72	52.19	54.57	
Base	13					77,419	81,132	84,814	13
Enrichment						10,107	10,592	11,073	
Total						87,527	91,724	95,887	
Prof. Hr. Rate						51.32	53.78	56.23	
Base	14					79,889	83,695	87,409	14
Enrichment						10,430	10,927	11,412	
Total						90,319	94,622	98,821	
Prof. Hr. Rate						52.96	55.48	57.95	
Base	15					81,967	85,871	89,682	15
Enrichment						10,701	11,211	11,709	
Total						92,668	97,082	101,391	
Prof. Hr. Rate						54.34	56.93	59.45	
Base	16					83,603	87,585	91,474	16
Enrichment						10,915	11,435	11,942	
Total						94,518	99,020	103,416	
Prof. Hr. Rate						55.42	58.06	60.64	
		Beyond yr 16	From yr 20 to	From yr 25 to	Year 30 and				
Longevity Stipend		to yr 19	yr 24	уг 29	beyond				
Stipend amount		\$1,750	\$2,750	\$3,750	\$4,750				
BA+90/135/MA		\$96,268	\$97,268	\$98,268	\$99,268				
MA+45		\$100,770	\$101,770	\$102,770	\$103,770				
MA+90		\$105,166	\$106,166	\$107,166	\$108,166				

18-19 Prof Hourly Rate = 17-18 Hourly Rate + 11% increase

## 2019-2020 Salary Allocation Model (SAM)

		01	02	03	04	05	06	07	
						BA + 90/135		MA+90	
		BA	BA+15	BA+30	BA+45	MA	MA+45	PHD	
Base	0	48,969	50,288	51,656	53,027	58,790	63,087	65,922	0
Enrichment		6,393	6,566	6,744	6,924	7,676	8,236	8,607	
Total		55,362	56,854	58,400	59,951	66,466	71,323	74,529	
Prof. Hr. Rate		32.81	33.70	34.62	35.55	39.41	42.30	44.20	
Base	1	49,626	50,964	52,349	53,780	59,534	63,783	66,598	1
Enrichment		6,479	6,654	6,834	7,021	7,773	8,327	8,694	Ш
Total		56,105	57,618	59,183	60,801	67,307	72,110	75,292	Ш
Prof. Hr. Rate		33.26	34.16	35.09	36.05	39.91	42.77	44.66	
Base	2	50,254	51,606	53,005	54,545	60,266	64,428	67,275	2
Enrichment		6,561	6,737	6,920	7,122	7,868	8,411	8,783	
Total		56,815	58,343	59,925	61,667	68,134	72,839	76,058	
Prof. Hr. Rate		33.68	34.59	35.53	36.56	40.40	43.20	45.11	
Base	3	50,900	52,264	53,678	55,269	60,972	65,037	67,953	3
Enrichment		6,645	6,823	7,007	7,216	7,960	8,490	8,872	$\vdash$
Total Prof. Hr. Rate		57,545 34.11	59,087 35.03	60,685	62,485	68,932 40.88	73,527 43.61	76,825	$\vdash$
	4			35.98	37.05			45.57	4
Base	4	51,647	53,077	54,505	56,156	61,873	65,890	68,842	4
Enrichment		6,742	6,929	7,116	7,332	8,078	8,602	8,988	
Total Prof. Hr. Rate		58,389 34.54	60,006 35.49	61,621 36.45	63,488 37.55	69,951 41.38	74,492 44.06	77,830 46.04	
Base	5	52.533	53.975	55,426	57,177	62,892	66.833	69.854	5
Enrichment		6.858	7.047	7.236	7.465	8,211	8.725	9.120	-
Total		59,391	61,022	62,662	64,642	71.103	75,558	78,974	$\vdash$
Prof. Hr. Rate		34.98	35.93	36.81	38.07	41.88	44.50	46.51	$\vdash$
Base	6	53.211	54,623	56.122	57,960	63.634	67.496	70,532	6
Enrichment	-	6.947	7.131	7,327	7,567	8,308	8,812	9,208	-
Total		60,158	61,754	63,449	65,527	71,942	76,308	79,740	
Prof. Hr. Rate		35.42	36.36	37.37	38.59	42.37	44.94	46.96	
Base	7	54.643	56.082	57,608	59,554	65,308	69,145	72,281	7
Enrichment	_	7,134	7,322	7,521	7,775	8,526	9,027	9,436	H
Total		61,777	63,404	65,129	67,329	73,834	78,172	81,717	$\Box$
Prof. Hr. Rate		36.22	37.18	38.19	39.48	43.29	45.84	47.92	$\Box$
Base	8	56,392	57,910	59,472	61,580	67,412	71,232	74,481	8
Enrichment		7,362	7,561	7,764	8,040	8,802	9,300	9,724	
Total		63,754	65,471	67,236	69,620	76,214	80,532	84,205	
Prof. Hr. Rate		37.38	38.39	39.43	40.82	44.69	47.22	49.38	
Base	9		59,806	61,445	63,629	69,570	73,389	76,750	9
Enrichment			7,808	8,022	8,307	9,083	9,581	10,020	$\sqcap$
Total			67,614	69,467	71,936	78,653	82,970	86,770	$\sqcap$
Prof. Hr. Rate			39.65	40.73	42.18	46.12	48.65	50.88	
Base	10			63,444	65,786	71,805	75,609	79,079	10
Enrichment				8,283	8,589	9,375	9,871	10,324	
Total				71,727	74,375	81,180	85,480	89,403	
Prof. Hr. Rate				42.06	43.61	47.60	50.12	52.42	

## 2019-2020 Salary Allocation Model (SAM)

		01	02	03	04	05	06	07	
						BA + 90/135		MA+90	
		BA	BA+15	BA+30	BA+45	MA	MA+45	PHD	
Base	11				68,003	74,115	77,929	81,470	11
Enrichment					8,878	9,676	10,174	10,636	
Total					76,881	83,791	88,103	92,106	
Prof. Hr. Rate					45.08	49.13	51.66	54.01	
Base	12				70,149	76,509	80,312	83,960	12
Enrichment					9,158	9,989	10,485	10,962	
Total					79,307	86,498	90,797	94,922	
Prof. Hr. Rate					46.50	50.71	53.23	55.66	
Base	13					78,967	82,755	86,511	13
Enrichment						10,310	10,804	11,294	П
Total						89,277	93,559	97,805	П
Prof. Hr. Rate						52.35	54.86	57.35	П
Base	14					81,487	85,369	89,158	14
Enrichment						10,639	11,145	11,640	
Total						92,126	96,514	100,798	
Prof. Hr. Rate						54.02	56.59	59.10	
Base	15					83,606	87,589	91,476	15
Enrichment						10,915	11,435	11,943	П
Total						94,521	99,024	103,419	$\Box$
Prof. Hr. Rate						55.42	58.06	60.64	П
Base	16					85,275	89,337	93,303	16
Enrichment						11,133	11,663	12,181	
Total						96,408	101,000	105,484	
Prof. Hr. Rate						56.53	59.22	61.85	
		Beyond yr 16	From yr 20 to	From yr 25 to	Year 30 and				
Longevity Stipend		to yr 19	yr 24	yr 29	beyond				
Stipend amount		\$1,750	\$2,750	\$3,750	\$4,750				
BA+90/135/MA		\$98,158	\$99,158	\$100,158	\$101,158				
MA+45		\$102,750	\$103,750	\$104,750	\$105,750				
MA+90		\$107,234	\$108,234	\$109,234	\$110,234	]			

#### **Supervisory Stipend**

The rate of pay for supervision will be \$20 per hour. Up to two (2) hours of supervisory pay shall be paid for preparation time for the fall open house.

#### Specified Professional Duties Stipend

Required duties for the below-listed tasks, worked beyond the normal work day (I.A.2.), shall be compensated at the individual **professional rate of pay**. These tasks include:

- A. Payment at the **professional** rate for required attendance at workshops, conferences, classes, inservices, or seminars when attended beyond the contracted day.
- B. Interview teams.
- C. District-directed curriculum development and adoption unless otherwise agreed.
- D. Textbook selection.
- E. Summer school/extended school year.
- F. Inservice trainers.
- G. Impact Trainers
  - For staff participating in assigned training conducted on non-school days. Compensation will not exceed payment for eight (8) hours in any one day.
- H. After school/Saturday detention.
- I. AP/PSAT/SAT test preparation
- J. Psychologists, counselors, OT's, PT's, nurses, and classroom teachers (including TOSA's and specialists) will receive individual **professional rate of pay** for participating in case study/MDT meetings outside WAC time.
- K. Other professional duties as mutually agreed to by the Association's president and the District's superintendent. Except as otherwise provided in this Agreement, required hours of work beyond the work day; e.g., instructional fairs, young authors, spelling bees, will be compensated at the professional rate of pay.

Required overnight duties involved with fifth grade camp supervision shall be compensated at two percent (2%) of the beginning teachers' salary schedule amount (Column 1, Step 0). This weekly rate will be prorated to the number of actual days overnights served.

#### 2018-2020 CERTIFICATED ACTIVITY SALARY SCHEDULE

High School Activity Salary Schedule

Activity	Years of Experience				
	0-1	2-3	4+		
Annual	\$4976	\$5373	\$5689		
Band	\$7465	\$7822	\$8176		
Choir	\$4944	\$5331	\$5689		
Debate	\$5689	\$6043	\$6398		
Drama	\$6043	\$6398	\$6754		
Journalism	\$4944	\$5331	\$5689		
Orchestra	\$5689	\$6043	\$6398		
Robotics	\$6043	\$6398	\$6754		

High School Activity/Athletic Coordinator Schedule

Years of Experience				
0-1	2-3	4+		
\$7820	\$8176	\$8527		

A high school activity stipend will be based on a point system that includes amount of time, number of participants, and responsibilities.

Middle School Activity Salary Schedule (60% of Average High School Advisor Except for Band)

Activity	Years of Experience				
	0-1	2-3	4+		
Annual	\$3228	\$3452	\$3662		
Band	\$3228	\$3452	\$3662		
Choir	\$3228	\$3452	\$3662		
Debate	\$3228	\$3452	\$3662		
Drama	\$3228	\$3452	\$3662		
Journalism	\$3228	\$3452	\$3662		
Orchestra	\$3228	\$3452	\$3662		

Middle School Coordinator Salary Schedule

Years of Experience				
0-1	2-3	4+		
\$6756	\$7109	\$7465		

Middle School ASB Advisor Salary Schedule

Years of Experience				
0-1	2-3	4+		
\$3912	\$4268	\$4621		

Table I Activity Placement Schedule High School

Activity	Criterion I	Criterion II	Criterion III	Experience	Total
Annual	5	3	5	1-3	14-16
Band	5	6	9	1-3	21-23
Choir	5	3	5	1-3	14-16
Debate	5	5	5	1-3	16-18
Drama	5	4	7	1-3	17-19
Drill Team	5	3	5	1-3	14-16
Journalism	5	3	5	1-3	14-16
Orchestra	5	3	7	1-3	16-18
Middle School	5	6	7	1-3	19-21

# ACTIVITIES PLACEMENT SCHEDULE CRITERIA 3

Activity	Equip/R epair	Uniform Costume	# of Assistants	Schedule	Par/G rp	Vendor Purch	Mts	Dline/C omp	Total	Total Points Criteria III
Annual	1	0	0	1	2	3	1	3	11	5
Band	3	3	2	3	3	3	2	3	22	9
Choir	1	1	0	2	2	2	1	3	12	5
Debate	1	0	1	2	1	1	1	3	10	5
Drama	3	3	1	2	1	3	1	3	17	7
Drill	2	3	1	1	2	2	1	2	11	5
Journalism	1	0	0	1	2	3	1	3	11	5
Middle Sch. Coord.	2	2	0	3	1	2	3	3	16	7
Orchestra	3	1	0	2	3	2	1	3	15	7

#### **Department Chairpersons/Team Leaders**

When the department chairperson structure is in place, the principal, in consultation with the chairperson, will determine the duties and responsibilities of the chairperson.

When the team leader positions are in place at the middle school, the stipend may be shared among willing individual team leaders. The principal, in consultation with appropriate staff, shall select the team leaders and determine the duties of the team leaders.

Neither the department chairpersons nor team leaders will be responsible for performing individual annual Employee evaluations.

## TEAM LEADER SUPPLEMENTAL SALARY SCHEDULE – Middle School ${\bf 2018\text{-}2020}$

Steps/Experience	A	В	С	D
0-1 Years	\$2901	\$3275	\$3636	\$4001
2-3 Years	\$3275	\$3636	\$4001	\$4365
4+ Years	\$3636	\$4001	\$4365	\$4726

## DEPARTMENT CHAIR SUPPLEMENTAL SALARY SCHEDULE – High School **2018-2020**

Steps/Experience	A	В	С	D
0-1 Years	\$3250	\$3666	\$4072	\$4481
2-3 Years	\$3666	\$4072	\$4481	\$4890
4+ Years	\$4072	\$4481	\$4890	\$5293

Department chair/team leader stipends are based on the following schedule:

11-21 Sections	Column A
22-32 Sections	Column B
33-43 Sections	Column C
44+ Sections	Column D

Experienced Department Chairperson: 10 years in district will receive \$300.

Mentor Department Chairperson: 20 years in district will receive \$600.

## AUBURN SCHOOL DISTRICT NO. 408 PROFESSIONAL GROWTH FORM (PGO)

First meeting		
(date)		
Second meeting		
(date)		
Summary meeting		
(date)		
To be completed by the employee and evaluat	tor:	
Employee	School	Year
Supervisor		
Grade Subject(s)		
Signatures below confirm concurrence with a	bove plan	
Employee Name (please print)	Employee	e Signature
Date		

Summary of year's progress (to be completed by the employee and evaluator at final meeting):

Comments (to be completed by the evaluator):		
Employee Name (please print)	Employee Signature	
Date		

#### Elementary Class Size Overload Chart (Effective September, 2018)

	+1	+2	+3	Reconsider	+4	+5	And continuing for each
	overload	overload	overload		overload	overload	add'l added student: no
							limit
Grade	25	26	27	Reconsider	28	29	
K-2	\$18/day	\$36/day	\$54/day	Reconsider	\$72/day	\$90/day	+\$18 per each add'l
							student beyond 29: no
							limit

	+1	+2	+3	Reconsider	+4	+5	And continuing for each
	overload	overload	overload		overload	overload	add'l added student: no
							limit
Grade	27	28	29	Reconsider	30	31	
3-4	\$18/day	\$36/day	\$54/day	Reconsider	\$72/day	\$90/day	+\$18 per each add'l
							student beyond 31: no
							limit

	+1 overload	+2 overload	+3 overload	Reconsider	+4 overload	+5 overload	And continuing for each add'l added student: no limit
Grade	30	31	32	Reconsider	33	34	
5	\$18/day	\$36/day	\$54/day	Reconsider	\$72/day	\$90/day	+\$18 per each add'l student beyond 34: no limit

Chart based upon 4.5 hours of instructional day

 At the regular education teacher's option, compensation for Special Education students overload may be selected in lieu of 3 hours of classified assistance. Five or more Special Education students equals the compensation at the +1overload cell.

When an elementary level, regular classroom teacher of grades K-5 reaches a class size overload at the +4 cell the teacher has the following options:

option. 2. An option to continue to receive pay for overload students at the +1 to +3 overload and receive a 3 hour para educator due to reaching the +4 overload\*

1. An option to reconsider their previous overload choice (pay or para) and switch fully to the other

3. An option to continue to receive the 3 hour para for +1 to +3 overload students and receive overload compensation due to reaching +4 overload student. Such compensation will be equal to the beginning level compensation cell.

\*In the event that the overload is reduced from the +4 (or more) to the +3 overload, the para remedy will supersede the pay option for one week until contractual obligations to the para educator are met. The overload pay remedy will go back into effect at the end of the one week period.

	K - 2	3 hour EA	3 hour EA or half-time certificated staff
1)	24	25 > 26 > 27	28 > 29
2)	24	25 > 26 > 27	28 > 29 Balance evenly after these points
3)	24	25 > 26 > 27	28 > 29

	3 - 4	3 hour EA	3 hour EA or half-time certificated staff
1)	26	27 > 28 > 29	30 > 31
2)	26	27 > 28 > 29	30 > 31 Balance evenly after these points
3)	26	27 > 28 > 29	30 > 31

	5	3 hour EA	3 hour EA or half-time certificated staff
1)	29	30 > 31 > 32	33 > 34
2)	29	30 > 31 > 32	33 > 34 Balance evenly after these points
3)	29	30 > 31 > 32	33 > 34

No transfer of students to other schools.

#### Auburn School District No. 408 SCHOOL CALENDAR 2018-19

						Days								Days	
Month	M	T	W	Th	F	Taught		Month	M	T	W	Th	F	Taught	
			T/SEPT		R					FE	BRUA	RY			
	27	28	29+	30	31								1		
lst	3*	4+	5	6	7			6th	4	5	6	7	8		
Month	10	11	12	13	14			Month	11	12	13	14	15		
	17	18	19	20	21				18*	19*	20*	21*	22*		107
	24	25	26	27	28	18	18		25	26	27	28		15	100
			CTOBI							]	MARC	H			
	1	2	3	4	5								1		
2nd	8	9	10	11	12=			7th	4	5	6	7	8		
Month	15	16	17	18	19			Month	11=	12	13	14	15		
	22	23	24	25	26				18	19	20	21	22		12
	29	30	31			22	40		25	26	27	28	29	20	12
	NOVEMBER									_	APRII		_		
		_	_	1	2				1	2	3	4	5		
3rd	5	6	7	8	9			8th	8*	9*	10*	11*	12*		
Month	12*	13	14#	15#	16#			Month	15	16	17	18	19		٠.
	19	20	21#	22*	23*				22	23	24	25	26		14
	26	27	28	29	30	19	59		29	30				17	14.
			ECEME		_						MAY				
44	3	4	5	6	7			0.1		_	1	2	3		
4th	10	11	12	13	14			9th	6=	7 14	8	9	10		
Month	17 24*	18 25*	19 26*	20 27*	21 28*			Month	13 20	21	15 22	16 23	17 24		16
	31*	45"	20~	21"	28"	15	74		27*	28	29	30	31	19	16. 16.
	31"	т.	ANUAF	v		13	/-		21	20	JUNE	30	31	19	10.
		1*	2*	3±	4*				3	4	5	6	7		
5th	7	8	9	10	11			10th	10	11	12	13	14		
Month	14	15	16	17	18			Month	17	18	19	20	21		
	21*	22	23	24	25	18E	92E		24E	25S	26	27	28	14E	
	28+	29	30	31		17S	91S			200	20		20	158	17
	20.		-			2.0	720							200	

September 5	First day of school Last day of school						
June 20E/21S							
*NON-ATTENDANCE DAYS							
	PLC late start days						
+August 29	District designated workshop (1/2 day)						
*September 3	Labor Day						
+September 4	Individually Determined Day						
=October 12	Waiver Day						
*November 12	Veterans' Day						
#November 14-16	Elem/middle school conferences						

(Early release/late arrival days) #November 21 Early release day \*November 22-23 Thanksgiving vacation \*December 24-January 4 Winter vacation \*January 21 Martin Luther King Day +January 28 Optional day - (Secondary teachers)

\*February 18 Presidents' Day February 19-22 Mid-winter break

NON	-ATT	ENDAN	NCE D	AYS (	cont.)

=March 11	Waiver Day
*April 8-12	Spring vacation
=May 6	Waiver Day
*May 27	Memorial Day
June 24	Last day of school - elementary
	(Early release)
June 25	Last day of school - secondary
	(Early release)

\*No school for teachers and students

#Contracted day for teachers--early release/late arrival days for

elementary/middle school students

+Dist. designated/optional teachers' workshop--no school for secondary students

=Waiver day-no school for students. Contingent upon State Board

of Education approval.

# END OF QUARTERS/REPORTING PERIODS 2018-19

## **SECONDARY**

First quarter ends November 2 Second quarter ends January 25	42 days 46 days
First Semester	88 days
Third quarter ends April 5 Fourth quarter ends June 21	42 days 47 days
Second Semester	89 days
ELEMENTARY	
First reporting period ends November 2 Second reporting period ends March 1 Third reporting period ends June 20	42 days 66 days 69 days
	177 days

#### Auburn School District No. 408 SCHOOL CALENDAR 2019-20

						Days								Days	
Month	M	т	w	Th	F	Taught		Month	M	Т	w	Th	F	Taught	
мошти	AUGUST/SEPTEMBER						NIOLIL			BRUA			Taugut		
	26	27	28+	29	30						DRUA				
1st	2*	3+	4	5	6			6th	3	4	5	6	7		
Month															
Month	9	10	11	12	13			Month	10	11	12	13	14		1005
	16	17	18	19	20				17*	18*	19*	20*	21*		108E
	23	24	25	26	27				24	25	26	27	28	15	107S
	30					19	19								
			CTOB								MARC				
		1	2	3	4				2	3	4	5	6		
2nd	7	8	9	10	11=			7th	9=	10	11	12	13		
Month	14	15	16	17	18			Month	16	17	18	19	20		
	21	22	23	24	25				23	24	25	26	27		129E
	28	29	30	31		22	41		30	31				21	128S
		N	OVEME	BER							APRII	L			
					1						1	2	3		
3rd	4	5	б	7	8			8th	6*	7*	8*	9*	10*		
Month	11*	12	13	14	15			Month	13	14	15	16	17		
	18	19	20#	21#	22#				20	21	22	23	24		146E
	25	26	27#	28*	29*	18	59		27	28	29	30		17	145S
		DI	ECEME	BER							MAY				
	2	3	4	5	6								1		
4th	9	10	11	12	13			9th	4=	5	б	7	8		
Month	16	17	18	19	20			Month	11	12	13	14	15		
	23*	24*	25*	26*	27*				18	19	20	21	22		163E
	30*	31*				15	74		25*	26^	27^	28	29	17	162S
		J.	ANUAI	RY							JUNE				
			1*	2*	3*				1	2	3	4	5		
5th	6	7	8	9	10			10th	8	9	10	11	12		
Month	13	14	15	16	17			Month	15	16	17	18E	195		
	20*	21	22	23	24	19E	93E		22	23	24	25	26	14E	
	27+	28	29	30	31	185	92S		29	30				155	177
STUDENT ATTENDA	NCT VI	AD						*NON-ATTE	NDANCI	DAVE	(cont)				
September 4	INCE II		y of sch	ool				=March 9	NDANCI	Waiver					
June 18E/19S			y of sch					*April 6-10			vacation	1			
			_					=May 4		Waiver	Day				
*NON-ATTENDANCI	E DAYS							*May 25		Memor	_				
+ America 20			te start o	•	lubas (1/	2 4>		^May 26				-	hool closu		
+August 28 ±Sentember 2				itea wor	kshop (1/	z day)		^May 27 June 18				gency sci ool - elen	hool closu nentary	ire day	
+September 3	*September 2 Labor Day +September 3 Individually Determined Day						June 19			•	ool - seco				
=October 11	•														
*November 11	-							*No school fo	r teacher	s and str	ıdents				
#November 20-22					nferences			#Contracted				lease/lat	e arrival (	days for	
#November 27					ral days)			elementary/m				rlicher	no seher	l for record	v etndant-
#November 27 *November 28-29		•	elease da giving v	•				+Dist. designa =Waiver day-							y students
*December 23-Januar	v 3		vacation					of Education			deuts.	Conting	cat apon	DIALE DUALE	
*January 20	, -		Luther		y			^Alternate en	• •		losure d	ay (Pote	ential alte	rnate	
+January 27		Option	al day - (	(Second:	ary teach	ers)		emergency m							
*February 17			nts' Day					Any addition:	_	_	e-up da	ys will b	e added t	o the end	
February 18-21 Mid-winter break						of the school	calendar.	)							

# END OF QUARTERS/REPORTING PERIODS 2019-20

177 days

## **SECONDARY**

First quarter ends November 1	42 days
Second quarter ends January 24	46 days
First Semester	88 days
Third quarter ends April 3	43 days
Fourth quarter ends June 19	46 days
Second Semester	89 days
ELEMENTARY	
First reporting period ends November 1	42 days
Second reporting period ends February 28	66 days
Third reporting period ends June 18	69 days

#### Auburn School District No. 408 SCHOOL CALENDAR 2020-21

						Days								Days	
Month	M	T	W	Th	F	Taught		Month	M	T	W	Th	F	Taught	
SEPTEMBER					FI	EBRUA	RY								
		1	2+	3	4				1+	2	3	4	5		
1st	7*	8+	9	10	11			6th	8	9	10	11	12		
Month	14	15	16	17	18			Month	15*	16*	17*	18*	19*	15E	103E
	21	22	23	24	25				22	23	24	25	26	148	102S
	28	29	30		20	16	16			23	24	20	20	145	1023
	20		CTOBI	rn.		10	10				MARC	**			
		U	СТОВІ						- 1				-		
			_	1	2				1	2	3	4	5		
2nd	5	6	7	8	9=			7th	8=	9	10	11	12		
Month	12	13	14	15	16			Month	15	16	17	18	19		
	19	20	21	22	23				22	23	24	25	26		125E
	26	27	28	29	30	21	37		29	30	31			22	124S
		N(	OVEME	BER							APRII	L			
	2	3	4	5	6							1	2		
3rd	9	10	11*	12	13			8th	5	6	7	8	9		
Month	16	17	18#	19#	20#			Month	12*	13*	14*	15*	16*		
	23	24	25#	26*	27*				19	20	21	22	23		142E
	30					18	55		26	27	28	29	30	17	1418
	50	DI	ECEME	)FR		10			20		MAY		30	11	1415
		1	2	3	4				3	4	5	6	7		
14	-		9					041.			12				
4th	7	8		10	11			9th	10=	11		13	14		
Month	14	15	16	17	18			Month	17	18	19	20	21		
	21*	22*	23*	24*	25*				24	25	26	27	28		161E
	28*	29*	30*	31*		14	69		31*					19	160S
		J.	ANUAF	RY							JUNE				
					1*					1^	2^	3	4		
5th	4	5	6	7	8			10th	7	8	9	10	11		
Month	11	12	13	14	15			Month	14	15	16	17	18		
	18*	19	20	21	22				21	22	23	24E	25S	16E	
	25	26	27	28	29	19	88		28	29	30			17S	177
STUDENT ATTENDA	NCT VI	AD						*NON-ATTE	NDANCI	DAVE	(cont.)				
September 9	NCE II		y of sch	ool				=March 8	MDANCE	Waiver	-				
June 24E/25S			y of scho					*April 5-9			vacation				
								=May 10		Waiver					
*NON-ATTENDANCE	DAYS							*May 31		Memor	ial Day				
		PLC la	te start d	lays				^June 1		Alterna	te emer	gency scl	hool closu	ire day	
+September 2			_	ted worl	cshop (1/2	day)		^June 2					hool closu	ire day	
*September 7		Labor 1	•					June 24				ool - elen			
+September 8			ually De	termine	1 Day			June 25		Last da	y of sch	ool - seco	ndary		
=October 9 *November 11		Waiver						*No school fo							
*November 11 #November 18-20		Veteral		hool cor	iferences			#Contracted				laasa/late	arrival (	lays for	
#10vember 10-20									•		-	iease/iate	e arrivar (	14y5 101	
			elementary/middle school students +Dist. designated/optional teachers' workshopno school for secondary students												
*November 26-27 Thanksgiving vacation		=Waiver day-no school for students. Contingent upon State Board													
		of Education approval.													
*January 19 Martin Luther King Day		^Alternate emergency school closure day (Potential alternate													
			emergency make-up day. If not needed, school will not be in session.												
			Any addition	_		ce-up da	ys will b	e added to	o the end						
February 16-19		Mid-wi	nter bre	ak				of the school	calendar.	)					

# END OF QUARTERS/REPORTING PERIODS 2020-21

#### **SECONDARY**

First quarter ends November 6	42 days
Second quarter ends January 29	46 days
First Semester	88 days
Third quarter ends April 16	43 days
Fourth quarter ends June 25	46 days
Second Semester	89 days
ELEMENTARY	
First reporting period ends November 6	42 days
Second reporting period ends March 5	66 days
Third reporting period ends June 24	69 days
	177 days

1		Cause/Just Cause
2		
3	• 7 Ke	y tests
4		
5	0	Notice
6 7		<ul> <li>Did employer give forewarning or foreknowledge of the possible or probable consequences of the disciplinary conduct</li> </ul>
8		
9	0	Reasonable rule or order
10 11 12 13		Was the employer's rule or managerial order reasonably related to the orderly, efficient, and safe operation of the employers business and the performance that the employer might properly expect of the employee
14	0	Investigation
15 16 17		Did the employer, before administering the discipline to an employee. Make an effort to discover whether the employee did, in fact, violate or disobey a rule or order of management
19	0	Fair investigation
20 21		Was the employer's investigation conducted fairly and objectively
22	0	Proof
23 24 25		At the investigation, did "the judge" obtain substantial evidence or proof that the employee was guilty as charged
26	0	Equal treatment
27 28		Has the employer applied its rules, orders and penalties even-handedly and without discrimination to all employees
29		
30	0	Penalty
31 32 33		Was the degree of discipline administered by the employer in a particular case reasonably related to the seriousness of the employees <u>proven offense</u> and the record of the employee in his service with the employer
34 35 36 37		
<i>)</i>		

#### Employee Assistance Program (EAP) - Provided by Health Venture

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#### What is an Employee Assistance Program?

4 The Employee Assistance Program (EAP) provides immediate assessment and counseling assistance to employees that have personal concerns that may be affecting their job performance. The program addresses 5 personal problems such as alcohol or drug abuse; physical and emotional stress; and marital, legal, financial, or 6 job-related difficulties. 8

The Employee Assistance Program through Health Venture is provided at no cost to employees and their families. Health Venture offers a confidential, warm, and friendly atmosphere where you can feel comfortable discussing your personal concerns with any of the professional staff members.

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#### **Keeping it Confidential**

All of Health Venture's services are strictly confidential. Records pertaining to employees using the program will be maintained by Health Venture. Information disclosed to the counselor(s) will never appear in your employee personnel file nor will the District have access to any records at Health Venture.

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#### **How the EAP Works**

Employees (or members of their families) may enter the program themselves or may be referred by their supervisors. In either case, the program is strictly confidential.

The EAP counselor meets with the employee to determine the extent of the problem and to develop a personal plan of action for the employee. The plan may include referrals to private or community resources, including treatment centers, community mental health centers, or other services as needed. If long term services are necessary, the employee may coordinate the added costs with the district medical benefits.

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#### **How Can Health Venture Help**

The professional counselors at Health Venture will work with you to identify and treat personal problems such as absenteeism and reduced performance and motivation that may be affecting your work.

If you have recognized symptoms – irritability, a prolonged fatigue and loss of energy, a need to drink to relax, an unwarranted feeling of depression - you may want to seek the counseling expertise available at Health Venture.

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The EAP can help you cope with the following:

- Depression or anxiety
- Chronic time loss
- Absenteeism
- Job related relationship problems
- Stress and tension
- Financial and legal difficulties
- Divorce adjustment
- Family problems; personal relationship problems
  - Marital discord
  - Alcohol or substance abuse

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#### **How to Make an Appointment**

Call Health Venture and identify yourself as an Auburn School District employee. You will be asked a few questions to determine the most appropriate counselor for you. An appointment convenient to your schedule will them be made.

You will meet with a counselor in a confidential environment. The programs is of a preventative nature; therefore, you are encouraged to use the EAP to identify and treat problems before they reach a crisis level.

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#### **Contacting Health Venture**

For more information, or to talk with a counselor call 1-800-447-8327 toll free.

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Letter of Agreement Waiver Days The Auburn School District will apply for waiver days from the state board of education. The Auburn School District will make application for three (3) waiver days for the 2019-20 and 2020-21 school years. On Waiver Days, an employee may determine to work individually or collaboratively in their building by submitting an Individual Choice SIP Plan form to their principal. In the event that the application for Waiver Days for the following school year is not approved, the Auburn Education Association and the Auburn School District will meet within five (5) days of the denial date to decide how to create the equivalent of three (3) days' worth of time within the contracted work day during which an employee may determine to work individually to improve student achievement. During the restructured time, an employee may determine to work individually or collaboratively by submitting an Individual Choice SIP Plan. Daman Hunter Elaine Hogg Asst. Superintendent Human Resources President Auburn Education Association Date Date 

#### **Letter of Agreement – 54 Minute Planning Secondary** The following agreement between the Auburn School District ("district") and the Auburn Education Association ("association") is good through the 2019-2020 school years. Notwithstanding this agreement, the district maintains the right to run alternative schedules according to the negotiated agreement and past practice. Notwithstanding this agreement, the association maintains their rights related to the 54 minute planning period at the secondary level according to the negotiated agreement and past practice. The Auburn School District and the Auburn Education Association agree to the following terms and conditions: This agreement is not precedent setting. Neither party will use this agreement in any proceeding as a precedent. This agreement does not settle any disagreement related to the contractual interpretation related to planning time. This agreement satisfies the obligations to bargain in response to the associations May 2010 demand to bargain. The association will not grieve the implementation of PLCs as currently constituted. As a result of the implementation of PLCs, all secondary teachers will have the option of choosing one of the following for each school year: Employees may bank up to 192 minutes and use for "flexing" their workday during the 30 minutes before or after student contact time. Employees will notify their building administrator before flexing their work day. Employees may schedule an additional half day of Work Relief. Daman Hunter Elaine Hogg Auburn School District No. 408 Auburn Education Association Date Date

### MEMORANDUM OF UNDERSTANDING

Date:	August 2018					
То:	Daman Hunter Assistant Superintendent of Human Res	sources, Auburn School District				
From:	Elaine Hogg President, Auburn Education Association	on				
Subject:	Kindergarten Assessment					
For the duration of this contract all kindergarten teachers will receive 2 (two) days per trimester for the purpose of trimester assessment. The use of these days will be coordinated with the building administrator to best meet the needs of the kindergarten program in each building.						
Elaine Hogg President Auburn Educat	ion Association	Daman Hunter Assistant Superintendent of Human Resources				
Date	7-18	Nov 7, 2018  Date				

## Memorandum of Understanding Special Education Committee

The Auburn Education Association and The Auburn School District agree to create a Special Education Committee in September 2018 to include Association members and Auburn School District administrator(s) in order to address the following concerns:

- -Special education stipend
- -Resource Room-Elementary class size
- -Resource Room-Secondary class size
- -Structured Learning Center (elementary and secondary) class size

The committee will be comprised of 6 total members representing elementary and secondary special education programs who are appointed by the Association President.

The administration will have up to 3 representatives. This committee will be formed no later than Oct. 15, 2018 and will have proposed language submitted to Labor Management no later than May 1, 2019.

This committee will make recommendations to the Labor Management Committee as a Letter of Agreement for implementation in the 2019-2020 school year. At the end of the 2019-2020 trial implementation, ASD and AEA will determine the placement of language within the body of the Collective Bargaining Agreement.

Dan D	Claime Hage
Auburn School District	Auburn Education Association
May 7, 2018	11-7-18
Date	Date

## Memorandum of Understanding Secondary Music

The Auburn Education Association and the Auburn School District agree to create a Secondary Music Committee in September 2018 to include Association members and Auburn School District administrator(s) in order to address the concerns of secondary music teachers to include:

- Class size/program size
- Extra duty stipends
  - o Band
  - Choir
  - Orchestra

The committee will be comprised of up to 4 members representing secondary music teachers in choir, orchestra and band and will be appointed by the Association President.

The ASD will have up to 3 representatives. This committee will be formed no later than Nov. 1, 2018 and will have proposed language submitted to Labor Management no later than May 1, 2019.

This committee will make recommendations to the Labor Management Committee as a Letter of Agreement for implementation for the 2019-2010 school year. At the end of the 2019-2020 trial implementation, ASD and AEA will determine the placement of language within the body of the Collective Bargaining Agreement.

While the secondary music committee completes their work, AEA and ASD agree to suspend class size overload remedies for individual secondary music teachers who request to do so in order to maintain current enrolled students into specific calls for the 2018-2019 school year only. Individual secondary music teachers who request to suspend their overload remedy will notify the AEA President and the Superintendent of Human Resources of their intent to do so for the 2018-2019 school year.

Auburn School District

Auburn Education Association

May 9, 2018

Date

Date

### INDIVIDUAL CHOICE SIP PLAN

Date:	
School:	
Employee:	
1. School SIP Plan target	
2. Teacher's plan to achieve SIP plan goal	
3. Description of plan outcome	
In accordance with WAC 180.18.050, upon request an employee will provide evidence to the building administrator of the seven (7) hours of work completed. Failure to do so will result it the deduction of seven (7) hours of pay for that waiver day from the August paycheck.	

### CONTRACT WAIVER REQUEST

SCHOO	DL/UNIT SEEKING WAIVER:
NAME	OF AEA CONTACT PERSON:
PHONI	∃:
DATE:	<del>-</del>
A.	Description of Plan Requiring the Waiver:
B.	Objectives to be Accomplished by the Plan:
C.	Section of the Contract to be Waived:
D.	Reasons Waiver is Necessary to Meet Objectives Above:
E.	Has the Building/unit Decision-making Process Been Followed in Developing this Request?

F.		What Percentage of the AEA Represented Staff Supports This Waiver Request?
G.		Description of the Dissenting/Opposing viewpoint to the Waiver Request:
	H.	Statement of How Dissenting/Opposing Viewpoint is to be Managed:
	I.	How will this Change Benefit Students?
J.		Describe Your Plan for Assessing Your Success in meeting the Objectives of This Plan.

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