Master Contract Agreement

between

Pacific Grove Unified School District

and

Pacific Grove Teachers Association

July 1, 2019 – June 30, 2021

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CONTRACT

1 I. THE AGREEMENT 2 A. Terms of Agreement: The articles and provisions contained herein constitute a bilateral binding 3 agreement. Agreement between the Governing Board of the Pacific Grove Unified School District (Employer) and the 4 Pacific Grove Association, an affiliate of California Teachers Association and the National Education Association 5 (Association). 6 B. Recognition: The Employer recognizes the Association as the exclusive representative of all 7 certificated Employees of the Board - excluding management, confidential employees, and also excluding supervisors, 8 per diem substitutes, and adult education teachers - for the purpose of meeting and negotiating. 9 C. Printing of Agreement: Within one (1) month of ratification of this Agreement by both parties, the 10 Employer agrees to print sufficient copies of the Agreement for distribution to all members of the unit employed by the 11 District.

1				II. WAGES			
2	A. The l	Employer	and the	Association agree that the salary increases for the term of this contract, shall be			
3	set forth as in (Exhibit 3).						
4	1.	Psych	ologist's	Salary Schedule: (Exhibit 5)			
5	2.	Couns	selor's Sa	alary Schedule: (Exhibit 6)			
6	3.	<u>Specia</u>	al Servic	es Salary Schedule: The following Employees shall be paid in accordance with			
7	their normal placement	nt on the t	eacher's	salary schedule:			
8		a.	Speec	h Therapists			
9		b.	Schoo	ol Librarians			
10		c.	GATI	E Resource Teacher			
11	4.	Part-t	ime Emp	loyee Salary Schedule: The part-time Employee who is employed on a regular			
12	basis shall be compen	sated on a	a regular	basis on a prorated formula of place on the Employee's salary schedule.			
13		a.	Numb	ber of hours employed divided by number of hours of full-time employee			
14	multiplied by placeme	ent on the	Employ	ee's salary schedule.			
15		b.	The p	periods of assignment of a member of the unit employed part-time may be			
16	separated by not more	e than one	class pe	riod or the equivalent unless by mutual consent.			
17		c.	This p	part-time teaching arrangement shall be of two types:			
18			(1)	Part-time, all year during the regular school term:			
19			(2)	Full-time during one semester with the other semester off.			
20			6.	Computation of Daily Rate:			
21		a.	The c	omputation of the daily rate of pay shall be as follows: Annual salary divided			
22	by number of days co	ntracted;					
23		b.	An Ei	mployee required by the Employer to serve more than the number of days in			
24	his/her work year shal	ll be paid	at the da	ily rate.			
25	5.	Place	ment on	the Salary Schedule for Academic Equivalency: (Exhibit 6).			
26	6.	Defin	ition of S	Salary Classifications on Salary Schedule:			
27		a.	Classi	fications:			
28			(1)	Column I = Bachelor's Degree			
29			(2)	Column II = Bachelor's Degree plus 15 upper division or graduate college			
30	semester units after D	egree.					
31			(3)	Column III = Bachelor's Degree plus 30 upper division or graduate college			
32	semester units after D	egree.					
33			(4)	Column IV = Bachelor's Degree plus 45 upper division or graduate college			
34	semester units after D	egree.					
35			(5)	Column $V =$ Bachelor's Degree plus sixty (60) upper division or graduate			
36	college semester units	after Deg	gree.				
37			(6)	Column VI = Commencing July 1, 2006, placement in column VI, may be			

1	achieved through the	accrual	of a bac	helors degree, plus seventy five (75) "professional credits" as defined on
2	(Exhibit 4), or a master	rs degree	e plus thi	rty (30) units or a doctorate degree. Individuals employed by the District in
3	2005–06 may use prev	iously o	btained o	college units as their "professional credits."
4		b.	For an	y column advancement, professional growth units may be used.
5		c.	An ear	ned doctorate may be substituted for a masters degree.
6	7.	Placer	nent and	Type of Salary Schedule:
7		a.	The sa	lary schedule recognizes two (2) bases for placement:
8			(1)	Years of experience in education at an accredited institution.
9			(2)	Training or preparation.
10	8.	<u>Requi</u>	rements f	for Advancement on the Salary Schedule:
11		a.	Increm	nent Step (Vertical Advancement)
12			(1)	The Employee shall receive an increment step advancement for each year's
13	experience in the Distri	ct up to	a maxim	um stated on the salary schedule.
14			(a)	Column (Horizontal Advancement) - The Employee shall receive column
15	advancement for profes	sional g	rowth un	its earned according to provisions of 9.
16	9.	Profes	sional G	rowth/General Provisions:
17		a.	The Er	mployee may earn professional growth credits for advancement on the salary
18	schedule by two (2) me	thods:		
19			(1)	By satisfactorily completing upper division or graduate courses from an
20	accredited college or ur	niversity		
21			(2)	By satisfactorily completing professional growth units through the
22	provisions of the Self-E	Developr	nent Prog	gram outlined in paragraph 10.
23		b.	Profess	sional growth units may be applied to column or converted to inservice release
24	time (Exhibit 15).			
25	10.	Profes	sional G	rowth/Self-Development Program:
26		a.	An En	nployee may earn professional growth units by applying to the Professional
27	Growth Review Board	(Exhibit	15), BEI	FORE he/she commences the activity.
28		b.	The P	Professional Growth Review Board will review applications and make
29	recommendations to the	e Superin	ntendent,	who shall have the final decision.
30		c.	If the a	application is approved and the activity completed, the Employee shall file a
31	notice of completion with	ith the P	rofession	al Growth Review Board.
32			(1)	The application forms and notice of completion form shall be provided by
33	the Employer (Exhibit	15).		
34			(2)	No more than five (5) professional growth units can be earned for column
35	advancement.			
36			(3)	Verification of the completion of professional growth units shall be
37	determined by the Emp	loyer.		

1	d.	Guide	lines for acceptability of professional growth activities are in Board Policy
2	4131.7.		
3	e.	Profes	ssional growth units may be applied to advancement from one column to the
4	next on the salary schedule or	to inservi	ce release time.
5	f.	Profes	ssional growth units may be earned by the following activities, upon evidence
6	of satisfactory completion:		
7		(1)	Educational travel
8		(2)	Action research
9		(3)	Self-directed study
10		(4)	Lower division college course work (for teachers already in the District)
11		(5)	Curriculum development
12		(6)	Other activities approved by PGRB and the Superintendent.
13	g.	Profes	ssional growth units are limited as follows:
14		(1)	The units must be related to the Employee's assignment for activities
15	which go substantially beyond	the scope	e of the Employee's regular professional duties.
16		(2)	In general fifteen (15) approved hours of activity equates to one (1)
17	professional growth unit.		
18		(3)	No more than one-third (5 units) of the units required for any column change
19	on the salary schedule shall be	e earned ir	any manner other than upper division or graduate college work.
20		(4)	Inservice release time. One (1) professional growth unit will entitle an
21	Employee to one (1) day of in	service rel	ease time. Employees shall give advance notice to their principal before taking
22	release days. The date(s) of s	uch releas	e time shall be at the teacher's discretion, except that in an emergency situation
23	the Superintendent may requ	ire the En	nployee to select an alternative date(s). If preferred an employee may use an
24	inservice release day to cover	day(s) not	rmally charged to sick leave.
25		(5)	Professional growth units used by an Employee for inservice release time
26	shall be carried over from year	r to year.	Only three (3) inservice release days shall be used during one (1) school year
27	unless otherwise approved by	the Super	intendent.
28		(6)	Activities completed for professional growth units must take place outside
29	the regular school day with th	e possible	exception of action research projects.
30		(7)	All expenses connected with earning professional growth units will be given
31	by the Employee to the imme	diate supe	rvisor/building principal.
32		(8)	A copy of each application for professional growth units will be given by the
33	Employee to the immediate su	upervisor/	building principal.
34		(9)	All proposals for professional growth units must be received by the
35	Professional Growth Review	Board prio	or to the Employee's beginning his/her activity.
36	11. <u>Prof</u>	essional C	Growth Placement, column VI
37	a.	An en	nployee may earn professional credits by applying to the Professional Growth

1 Review Board (Exhibit 15) before she or he commences activity to move into column VI. Professional growth 2 efforts for column VI are intended to establish an area of concentration which will assist the teacher in their 3 assignment in Pacific Grove Unified School District. 4 b. Professional Growth Review Board will review applications and make 5 recommendations to the Superintendent, who shall have the final decision. 6 c. If the application is approved and the activity is completed, the employee shall file 7 a notice of completion with the Professional Growth Review Board. 8 d. Verification of the completion of professional growth activities or units shall be 9 submitted to the Professional Growth Review Board for their determination as to the completion of the application 10 for professional growth advancement to column VI. 11 e. The Professional Growth Review Board will forward approved applications to the 12 employer for verification of completion of professional growth activities/units. 13 f. The employee shall notify the employer of the employee's intent to complete the 14 requisite number of professional growth units for an advancement on the Salary Schedule during the coming school 15 year. The notification shall be delivered to the employer by June 1st of the year proceeding the 16 advancement. This notification shall be made on a form provided to each employee by April 15th by the 17 employer. 18 NOTE: Current practice of placing newly-employed teachers in the column equal to their 19 credits earned will continue. (Example: new hire with BA + 75 units of upper division work or a MA + 30 credits 20 or doctorate from an accredited institution will be placed in column VI.) 21 12. Notification and Verification Requirements: 22 Verification of the completion of professional growth units shall be determined by a. 23 the Employer. 24 Notification of intent to Advance on the Salary Schedule. The Employee shall notify b. 25 the Employer of the Employee's intent to complete the requisite number of professional growth units for an advancement 26 on the salary schedule during the coming school year. The notification shall be delivered to the Employer by May 1st 27 of the year preceding the advancement. This notification shall be made on a form provided to each Employee by April 28 15th by the Employer. 29 13. Special Assignment Increments: 30 Unless otherwise provided in the article on Hours of Employment, special a. 31 assignments shall be either beyond the normal school day as described in that section and/or have extra responsibility 32 requirements. 33 b. Factors. Effective the 2013-14 school year, increases in stipends must be 34 negotiated separately from the general, total compensation agreement and are no longer factored according to any 35 cell on the PGTA salary schedule. 36 An increase of 7.5% of the base rate shall be added for the third and following (1)37 years' participation in that same position on the special increments schedule. (Exhibit 17)

1	(2) Be	fore	any athletic factor is paid, the following criteria shall be submitted to
2	and approved by the Board of Education:		
3	(a)		The length of the season of sport.
4	(b))	A regular schedule of practice.
5	(c)		The schedule of games or contests.
6	(d))	The number of students participating in that sport.
7	(3) At	the	beginning of each school year, the Employer shall provide the
8	Association with the list of the special assignment	ment	appointments and the amount of money each appointee will earn. If
9	any new assignments are made during the sch	hool	year, the association will be informed.

1	III. EMPLOYEE BENEFITS
2	A. <u>Health Benefits</u>
3	1. <u>Mandatory Participation</u>
4	Solely for the purpose of this Article and for no other purpose, Full Time shall be defined to
5	mean an employee who regularly works thirty-seven and one half (37.5) or more hours per week, exclusive of a duty
6	free lunch. All PGTA members working eight-tenths (.8) or more of a Full Time assignment (thirty (30) or more hours
7	per week) must be enrolled in one (1) of the medical plans offered by the District or meet MCSIG eligibility rules for
8	opting out. The employee shall select a plan upon eligibility and may thereafter change to a different plan during any
9	period of open enrollment or as otherwise allowed by the terms and conditions of the applicable plans. Employees must
10	be enrolled in a District offered medical plan to participate in the District sponsored dental and visions plans, however,
11	enrollment in District offered dental and vision plans is optional and not mandatory.
12	2. <u>Allowance</u>
13	a. In lieu of making any direct employee-only insurance contribution to the benefits
14	provider selected by the employee, the District shall pay to each active certificated (PGTA) employee who works
15	eight-tenths (.8) or more of a Full-Time assignment, and is enrolled in District medical, dental and vision plans, an
16	allowance of \$3,350 per year, in addition to their other compensation.
17	b. In lieu of making any direct employee-only insurance contribution to the benefits
18	provider selected by the employee, the District shall pay to each active, part-time certificated (PGTA) employee,
19	working at least four-tenths (.4) but less than eight-tenths (.8) of a Full-Time assignment, and is enrolled in District
20	medical, dental and vision plans, an allowance of \$1,500.00 in addition to their other compensation. Part time
21	certificated employees working less than four-tenths (.4) of a Full-Time assignment shall not be entitled to any
22	allowance for the purchase of health benefits.
23	3. <u>Dependent Medical Coverage</u>
24	If an employee enrolls eligible dependents in one (1) of the medical, dental and vision plans
25	offered by the District, then the District contribution toward dependent medical coverage beginning 2019-2020 shall be
26	a total of \$4,624.00 per year. This amount shall be paid by the District directly to the benefits provider selected by the
27	employee.
28	4. <u>Choice of Plan</u>
29	a. The Association shall have the right to choose its health insurance plans and
30	providers. However, if the selected plan involves the creation of a self-insurance program then the choice must receive
31	mutual agreement from the District prior to implementation of the change process. The District shall make a good faith
32	effort to reach agreement through collaborative efforts with the Association.
33	b. In accordance with the requirements of current plan providers, the Association shall
34	give timely notice to the District in writing if there is to be a change in the medical plan options to be offered to their
35	membership, both active and retiree, in the succeeding plan year. The Association reserves the right to request a
36	rescission of the notice. Such request shall be presented to the School Board and the Board will act on the request in
37	accordance with the Association's wishes. No less than 120 days prior to implementation of the new plan (s), the

1	Association s	hall identi	fy the specific new plan (s) to be offered and, in collaboration with the District, identify all
2	estimated cos	ts to the D	istrict and affected Employees resulting from changing to the new plan (s). While it is the aim
3	of the Associa	ation to lin	nit District financial obligations due to a change of plan(s), it is understood that any additional
4	costs to the D	istrict mus	t be negotiated between the District and the Association and that premium
5	increases, in e	excess of t	he District paid allowance or contractual District contribution levels for dependent coverage,
6	shall be the of	oligation o	f the employee unless changed by negotiations.
7		5.	Employees Without Dependent Coverage
8		For the	ose Employees without dependent coverage, \$10.00 may be applied to the following at the
9	Employee's di	scretion:	
10			(1) life insurance
11			(2) income protection insurance
12			(3) medical insurance
13		6.	Choice of Insurance Companies and Coverage
14			The choice of insurance companies and coverage shall be determined by the Association.
15		7.	Maximum Benefit to Part Time Employees
16			The maximum benefit to part time Employees will be the allowance stated above in paragraph
17	A.2., as detern	nined by t	he percentage of a Full Time assignment that the employee actually works.
18		8.	Eligibility Requirements
19			Employee and dependents must meet whatever requirements are set forth by the insurance
20	companies in	order to be	e eligible.
21		9.	COBRA Coverage
22	An Employee	shall be g	iven the option of continuing his/her benefit coverage at his/her own expense upon resignation
23	of employment	nt in accor	dance with the consolidated Omnibus Budget Reconciliation Act (COBRA) of 1986.
24	B.	<u>Medica</u>	All members hired after November 1, 1990 will participate in Medicare coverage.
25	C.	Medica	al Coverage for Retired Unit Members
26		1.	a. Full time unit members who retire from the District with at least ten (10) years of
27	certificated se	rvice, and	who previously were eligible to receive the same insurance contribution from the District
28	as active emp	oloyees, sl	hall now receive a contribution to their insurance up to the equivalent dollar value of the
29	allowance, id	entified in	A.2 above, if they are enrolled in the three District/ Association health insurance plans. The
30	amount of the	e District o	contribution shall not, however, exceed the cost of the premium(s) for the plan(s) in which
31	the retiree is e	enrolled. '	This benefit shall continue up to the time at which the retired unit member becomes eligible
32	for Medicare	or age six	ty five (65), whichever occurs first.
33			b. After the retired unit member reaches age sixty five (65), or becomes eligible for
34	Medicare, wh	ichever oc	ccurs first, the District will provide \$102 per month toward a Medicare supplement insurance
35	policy for those	se who reti	red prior to July 1, 2006 and \$152 per month for those who retired July 1, 2006 or after. Retired
36	unit		
37	members in the	his catego	ry will receive the Medicare supplement subject to the cap, up through age eighty five (85).

1 Additionally, the District will provide to retired unit members in this category premiums for dental and vision coverage 2 equal to premiums received by active employees up through age 85. 3 2. After November 1, 1990 a bargaining unit member who retires between the ages of fifty five (55) and sixty five (65) and is unable to earn sufficient quarters to be vested in Medicare by his/her retirement date will 4 5 be covered under 6 the provisions for retiree health coverage listed in the 1989-90 contract. 7 3. Additionally, the retiree has the option to purchase medical coverage for one (1) dependent 8 under the foregoing conditions as specified above, if allowable under the rules of the insurance provided. 9 4. If allowable, the surviving spouse shall be permitted to purchase coverage at his/her 10 expense. D. 11 Teacher Attendance Incentive Plan 12 1. Purpose 13 The purposes of the Sick Leave Incentive Plan (SLIP) are (1) to reward unit members a. 14 for sick leave earned but not used during the year by paying them cash incentives and depositing similar sums in a 15 special reserve fund on their behalf; (2) to reduce District expenditures related to sick leave benefits and substitutes; 16 and (3) to reduce unit member absenteeism. 17 b. The teacher attendance incentive program rewards employees for illness time earned 18 but not used during the school year. This program does not reduce, or in any way alter, a unit member's accumulated 19 sick leave balance or sick leave earned or used. Computation of incentive payments will utilize the current system of 20 accounting for sick leave accrual, prorated data, or uses as defined in Article IV. Use of any leave provision which 21 utilizes sick leave balances will be included in this program for computational purposes. 22 2. Eligibility 23 All unit members are eligible for the attendance incentive program provided that (1) a. 24 they are entitled to earn sick leave and are working in a position which accumulates sick leave, and (2) the unit member 25 uses 50% or less of his/her annual sick leave entitlement for each fiscal year that the program is in operation. 26 3. **Computation of Annual Incentive Payments** 27 a. At the close of each fiscal year, eligible attendance incentive program participants 28 will receive an incentive payment of \$20 for each day of unused sick leave. One half of the incentive payment (\$10) 29 will be paid directly to the employee. The other half (\$10) will be deposited in a special reserve account for the unit 30 member. This individual reserve account will be left to accrue payments until the member retires or separates from the 31 District. 32 4. Annual Cash Incentive Payment to Unit Members 33 Cash payments (one-half of the total payment calculated above) to unit members shall a. 34 be made once a year, during the month of October. This cash payment is subject to legally required deductions. 35 An insert will accompany the Annual Incentive Payment to provide an explanation of b. 36 how the payment was computed. Unit members have the responsibility to promptly report errors or concerns 37 regarding their computations. 9

- 1 5. Annual Payment to the Special Reserve Account 2 The second half of the unit member's incentive payment is placed in a special reserve a. 3 account where it is held for the employee until separation from District employment. The cost of administering the plan 4 will be deducted from the interest earnings of the special reserve account. Upon separation, 5 unit members will receive their account balance including net interest earned as of the last annual posting. 6 Eventual Distribution of Special Fund Deposits and Earnings 6. 7 Following retirement or separation from District employment, the unit member's a. 8 accumulated share of the special reserve fund is distributed subject to the excessive sick leave usage deduction 9 provisions described below and the legally required taxes and deductions. Payment will be made in August following 10 separation from the District to the unit member's official home address via U.S. mail. 7. 11 Deduction from Unit Member's Special Reserve Fund 12 a. Following retirement or separation from District employment but prior to distribution 13 of a unit member's accumulated share of the special reserve fund, the District will deduct \$20 from the unit member's 14 account balance for each sick leave day which is in excess of the unit member's annual entitlement each year that 15 entitlement is exceeded. 16 b. If the deduction amount exceeds the account balance, the unit member will receive 17 no special reserve fund payment, and incur no further obligation. This deduction is intended to provide a strong incentive 18 for unit members to maintain a high level of attendance throughout their employment. Deduction amounts shall be
- 19 returned to the District.

1				IV. RETIREMENT/EARLY RETIREMENT
2	А.	Gene	eral Provi	sion:
3		1.	Eligit	ble Employees may apply for retirement or an early retirement program. By February
4	1st the Superi	ntenden	t or his/h	her designee shall notify those teachers who will be eligible for retirement or an early
5	retirement opt	ion as o	f the com	nmencement of the following school year.
6		2.	Empl	oyees are encouraged to notify the Superintendent by March 1st that he/she desires to
7	retire or partic	ipate in	an early	retirement program for the following year.
8		3.	By A	pril 15th an Employee shall notify the Superintendent that he/she plans to participate in
9	an early retire	ment op	tion of th	e following year.
10		4.	Befor	re an Employee participates in an early retirement option he will receive from the
11	Assistant Supe	erintend	ent an an	alysis of the benefits and duties which accompany the early retirement options.
12		5.	The E	Employer has the authority to make exceptions to these deadlines.
13	В.	<u>Early</u>	Retirem	ent Options
14		1.	Const	ultancy Contract:
15			a.	Consistent with applicable laws limiting post-retirement employment, the Employer
16	may award a c	onsulta	ncy contr	ract to a retired Employee under the age of sixty five (65) (Exhibit 14). Persons hired by
17	a consultancy	contract	are cons	idered Employees. It is to be understood that in accordance with District needs, the early
18	retiree may be	require	d to perfo	rm duties as a classroom substitute teacher. Any person retained to furnish such services,
19	hereinafter cal	led an e	arly retir	ee, shall meet the following requirements:
20				(1) The early retiree was a full-time Employee of the Employer for the ten (10)
21	years immedia	ately pre	ceding h	is resignation and retirement.
22				(2) The early retiree is at least fifty five (55) years.
23				(3) The early retiree shall make application to the Superintendent (Exhibit 13).
24			b.	Compensations: Payments shall be made at the rate of \$132.50 for each day of service
25	completed up	to a ma	ximum of	f forty (40) days service and \$5,300.00.
26			c.	Terms: The term of any agreement for services under this section will not exceed
27	five (5) years.	The du	ties will l	be reviewed on an annual basis. An agreement with an early retiree for the furnishing of
28				tomatically at the end of the fiscal year in which the early retiree reaches the age of sixty
29	-			ment of the early retiree in a position requiring certification qualifications other than as
30	a substitute tea	acher or	a day-to	-day basis.
31		2.	<u>Early</u>	Full Retirement:
32			a.	Eligibility: To be eligible the Employee must be at least fifty five (55) years of age
33	and have ten (10) year		ice with the Employer immediately preceding resignation and retirement.
34		3.	Redu	ced Workload with Full-Time Benefits:
35			a.	Eligibility requirements:
36				(1) The certificated Employee cannot hold a position with a salary above that of
37	a school princi	ipal.		
				11

1	(2) The Employee must have reached the age of fifty five (55) prior to reduction
2	in workload.
3	(3) The Employee must have been employed full-time in a position requiring
4	certification for at least ten (10) years, of which the immediately preceding five (5) years were full-time employment.
5	(4) The option of part-time employment must be exercised at the request of the
6	Employee, and can be revoked by the employee unilaterally only until the time that an employee has been hired to fill
7	the remaining portion of the assignment, or until March 1st for the subsequent school year. After an employee has been
8	hired, or after March 1st for a subsequent year, this option can only be revoked with the mutual consent of the Employer
9	and the Employee.
10	(5) The minimum part-time employment shall be the equivalent of one-half of
11	the number of days of service required by the Employee's contract of employment during his final year of service in a
12	full-time position.
13	b) Salary benefit provisions: The Employee shall be paid a salary which is the prorata
14	share of the salary he would be earning had he not elected to exercise the option of part-time employment, but shall
15	retain all other rights and benefits for which he makes the payments that would be required if he remained in full-time
16	position.
17	(1) The Employee shall receive the allowance described in Article III, A. 2. in
18	the same manner as a full-time Employee.
19	(2) Both the Employer and the Employee shall contribute to the State Teachers'
20	Retirement System as if the Employee were a full-time Employee.
21	(3) The Employee shall receive the same retirement credit as would have been
22	received as a full-time Employee.
23	(4) The Employer shall maintain the records necessary for an Employee to
24	receive his retirement credit.
25	(5) Participation in this program does not preclude an Employee from
26	participating in the consultancy contract program, however concurrent participation is not permitted.

1	V. LEAVES
2	A. <u>Sick Leave:</u>
3	1. An Employee employed five (5) days a week during the school year shall be entitled to ten
4	(10) days leave of absence for illness or injury. Employees working more than the school year are entitled to
5	proportionately more days in half-day increments to a maximum of twelve (12) days per year. Employees assigned for
6	a fractional part of the school year will be entitled to such leave of absence for illness or injury in the same ratio as that
7	assignment bears to full-time.
8	2. When an employee is absent from duties on account of illness or injury for a period of one
9	hundred (100) working days or less, whether or not the absence arises out of or in the course of the employment of the
10	Employee, the amount deducted from the salary due in any month in which the absence occurs shall not exceed the sum
11	which is actually paid to a substitute employee employed to fill the position during the Employee's absence or, if no
12	substitute was employed, the amount which would have been paid to the substitute if one (1) were employed.
13	Compensation under this section shall not apply to the first ten (10) days of absence of any Employee employed five
14	(5) days a week to the proportion of ten (10) days of absence to which an Employee employed less than five (5) days a
15	week is entitled.
16	3. Each regular certificated Employee who does not use the entire period of his annual sick leave
17	in any school year shall have added to his credit annually the number of unused days and the same shall be accumulated
18	from year to year. At termination of employment accumulated sick leave may be used toward retirement benefits as
19	provided by law.
20	4. Notification: It shall be the Employee's responsibility to notify the Employer's answer service,
21	substitute clerk or principal before commencing sick leave. Notification shall be as soon as the Employee knows of the
22	absence.
23	5. Verification: The use of accumulated sick leave will be authorized if one of the following is
24	on file: (Exhibit 7)
25	a. Personal verification signed by the Employee that she/he has been ill or injured.
26	b. Verification signed by a physician that the Employee has been ill or injured.
27	c. Verification signed by the Employee that because of religious reasons she/he has not
28	consulted a physician but has been treated by someone in a religious sect.
29	d. For use of accumulated sick leave as personal necessity leave. See Personal Necessity
30	Leave - Short Term.
31	B. <u>Health Leave:</u>
32	1. Employees shall be entitled to one (1) year's health leave at a time, provided the Employee's
33	physician verifies that the Employee is unable to perform his/her duties. The time involved in such a leave shall not
34	constitute a break in continuous service; neither shall this time be counted as employment. No such leave shall be
35	extended beyond a second (2) year unless the State Teachers' Retirement system declares a disability. Exceptions to
36	notification dates will be made in emergency cases.

- 2. Such leaves of absence shall be granted only with the understanding that the Employer shall
 be free from any liability for the payment of any compensation or damages now or hereafter provided by law for the
 death or injury of an Employee of the District when the death or injury occurs while the Employee is on leave of absence.
- All requests for leaves of absence to begin in September of any year must be on file with the
 Superintendent not later than the preceding April 5th. All requests for leaves of absence for the second semester must
 be on file not later than the preceding November 15th. Exceptions to notification dates will be made in emergency
 cases.
- 8 4. Health leave shall be without pay. At the Employee's option leave without pay shall
 9 commence after accumulated sick leave has been exhausted.

10 C. <u>Child Birth Leave:</u> Leaves of absence of disability caused by or contributed to by pregnancy, 11 miscarriage, or childbirth shall be treated the same as leaves for illness, injury, or disability in that Employees shall have 12 the right to use accumulated sick leave. The length of the leave of absence, including the date on which the leave shall 13 commence and the date on which the Employee shall resume duties, shall be determined by the Employee and the 14 Employee's physician.

15 D. Parental Bonding Leave:

16 Per 44977.5. (a) During each school year, when a person employed in a position requiring certification qualifications 17 has exhausted all available sick leave, including all accumulated sick leave, and continues to be absent from his or 18 her duties on account of maternity or paternity leave pursuant to Section 12945.2 of the Government Code for a 19 period of up to twelve (12) school weeks, whether or not the absence arises out of or in the course of the employment 20 of the employee, the amount deducted from the salary due him or her for any of the additional twelve (12) weeks 21 in which the absence occurs shall not exceed the sum that is actually paid a substitute employee employed to fill 22 his or her position during his or her absence or, if no substitute employee was employed, the amount that would 23 have been paid to the substitute had he or she been employed. The school district shall make every reasonable effort 24 to secure the services of a substitute employee. As provided under 44977.5(e), this leave extends coverage for non-25 birthing parents.

26 (b) For purposes of subdivision (a):

- (1) The Twelve (12) week period shall be reduced by any period of sick leave, including accumulated sick
 leave, taken during a period of maternity or paternity leave pursuant Section 12945.2 of the Government
 Code.
- (2) An employee shall not be provided more than one (1) twelve (12) week period per maternity or paternity
 leave. However, if a school year terminates before the twelve (12) week period is exhausted, the employee
 may take the balance of the twelve (12) week period in the subsequent school year.

- 1 (3) An employee on maternity or paternity leave pursuant to Section 12945.2 of the Government Code shall 2 not be denied access to differential pay while on that leave. 3 (c) For purposes of this section, "maternity or paternity leave" means leave for reason of the birth of a child of the 4 employee, or the placement of a child with an employee in connection with the adoption or foster care of the child 5 by the employee. 6 (d) In the event the amount of a substitute exceeds the cost of a unit member's daily rate of pay, then the unit 7 member will receive no less than fifty (50) percent of their regular salary. 8 (e) A person employed in a position requiring certification qualifications shall not be provided more than one(1) 9 twelve (12) week period for parental leave during any Twelve (12) month period. 10 E. Industrial Accident or Illness Leave: 11 1. In accordance with the Education Code, industrial accident or illness leave shall be in effect 12 for all certificated Employees of the District according to the following provisions: 13 a. Industrial accident or illness leave shall be granted for a maximum of sixty (60) days 14 during which the schools of a District are required to be in session or when the Employee would otherwise have been 15 performing work for the Employer in any one fiscal year for the same accident or illness. 16 b. Allowable leave shall not be accumulated from year to year. 17 Industrial accident or illness leave shall commence on the first day of absence. c. 18 d. When a person employed in a position requiring certification gualifications is absent 19 from his/her duties on account of an industrial accident or illness, he/she shall be paid such portion of the salary due 20 him/her for any month in which the absence occurs, as when added to his/her temporary disability indemnity under 21 Division 4 or Division 4.5 of the Labor Code will result in a payment to him/her of not more than his/her full salary. 22 Industrial accident or illness leave shall be reduced by one (1) day for each day of e. 23 authorized absence regardless of a temporary disability indemnity award. 24 f. When an industrial accident or illness leave overlaps into the next fiscal year, the 25 Employee shall be entitled to only the amount of unused leave due him/her for the same illness or injury. 26 g. Upon termination of the industrial accident or illness leave, the Employee shall be 27 entitled to the benefits provided in the Education Code, and for the purposes of each of these sections his/her absence 28 shall be deemed to have commenced on the date of termination of the industrial accident or illness leave, provided that 29 if the Employee continues to receive temporary disability indemnity, he/she may elect to take as much of his/her 30 accumulated sick leave which, when added to his/her temporary disability indemnity, will result in a payment to him/her 31 of not more than his/her full salary. 32 h. During any paid leave of absence, the Employee shall endorse to the Employer the 33 temporary disability indemnity checks received on account of his/her industrial accident or illness. The Employer, in
- 34 turn, shall issue the Employee appropriate salary warrants for payment of the Employee's salary and shall deduct normal

1 retirement and other authorized contributions. 2 i. Any Employee receiving benefits as a result of this section shall during periods of 3 injury or illness, remain within the State of California unless the governing board authorizes travel outside the State. 4 The Employer reserves the right to secure proof of industrial injury or illness of an j. 5 Employee. Before salary payments will be made to an Employee absence because of industrial injury 6 or illness, a report of such accident or illness, in the form required by the compensation insurance carrier, must be on 7 file in the office of the Business Manager. 8 F. Jury Duty Leave: 9 Leave of absence for personnel called for required jury duty shall be granted according to the 1. 10 provisions of the Education Code. 2. The Employer shall grant such leave with pay. Juror's fees shall be paid to the Employer, 11 12 excluding statutory mileage fee. 13 3. Certificated Employees shall be granted leave of absence when called for required jury duty 14 in the manner provided for by law. Such Employees are required to notify the Superintendent immediately upon being 15 notified of their call to jury duty. Employees shall return to work if excused by the court before 11:00 a.m. G. 16 Witness Leave: 1. 17 A leave with pay shall be granted to Employees subpoenaed to appear as a witness (not as a 18 litigant) in a court of law or to appear before another governmental jurisdiction in response to an official order for 19 reasons not brought about through the connivance or misconduct of the Employee. 20 2. An Employee requesting such a leave shall submit a copy of the subpoena or official order to 21 the Superintendent or his/her designee. 22 3. At the conclusion of the appearance, the Employee shall submit personal verification that he/she has been on witness leave. 23 24 4. Statutory fees which the Employee has received for appearing as a witness, excluding the 25 statutory mileage fee, shall be paid to the Employer. 26 Employees shall return to work if excused by the court before 11:00 a.m. 5. H. 27 Personal Necessity Leave - Short Term: 28 1. During any fiscal year an Employee may elect to use not more than seven (7) days of 29 accumulated sick leave benefits for personal necessity leave. 30 2. Employees shall not be required to secure advance permission for leave taken for any of the 31 following reasons: 32 Death or serious illness of a member of his/her immediate family. a. 33 b. Accident involving his/her person or property, or the person or property of a member 34 of his/her immediate family. 35 3. Employees shall be required to secure advance permission from their immediate supervisor or 36 his/her designee for all personal necessity leave except as provided above. It shall be the responsibility of the Employee 37 to provide proof of personal necessity. The forms to be used to request permission and provide proof are attached as

- 1 (Exhibit 8). 2 There are occasions when advance notice or approval may be impossible. Requests a. 3 for leave under this policy may be made, therefore after the absence. However, the leave will only be granted provided 4 the reason for the absence would otherwise have been approved. In order to avoid misunderstanding, Employees are 5 encouraged to make every effort to contact their immediate supervisor or designee prior to taking leave under this 6 policy. 7 b. On occasion, the need for personal necessity leave may be so personal and 8 confidential in nature that a written description of the reason for the request would place an unreasonable demand upon 9 the Employee. In these instances, the Employee may contact their immediate supervisor or his/her designee and explain 10 the circumstances surrounding the need for the leave. The immediate supervisor or designee may authorize the leave. 11 4. Employees, upon an advance notice to the immediate supervisor, shall be permitted to use 12 three (3) of the seven (7) days of personal necessity leave without disclosing the purpose or reason for the leave. The 13 date of such leave shall be at the Employee's discretion except that in an emergency situation the immediate supervisor 14 may limit the number of leaves authorized under this provision. 15 5. In the event of a denial of the immediate supervisor, the employee shall have the right to meet 16 with the Superintendent to appeal the decision. The Superintendent's decision shall be presented to the employee in 17 writing in a timely fashion. 18 I. Personal Request Leave - Long Term: The Employer may grant leaves upon the personal request of Employees. Leaves of this type 19 1. 20 are requested for personal reasons of the Employee and not for reasons that will necessarily result in a direct benefit to 21 the Employer. 22 2. After five years of PGUSD service, such leaves shall be granted if: (a) the teachers states that 23 she/he has a reasonable expectation to return to the District at the conclusion of the leave: and (b) the leave does 24 not seriously disrupt the educational program. A maximum of two (2) leaves per school site shall be granted under this 25 subsection. Approvals shall be granted in the order that requests are received following January 1st of each year. If 26 more than two (2) teachers per site file a request for personal leave on the same date, preference shall be given to those teachers with the most District seniority. Additional leaves may be granted with the recommendation of the 27 28 Superintendent. 29 3. Requests for personal leave shall be submitted to the Personnel Administrator for submission 30 to the Board of Education. Employees requesting a leave of absence should, whenever possible, make application with 31 the Superintendent no later than April 15th. Personal leaves must have prior approval by the Board of Education before 32 the Employee can take such a leave. No such leave of absence shall be granted for more than one year at a time, nor 33 may it be extended beyond a second year. 34 4. Personal request leaves shall be without pay. 35 5. Employees on leave status must notify the District by March 1st of their intent to return to
- 36 work for their following school year.

6.

- 37
- At the expiration of a one (1) year leave of absence, the Employee shall, unless otherwise

agreed, be reinstated in the position held at the time of the granting of the leave of absence (provided that conditions would not have changed the Employee's assignment or status had the Employee remained in active service for the same period). In the event of a leave of absence of more than one (1) year or of changed conditions the Employee shall be reinstated and assigned work appropriate to the Employee's field of training.

5 J. <u>Bereavement Leave:</u>

6 1. The Employee shall be allowed leave with pay when such absence is occasioned by reason of 7 death in the immediate family.

- 8 2. If out-of-state travel is required because of the death of the Employee's immediate family, the
 9 Employee will be entitled to five (5) days bereavement leave. Immediate family includes mother, father, grandfather,
 10 grandmother of the Employee, or spouse of the Employee, and the spouse, son, son-in-law, daughter, daughter-in-law,
 11 brother or sister of the Employee, any relative living in the immediate household of the Employee, grandchild of the
 12 Employee or Employee's spouse, or any other relative permitted by California law.
- 13
 3. If out-of-state travel is not required, the Employee is entitled to three (3) days of bereavement
 leave, except that five (5) days are permitted for spouse, son, daughter, father, and mother. At the Employee's request
 and with the approval of the Superintendent, the five (5) day leave may apply to other relatives.
- 4. Persons eligible under the policy for bereavement leave should, if possible, request this leave
 by letter to the Superintendent before absenting themselves from duty. However, the Employer recognizes that
 circumstances necessitating a bereavement leave may make a prior request inappropriate;

therefore, bereavement leave will be granted after having been taken by the Employee providing a written request has been made upon return to duty and further providing that the leave was taken as a result of conditions covered in the bereavement leave policy. In this case, the Employee should make arrangements for a substitute by notifying the Employer's answering service, substitute clerk or principal.

23

24

K.

1. Professional Study or Travel

Sabbatical Leave:

The Employer may grant sabbatical leave to a full-time Employee for the purpose of professional study or travel if such leave will benefit the Employee's work performance, and the pupils of the District, and compliance with the State and Board regulations has been achieved.

- 28
- <u>Understanding</u>

It is understood that sabbatical leave is granted as an opportunity to prepare for improved services to the pupils served by the schools of the District and that such leave is related to the present or prospective service of the applicant.

32

Superintendent's Authorization for Further Details

33 The Superintendent is authorized to establish such further details of the procedure that in his opinion may be necessary,

34 provided however, that such details shall be consistent with the provisions of the Education Code and of the foregoing 35 paragraphs.

36 4. <u>Granted Without Prejudice</u>

2.

3.

37 Sabbatical leaves are granted without prejudice to an Employee's assignment or salary status.

1	5.	Purpose	
2		Sabbatica	al leave may be granted for the following purposes:
3		a. 7	Fravel
4		b. I	ndependent study
5		c. I	Formal study
6		d. A	A combination of the above
7		e. 7	Fravel is considered education if it results in a significant contribution to professional
8	growth by exposing the	participant	to new peoples, cultures, environments, experiences, and events.
9		f. I	ndependent study is a program of independent study, research, and/or experience
10	relating to the present of	or prospect	tive service of the applicant which promises professional value equivalent to that
11	derived from formal stud	dy at recog	nized educational institutions.
12		g. I	Formal study is upper-division or graduate study in an accredited institution of higher
13	learning, including equiv	valent stud	y in foreign universities. Courses must relate to the present or prospective service of
14	the Employee or must qu	ualify the a	applicant for a needed credential or a higher degree.
15	6.	<u>Eligibilit</u>	<u>v</u> :
16		a. A	Any Employee who has completed seven (7) or more full years of service in the
17	Pacific Grove Unified S	chool Dist	rict and who has received satisfactory evaluations during the last seven (7) years of
18	service shall be eligible	to apply f	or sabbatical leave. After at least seven (7) years of service have been performed
19	following the return from	n any give	n sabbatical leave, another leave may be applied for.
20		b. 7	The age of the Employee requesting such leave shall be such that it is possible to
21	serve a time equivalent t	twice the	e period of the leave before retirement.
22		c. A	A full year of service is considered to be 75% of a school year, excluding absence for
23	illness or other causes (H	Education (Code 13328).
24	7.	Length of	f Leave:
25		a. S	Sabbatical leave may be granted for not less than one nor more than two consecutive
26	semesters.		
27	8.	<u>Applicati</u>	on and Procedures:
28		a. 7	The applicant shall submit a statement of the program that he/she proposes to follow
29	while on sabbatical leav	e to the Su	perintendent no later than February 1st. The Employee may accept a fellowship or
30	grant-in-aid designed to	promote th	ne accomplishment of the purpose of the leave.
31		b. 7	The Professional Growth Review Board will review all sabbatical leave applications.
32	Applicants shall appear	in person	and discuss plans with the committee which will then submit in priority order the
33	names of qualified appli	cants as a	recommendation to the Superintendent of Schools.
34		c. 7	The Superintendent shall make the final decision regarding the Employees to be
35	recommended for leave.	All of the	e following items shall be used as guides:
36		(1) Whether leave has been taken previously
37		(2) Seniority

1 (3) Relative merits of reasons for desiring leave 2 (4) Benefits to the District 3 (5) Applicant's service record 4 d. The names of those recommended shall be presented by the Superintendent with his 5 recommendations to the Board of Education for Board consideration and action at any time after February 1st, but not 6 later than at the first meeting of the Board of Education in May. When an Employee must make earlier arrangements 7 for leave than can be accommodated within the dates indicated, earlier requests for intention to take leave and earlier 8 Board action may be taken. 9 9. Compensation: 10 a. Amount - Compensation for Employees on sabbatical leave shall be one-half (1/2) of 11 the salary which the Employee would have received had he/she remained in active service. The Employee, at his/her 12 option, may continue his/her benefits with the Employer picking up one-half (1/2) the costs. 13 b. Method - Compensation shall be paid in the same manner as if the applicant were 14 teaching in this school District. 15 c. The applicant shall furnish to the Employer a surety bond of a corporate surety 16 authorized to do business in the State of California, the form to be approved by the Superintendent, in an amount equal 17 to the total compensation to be paid to the applicant during said leave of absence, said bond to be conditioned so as to 18 indemnify the Employer against failure of the applicant to render appropriate service in the employ of the District 19 following his/her return from said leave of absence. Bonds are to be delivered to the Personnel Office. 20 10. Salary Increase: A certificated Employee who is granted sabbatical leave shall receive, when 21 the sabbatical leave is completed, such automatic increases in salary rating as would have been received had he/she 22 remained in active service and upon return shall assume a position on the salary scale as if he/she had not been on leave. 23 Return to Duty - Return to Service 11. 24 At the expiration of leave of absence, the Employee shall, unless otherwise agreed, a. 25 be reinstated in the position held at the time of the granting of the leave of absence (provided that conditions would not 26 have changed the Employee's assignment or status had the Employee remained in active service for the same period). 27 In the event of changed conditions the Employee shall be reinstated and assigned work appropriate to the Employee's 28 field of training. 29 b. The applicant for a sabbatical leave must agree to return to the service of the Employer 30 immediately following the sabbatical leave for a period of time equal to twice the period of the leave. 31 12. Evidence of Fulfillment of Leave: No later than six (6) weeks after returning to service from 32 a sabbatical leave, the Employee shall submit in writing to the Board of Education three (3) copies of a detailed 33 evaluation of the activities while on leave, showing evidence that the Employee has met the objectives stated in the application. An Employee shall not be considered as having completed the requirements of sabbatical leave until this 34 35 report has been reviewed by the Board of Education. 36 Accident or Illness: Interruption of the program of study or research caused by serious 13. 37 accident or illness during a sabbatical leave shall not prejudice the status of an Employee as regards the fulfillment of

1	the conditions	for stud	ly or research on which such leave was granted nor affect the amount of compensation to be paid
2	such Employe	e under	the terms of such sabbatical leave, provided that the Superintendent has been notified of such
3	accident or ill	ness. N	otification shall be by registered letter mail within two (2) weeks after such accident or illness.
4	Such notice m	ust inclu	ade a doctor's verification of the Employee's state of health.
5		14.	Retirement: Sabbatical leave time shall count toward retirement in proportion to
6	compensation,	, and the	e annuity contributions shall be collected on the percent of salary received. (Education Code
7	Section 14060).	
8	L.	<u>Diffe</u>	rential Compensation Leave:
9		1.	An Employee may request a differential compensation leave to further the best interests of the
10	District concer	rning the	e instructional program. Application for such a leave shall be made to the Superintendent, stating
11	the purpose of	the leav	ve and the expected benefit to the District. The Superintendent may require a further statement of
12	purpose with	more s	pecific information. The Superintendent may recommend the granting of the leave. Final
13	determination	shall be	made by the Board of Education.
14		2.	Differential compensation shall be the Employee's salary minus that paid to his/her
15	replacement.		
16		3.	When applying for the leave, the Employee may request the following information, which
17	shall then be p	rovided	by the Superintendent:
18			a. Amount of differential pay
19			b. Benefits
20			c. Seniority and tenure rights
21			d. Reinstatement
22		4.	Upon return from leave, the Employee shall file a report with the Superintendent and the
23	Board concern	ing the	benefits to the District achieved by the leave.
24	М.	<u>Milit</u>	ary Leave:
25		1.	Military leave will be granted in accordance with the Education Code and California law.
26		2.	Certificated Employees eligible for the draft or considering fulfilling a military obligation by
27	enlistment, sha	all keep	the Superintendent of Schools informed as to their current draft classification status.
28		3.	Every effort on the Employee's part must be made to aid in an orderly transition in the event
29	the Employee	is requi	red to leave in the middle of the school year.
30		4.	Applicants for military leave shall make every effort to prevent their military obligations from
31	conflicting wit		
32	N.	Teacl	her Exchange Leave: The Board of Education may, upon the recommendation of the
33	Superintenden	t, grant	teachers leave to teach in foreign countries or in the United States, providing the place of exchange
34	C		cher with qualifications acceptable to
35	the Pacific Gro		fied School District.
36		1.	No such leave of absence shall be granted for more than one (1) year at a time, nor may it be
37	extended beyo	ond a sec	cond year.

1 2. Any teacher serving as an exchange teacher in the District from a foreign country must possess 2 the credential as provided in the Education Code. 3 Upon mutual agreement by the Pacific Grove Unified School District, the place of exchange, 3. 4 and the exchange teachers, the following conditions will be established. 5 Each Employer will provide a contract to pay their teacher's regular salaries and a. 6 benefit payments, making all deductions provided by law, during the period of the exchange teaching. 7 b. Each Employer will pay for any substitute teachers' salaries that become necessary in 8 the event their teacher becomes ill. 9 c. Teachers on exchange are responsible for any transportation costs and living costs 10 recognized in participating in the exchange program. 11 d. Each Employer will provide for accident considerations through some coverage such 12 as workers' compensation insurance. 13 О. Job Sharing Leave 14 Job sharing is a plan whereby two (2) certificated teachers, at least one (1) of whom a. 15 has attained permanent status in the District, share full teaching responsibilities for one (1) identifiable full-time 16 position. 17 b. Application for Job Sharing Leave (Exhibit 16) shall be submitted to the 18 Superintendent who will convene a committee composed of the site administrator, a teacher at the grade 19 level/subject in which the job share would occur and a PGTA representative. The committee shall submit a 20 recommendation to the Superintendent for approval. Prior to the Committee's consideration of the plan, the 21 applicant(s) may request a conference with the Committee. 22 The employed permanent certificated teacher(s) shall comply with the following c. 23 procedures when requesting a leave for job share: 24 1. by March 1st the employee must request a partial leave and include a job 25 sharing plan (Exhibit 16) to the Superintendent or designee. The job sharing plan must identify how each job share 26 partner will learn the information disseminated during staff meetings and staff 27 development sessions held on days that he or she is not scheduled to work, including the option of attending such 28 meetings. 29 2. the plan must be reviewed and approved in accordance with (b) above. 30 3. if a permanent certificated teacher is not identified as the job share partner, 31 the District must be able to employ a fully qualified replacement in the position being left vacant by advertising 32 both within the district and outside the district for the open job share position. 33 4. job sharing applicants must meet all credential and job description 34 requirements for the requested position. 35 The employee requesting the job share may rescind his/her request for leave and a d. 36 job sharing assignment prior to the hiring of the potential employee identified to fill the job share. 37 Any permanent certificated teacher approved for and assigned to a job-sharing plan e.

1	shall be considered to be on a leave for that period of time included within the job share plan and shall become a
2	part-time teacher in the District.
3	f. Any outside applicant approved for and hired to a job sharing plan assignment shall
4	be on temporary contract, retains no permanency rights in the District and must re-apply and follow recruitment
5	procedures for any future openings for which he/she is qualified.
6	g. Before entering a job-sharing plan, each Employee will receive from the Director
7	of Human Resources an analysis of the rights and benefits that accompany the job sharing option. This analysis will
8	include information about:
9	1. salary placement
10	2. salary schedule advancement
11	3. seniority and tenure rights
12	4. benefits
13	5. sick leave
14	h. If one (1) of two (2) permanent certificated teachers in the job sharing plan resign,
15	retire, go on leave, or return to full-time employment mid-year, the remaining permanent certificated teacher may
16	request that the District recruit another partner, using the Committee identified in (b) as the interview committee
17	along with the remaining teacher, or choose to take the position full-time.
18	i. At no time shall a job share pose undue hardship to the District.
19	j. The total combined cost to the District for each job-share arrangement shall not
20	exceed the cost of the full-time position/s being reduced.
21	k. Each job-sharing plan will be only one year in duration. Permanent teachers who
22	wish to continue job-sharing must reapply annually by March 1st. If one of the job share partners is a
23	temporary teacher, the position must be advertised, at a minimum, internally prior to selecting the temporary job
24	share partner for the following year. There is no limit on the number of years a teacher may be approved for job
25	sharing.
26	P. <u>Exclusive Representative Leave:</u> The president of the exclusive representative or his/her designee
27	shall be entitled to a reasonable number of days of released time for conducting business pertinent to unit affairs.
28	Requests shall be made as far in advance as possible.
29	Q. <u>Salary Deduction for Absences:</u> Unpaid leave of absences shall result in salary deductions.
30	Deductions shall be made at the Employee's daily rate of pay unless differential pay is authorized by the Employer.
31	Differential pay is the Employee's daily rate less the amount actually paid to a substitute employee employed to fill the
32	position during the Employee's absence or, if no substitute was employed, the amount which would have been paid to
33	the substitute if one were employed.
34	R. <u>Liability:</u> The Pacific Grove Board of Education and the Pacific Grove Unified School District shall
35	not be liable for the payment of any compensation or damage arising from the death or injury of an Employee while on
36	leave of absence. (Education Code Section 44974).

1			VI. TRANSFERS/ASSIGNMENTS
2	А.	Defin	itions
3		1.	Transfer: Any change of assignment.
4			a. <u>Voluntary</u> : Requested by the Employee.
5			b. <u>Involuntary</u> : Determined necessary by the Employer. May occur when the Employee
6	selected for th	e transfe	r does not request that transfer or when a grade level closure necessitates that transfer.
7			c. <u>Group Involuntary</u> : A group involuntary transfer is one (1) involving two (2) or more
8	Employees.		
9		2.	Assignment: Current placement of an Employee ("current" as used in assignment means
10	placement im	nediatel	y before transfer).
11		3.	Vacancy: A position available for assignment at any school site or District Office after
12	involuntary tra	unsfers h	ave been assigned.
13		4.	Length of Service: Number of actual teaching years in the Pacific Grove Unified School
14	District. This	definitio	on applies only to Article VI, Transfers.
15	B.	Volur	ntary Transfer
16		1.	Employees interested in a voluntary transfer shall indicate their interest in writing on or before
17	the vacancy cl	osing da	te listed on the vacancy announcement.
18		2.	Filing of a voluntary transfer is without prejudice to the Employee concerned and does not
19	jeopardize the	Employ	ee's current assignment.
20		3.	Qualifications for all vacancies in the Pacific Grove Unified School District will be based on
21	clearly defined	l and pre	e-established criteria, prior experience, major or minor fields of study and length of service in the
22	Pacific Grove	Unified	School District. Applicants shall not be deemed unqualified for a position for capricious or
23	arbitrary reaso	ns.	
24	C.	Vaca	ncy Announcements:
25		1.	When a vacancy occurs at a site, the principal will post and resolve the potential grade level
26	or department	opening	s initially at the site only. A teacher at that site may indicate in writing their interest in the opening.
27	A request may	be with	drawn at any time prior to the official confirmation that the assignment has been approved.
28		2.	After the vacancy is resolved at the school site, per section VI.C.1., the Employer shall prost
29	and provide to	each Ei	nployee of the District, including by electronic means, a list of all know vacancies. The District
30	may post inter	nally an	d externally at the same time. The District will not fill a vacancy until the vacancy is announced
31	and <u>all</u> qualifie	ed emplo	byees who have filed interest letters have been interviewed by a panel of staff (which will include
32	invited PGTA	represei	ntative) and administration. In the event that no PGTA representative is available, the interview
33	will proceed. A	All interv	viewees will be notified of the decision before external interviews are held.
34	D.	<u>Notifi</u>	cation, Preparation and Compensation for Transfers: In the event of transfers, teachers will be
35	given two wee	eks' noti	ce, if possible, and will be given the choice of three (3) days of compensation at substitute rate
36	for work perfo	rmed ou	tside the normal work day or three (3) school days of release time, to compensate for or to prepare
37	for and effect	the move	e. Transportation shall be provided by the Employer for moving the teacher's materials.

E.

Individual Involuntary Transfers:

2 Involuntary transfer include changes in the following: (a) elementary grade level, (b) 1. 3 secondary department, (c) school site. Such personnel transfer shall be based exclusively on the legitimate, 4 educationally-related needs of the District. Transfer of personnel may become necessary due to loss of enrollment 5 and/or program elimination, reduction or revision, or program changes. There will be an initial attempt to satisfy District 6 staffing needs by soliciting volunteers for such transfers within the grade level or department affected by the reduction. 7 The solicited volunteers would have the same rights as the involuntary transferee.

8 2. When involuntary transfers are necessary, the determination of which Employee is to be 9 transferred will be made based on length of service in the Pacific Grove Unified School District. In the event that the 10 person with the fewest years of service in the Pacific Grove Unified School District is not qualified for the only available 11 alternative positions, the person who is qualified with the fewest years of service in the Pacific Grove Unified School 12 District will be transferred. Qualifications will be based on appropriate credential and prior experience. In the event 13 that more than one person has the same length of service in the Pacific Grove Unified School District, determination 14 will be based on qualifications.

15

3. In the event there is more than one available alternative position, the Employee to be 16 involuntarily transferred shall have the right to indicate preferences from a list of said positions.

17

4. An involuntary transfer will be made only after a meeting with the Employee involved, the 18 Superintendent or his/her designee, and the Association. The Employee and the Association will be notified in 19 writing by the Superintendent or his/her designee of the decision and the reasons for the transfer of that Employee.

20 5. Any Employee involuntarily transferred shall not be similarly transferred for a minimum of 21 two (2) years unless no other viable alternative is available (procedure in paragraph 4 above will be followed) or unless 22 a reduction at the grade level or department occurs in the two (2) year period in which case years of service in the 23 District will be the determining factor. If, however, an employee has been involuntarily transferred three (3) times 24 during the past five (5) year period pursuant to this provision then the employee shall be exempted from further 25 involuntary transfers for the following five (5) year period regardless of their years of service in the District.

26 6. Employees involuntarily transferred shall have the right to return to their original assignments 27 (grade level/department) if it becomes available, and the employee has received all satisfactory ratings in their 28 evaluations within those two (2) years.

29 7. Any Employee affected by an involuntary transfer shall be informed as soon as the decision 30 is made and no later than the last day of school and shall be released without prejudice by the Employer from the 31 Employee's individual contract if the Employee so requests. Exceptions to this notification can only be made for good 32 cause such as, but not limited to, resignation, death, revision of curriculum, low enrollment, and State or Federal 33 mandates. There will be a reasonable attempt to contact a member so transferred in order that he/she has first right of 34 refusal for any new alternative positions that become open in the District, for which he/she is qualified prior to the 35 beginning of school.

36 F. Group Involuntary Transfer: The criteria for selection of those Employees to be transferred shall be 37 the same as for Individual Involuntary Transfer, Item two (2). Employees chosen for involuntary transfer will be

1 notified in writing by the Superintendent or his/her designee of the reasons for their selection. Employees affected by 2 involuntary transfers shall be reassigned as follows: 3 The affected Employees will be notified and provided a list of available vacancies at least 1. 4 seven (7) calendar days before a scheduled conference with the Superintendent or his/her designee and the Association. 5 2. In order of length of service in the Pacific Grove Unified school District, each Employee shall 6 meet with the Superintendent or his/her designee and Association and shall choose a specific position desired from the 7 list of available vacancies for which the Employee is qualified. 8 3. If a position is not chosen, the Employee will wait until the other involuntary transferees have 9 had an opportunity to choose their placement. 10 4. At the conclusion of this process, the Employees remaining without a position may be 11 administratively placed. 12 5. The Employee will be notified by the Superintendent or his/her designee of the decision and 13 the reasons for the transfer. A reasonable attempt will be made to contact Employees in this status in order of length of 14 service in the Pacific Grove Unified School District. He/she has first right of refusal for any new alternative positions 15 that become open in the District prior to the beginning of school. A member so transferred may apply for any subsequent vacancy in the District for which he/she is qualified. Employees involuntarily transferred shall have the right to return 16 17 to their original assignments (grade level/department) if it becomes available within two 18 (2) years. 19 6. Any Employee involuntarily transferred shall not be similarly transferred for a minimum of 20 two (2) years unless no other viable alternative is available (procedure in D.4. above will be followed) or unless a 21 reduction at the grade level or department occurs in the two (2) year period in which case years of service in the District 22 will be the determining factor. If, however, an employee has been involuntarily transferred three (3) times during the 23 past five (5) year period pursuant to this provision then the employee shall be exempted from further involuntary 24 transfers for the following five (5) year period regardless of their years of service in the District. 25 Pupil Personnel Service Employees shall not be required to substitute (temporary transfer) for any G. 26 teacher except in an emergency situation where the safety of the students is involved and no other reasonable alternative 27 is available. 28 H. Intra-District Exchange Teacher Program: With the consent of the supervisors and principals involved 29 and the Superintendent or his/her designee, two (2) Employees may choose to exchange positions for a period not to 30 exceed one (1) school year. Any Employee may enter into such an exchange not more than once every four (4) years. 31 Such requests shall be made formally in writing to the Superintendent not later than April 15th.

I <u>Summer School Assignment:</u> Whenever possible, applications for summer school will be available no later than April 1st. The deadline to return applications will be April 15tg, or fourteen (14) calendar days from the date of posting. Available assignments will be filled on the basis of clearly defined and pre-established criteria, prior experience, major or minor fields of study and length of service in the District. First priority for a particular assignment shall be given to the employee who was working in the District in the same grade level or subject area during the preceding regular school year. In the case of multiple "first priority" applicants, priority shall be

1 determined based on the employee with the most years of service in the District in the relevant grade level or subject. 2 If there are still applicants with equal priority, then priority shall be determined by seniority in the District. 3 Assignments shall be made collaboratively by the Summer School Principal and District Personnel Officer. 4 J **Regular Education Combination Class Assignment:** 5 A combination class is one (1) comprised of students from two (2) or more elementary 1. 6 grade levels. 7 2. When a combination class is formed, requiring a staff member from one (1) of the affected 8 grades to teach the combination class, the assignment shall be considered an involuntary transfer and the same 9 procedures outlined in section VI. B & E of the contract shall be followed. 10 3. The employee selected to teach a combination class shall indicate, at the beginning of the 11 new assignment, which of the grade levels within the combination class he/she chooses to be considered as their 12 grade level for purposes of seniority. This may have a bearing on the outcome of future transfers within a grade 13 level. 14 4. An employee transferred to teach a combination class will be given as much advance notice 15 as possible and under no circumstances less than three (3) work days of the year to prepare for the change of 16 assignment. 5. 17 Three (3) comp. or release days shall be provided to the affected employee to prepare for 18 the change of assignment as outlined in section VI. E. 19 6. Whenever possible, an employee teaching a combination class will confer with the 20 principal and the other teachers within the affected grades in order to assist in the selection of students who will be 21 assigned to the combination class. 22 K. Alternative Process for Transfer If a Principal perceives a need to make an assignment change 23 which appears to be disallowed under the Article, the Principal may request the convening of a joint committee 24 consisting of a PGTA representative appointed by the PGTA President and a District representative appointed by 25 the Superintendent. The committee shall first explore alternative ways to meet the needs of the Principal within the 26 limits of the contract. If that is not possible, the committee shall notify potentially affected teacher(s) that they are 27 gathering information concerning possible alternatives. The committee's information gathering process may 28 include speaking with the Principal and any potentially affected teachers. The committee shall appropriately 29 consider the following criteria: 30 1. The number of preps (different subject areas) the assignment would require. 31 2. The seniority of the affected teachers. 32 3. The legitimate educational needs of the District. 33 4. The number of times the teacher has already been transferred. 34 5. Whether the assignment requires travel between sites. 35 If the committee is able to reach mutual agreement amongst the committee members on a recommendation, the 36 recommendation shall be given to the Principal. The Principal may accept or reject the recommendation. If the 37 recommendation is accepted, the Principal shall notify the affected teacher(s). The affected teacher(s) shall be given

- 1 the rights of involuntary transferees. If the recommendation is rejected, or if the committee is unable to reach
- 2 mutual agreement on a recommendation, the Principal is bound by the limitations of this Article in assigning staff.

2

VII. ORGANIZATIONAL SECURITY

A. <u>Dues Deduction</u>

3 1. Any unit member who is a member of the PGTA, CTA/NEA, or who has applied for membership, 4 may sign and deliver to the District an assignment authorizing deduction of unified membership dues, initiation 5 fees and general assessments in the Association. Pursuant to such authorization, the District shall deduct one-6 tenth (0.1) of such dues from the regular salary check of the unit member each month for ten (10) months. 7 Deductions for unit members who sign such authorization after the commencement of the school year shall be 8 appropriately prorated to complete payments by the end of the school year. Deductions will remain in force 9 until changes are made in the law or by a written direction by the employee to the Pacific Grove Teachers Association (the Association) and subsequent notification by the Association to the District. 10

2. With respect to all sums deducted by the District pursuant to Paragraph 1, the District agrees promptly to remit such monies to the Association accompanied by an alphabetical list of unit members for whom such deductions have been made, and indicating any changes in personnel from the list previously furnished. Any revocation of union membership shall fall under the purview of the Association. In the event a unit member wishes to revoke their membership, the District shall refer them to the Association.

16 3. The Association agrees to furnish any information needed by the District to fulfill the provisions17 of this Article.

18

B. Access to Bargaining Unit Members

Each time a person is newly employed in a position in the bargaining unit, the District shall
 inform them of their employment status, rights, benefits, duties and responsibilities, and other employment-related
 matters.

- 2. The District shall schedule any new bargaining unit member orientations for all newly hired
 bargaining unit members to take place during the new bargaining unit member's contract day.
- 3. The District shall provide written notice of the date, time and location of all bargaining unit member orientations/onboarding meetings, by certified or electronic mail, to the Association president and vice president no later than twenty one (21) calendar days in advance of the annual orientation meeting(s) or ten (10) days in advance of other orientation/onboarding meetings that may occur throughout that year. In the event the District is unable to comply with the stated advance notice, the Association shall be provided as much notice as possible but no less than two (2) work days.
- 30
 4. The Association shall be provided no more than sixty (60) minutes of uninterrupted time to
 31 communicate with bargaining unit members at all new bargaining unit member orientations/onboarding meetings.

1 The orientation session will be held at a mutually agreeable time on District property during the work day of the 2 employee(s), who shall be given time to attend. District administration may excuse themselves during Association

- 3 time.
- 5. The Association is entitled to invite California Teachers Association (CTA) endorsed vendors and CTA staff to the Association portion of new bargaining unit member orientations/onboarding meetings and will have access to District audio visual equipment for Association presentations.
- 7

8

9

6. The following new bargaining unit member information as provided by the new member shall be delivered to the Association president in digital Excel format and hard copy, sorted by seniority date, no later than thirty (30) days after the date of hire:

10	a.	Name
11	b.	Home Address
12	с.	Phone Numbers – work, home and cellular
13	d.	Personal (non-District) Email Addresses
14	e.	School Site
15	f.	Assignment: secondary/elementary
16	g.	Date of Hire
17	h.	Seniority Date
18	i.	Full time Equivalent (FTE) status
19	j.	Employment Status (i.e., Probationary, Permanent, Temporary, etc.)
20	k.	Type of Credential (i.e., Clear, Preliminary, Short-Term Staff Permit, Provisional
21	Int	ernship Permit "PIP" or College Internship, etc.)
22	7. In addition	on, three (3) times a year (September, January, and May), the District shall deliver to the
23	Association president the	following information as provided by the member in digital Excel format for all
24	bargaining unit members:	
25	a.	Name
26	b.	Home Address
27	с.	Phone Numbers – work, home and cellular
28	d.	Personal (non-District) Email Addresses
29	e.	School Site
30	f.	Assignment: secondary/elementary
31	g.	Date of Hire
32	h	Seniority Date
33	i.	Full time Equivalent (FTE) status

- 1 8. This shall be subject to the grievance and arbitration article of the Collective Bargaining
- 2 Agreement between the parties.

1	VIII. HOURS OF EMPLOYMENT
2	A. Length of Work Year:
3	1. The length of the work year for all employees will be 185 days inclusive of two (2) teacher
4	work/preparation days and two (2) District staff development days.
5	The District will receive information from PGTA's school site representatives using
6	existing staff development committee structure. This information will relate to the identification of topics and
7	delivery models along with the dates and topics as well as a determination of whether part of whole days should be
8	used for these two (2) staff development days. The District retains the right to direct this staff development
9	(selection of topic/s and delivery dates, model, etc.) as it so determines and all PGTA members will be required to
10	attend.
11	Exceptions to the 185 day work year are as follows:
12	a. New Employees: An additional one (1) day to precede the regular work year.
13	b. Counselors: An additional ten (10) days to precede or follow the regular work year.
14	c. Psychologist: An additional eighteen (18) days to be spent before or after the regular
15	work year, depending upon the needs of the parents, students, and District as determined by the individual psychologist.
16	2. In order to develop a work year calendar that meets the interests of all affected parties, a
17	three-party committee shall be formed (District, PGTA, and CSEA, if CSEA adopts this process). Each party shall
18	choose two (2) representatives to serve on the committee, for a total of six (6) individuals on the committee.
19	a. The committee shall begin meeting no later than October 1st to develop calendar
20	options for the upcoming school year. The committee must reach unanimous agreement on calendar options before
21	presenting them to the Board for final approval. The union representatives shall be authorized by their unions to
22	sign off on calendars, signifying they are ready for Board approval. It shall be the responsibility of the union
23	representatives to complete their union's process for ratifying calendars prior to signing a calendar. The committee
24	may also develop calendars for multiple years and present those to the Board at the same time as the adoption.
25	b. When a calendar has not yet been agreed upon for an upcoming school year, the
26	District shall convene a meeting of the committee and present a proposed calendar no later than October 1st. The
27	proposed calendar shall be modeled after the most recent calendar, creating the same basic starting and ending times
28	of the school year and the types and lengths of breaks during the year. The proposed calendar shall be deemed
29	approved by the unions if none of the union representatives on the committee submits a written request to
30	one (1) of the District representatives by November 1st to renew the committee process in section (a) above. Also,
31	the District may give written notice to the union representatives on the committee that the District wishes to
32	renew the committee process in section (a) above.
33	c. If the committee is unable to agree on a calendar by February 1st, then impasse
34	will be declared, and the parties will request a mediator from the state.
35	d. Adoption of any state law or regulation that impacts an adopted work year calendar
36	shall trigger a reconvening of the committee to develop calendar options addressing the change.
37	e. Proposed changes to an adopted calendar which do not affect CSEA may be agreed

1 upon by District and PGTA without reconvening the committee. 2 B. Work Day: 3 A reasonable effort will be made by teachers, before or after their teaching day, to be available 1. 4 to students and parents. Secondary teachers will post available hours for student/parent contact. 5 2. Each teacher's work day shall be defined as being seven (7) hours per day, which shall include 6 a forty five (45) minute, duty-free lunch. The full work day for teacher professional development (non-student days) 7 shall continue to be six(6) hours long. 8 3. Start and End Times - The on site work day for teachers shall be 7 hours per day except at 9 the secondary schools where teachers shall work on average seven (7) hours per day per five-day work week. 10 Teachers shall be in their classrooms or on campus engaged in school business at least 15 minutes prior to the 11 beginning of their first assignment, and shall remain in their classrooms or on campus engaged in school business 12 for at least 15 minutes at the conclusion of their last assignment. If a teacher's day begins or ends with a preparation 13 period that period is part of the teacher's assignment. 14 a. If a teacher's work day ends before student dismissal, the teacher may leave campus 15 15 minutes after the conclusion of their last assignment or earlier with the approval of the site administration. 16 b. If a teacher's work day ends with tutoring after student dismissal, the teacher may leave 17 campus at the conclusion of their last assignment. 18 c. For teachers, the additional 30 minutes will not be required if the added time would cause 19 the work day, as described above, to exceed seven hours, inclusive of lunch. 20 d. Nothing contained herein shall be construed as precluding the school administration 21 from holding a staff meeting or other professional meetings as provided elsewhere in the collective bargaining 22 agreement. 23 4. Attendance at school staff meetings may be required for one and one-half (1-1/2) hours one 24 (1) day a week. The principal may continue this meeting an additional thirty (30) minutes in case of emergency. 25 5. Attendance at District staff meetings may be required until 5:00 p.m. one (1) day per month. 26 6. Attendance at school related meetings and activities may be required five (5) evenings a year 27 until 9:00 p.m. Evening events shall be counted as three (3) hours of duty per event. 28 7. The Employer may require of each Employee up to five (5) hours per year beyond the regular 29 work day or work year for specified inservice activities. At the evaluation plan conference the Employee and the 30 Employer shall mutually agree on the inservice activities which may be required. If no agreement is reached, the 31 Superintendent shall make the final decision. The required inservice activity will be completed by the following Fall 32 evaluation plan conference. The inservice activities will be of no cost to the Employee. 33 8. Additionally, Employees shall be required to be on duty for agreed to adjunct duties. The total 34 number of hours between adjunct duties and evening events shall not exceed twenty seven (27) hours for the school 35 year. Evening events shall be counted as three (3) hours of duty per event. 36 9. The normal working hours for the pupil personnel services Employees are as follows: 37 The psychologist shall have a thirty seven and one-half (37-1/2) hour work week a.

1 exclusive of lunch.

2 b. The speech therapists and librarians shall have a seven and one-fourth (7-1/4) work hour day, including a forty five (45) minute, duty-free lunch. 3 4 The high school and middle school counselors shall have a thirty-five (35) hour work c. 5 week exclusive of lunch. 6 10. The preschool teachers have a six (6) hour work day. 7 11. An Employee may volunteer additional hours beyond those required by the Employer. 8 12. A "full time instructional workday" shall be defined as being six (6) hours long only for the 9 purpose of implementing the State Staff Development Program (E.C. 44579 1[e]). 10 C. **Teaching Hours:** 1. 11 Full-time teachers of grades six (6) through twelve (12) shall be assigned five (5) fifty (50) 12 minute classroom teaching periods or the equivalent number of teaching hours when a block schedule is utilized. A 13 reasonable effort will be made to assign no more than three (3) course preparations to a teacher. 14 2. Full-time teachers of grades kindergarten through five (5) shall be assigned approximately the 15 same number of student contact hours each day. 16 3. The classroom teaching hours may be reduced for minimum days and other programs as 17 determined by the school calendar and school principal. 18 D. **Preparation Periods:** 19 1. Full-time teachers of grades six (6) through twelve (12) shall have 250 minutes preparation 20 per week, ordinarily assigned on a basis of fifty (50) minutes per day or the equivalent in the situation when a block 21 schedule is utilized. 22 2. Full-time teachers of grades kindergarten through five (5) shall have at least an average of 170 23 minutes of preparation time per week. The faculty and the principal at each elementary school site shall determine the 24 manner in which the 170 minutes preparation time shall be distributed throughout the week. Reasonable effort will be 25 made to distribute preparation time equally among teachers within a building site. 26 3. The length of preparation periods may be reduced for minimum days and other programs as 27 determined by the school calendar and school principal. 28 4. In emergency situations, teachers may be called upon during their preparation period to assist 29 or provide coverage until a substitute arrives. Events which have been previously scheduled such as State testing 30 programs or District meetings do not constitute an emergency. 31 5. Principals may authorize a teacher to leave school during a preparation period when, in the 32 principal's opinion, such leaving is for the benefit of the school's program or an emergency has arisen. If the principal 33 is not available, the Employee shall leave a message with the office staff. 34 6. Each psychologist and speech therapist shall be allowed one-half (1/2) day per week for office 35 time which is, in effect, their common preparation time. 36 7. Special Education teachers will have 240 minutes per week for caseload 37 duties/collaboration.

1 E. <u>Part-Time Teachers:</u> Part-time teachers shall have classroom assignments and preparation periods in 2 the proportion that their assignment bears to full-time teaching.

3 F. Adjunct Duties: Each Employee shall perform reasonable adjunct duties. Adjunct duties shall be 4 defined as non-instructional duties and responsibilities including supervisory and advisory duties. Adjunct duties shall 5 be determined by the principal or his/her designee working with an adjunct duties committee of faculty members. If 6 there is no agreement the Superintendent will make the decision. At each school this committee will determine a method 7 for fair distribution of adjunct duties. The PGTA President and Vice President are to be relieved of some site adjunct 8 duties in consideration of fulfilling District responsibilities. All itinerant employees shall be responsible for a 9 proportionate share of adjunct duties at their assigned work sites. Adjunct duties for part-time Employees shall be on a 10 prorata basis. The Employee and the Employer will select those duties for which the Employee will be held responsible. 11 Starting with the 2007-08 school year, the School Site Adjunct Duties Committee shall use a numerical point system 12 based on the number of hours required for adjunct duties. The Committee shall use this point system in its effort to 13 fairly distribute adjunct duties. Members of the standing regular SST teams attending meetings held outside the 14 student school day shall be given adjunct duty credit. The District agrees to credit ten (10) hours of classroom 15 Special Education teachers' school site adjunct duty time for the purpose of participating in the ten (10) monthly 16 District-wide Special Education meetings.

17

G.

IEP, SST, and Section 504 Meetings.

18 IEP Meetings: Individualized Education Plan (IEP) meetings shall be scheduled during 1. 19 the school day, unless there are extenuating circumstances or the team participants prefer to hold the meeting before 20 or after school. A substitute shall be provided if needed to relieve the classroom teacher from his/her duties. If the 21 IEP meeting falls within the teacher's preparation period, a substitute shall, upon request by the teacher, be provided 22 for a make-up preparation period. Substitute time may be cumulative within a semester; e.g. a teacher may request 23 four hours of substitute time after participating in four hours of SST, Section 504 and/or IEP meetings during 24 preparation time. Preparation time shall be spent on campus. IEP meetings that must be held after the student school 25 day shall be limited to one (1) hour unless there are extenuating circumstances. 2. SST and Section 26 504 Meetings: Student Study Team (SST) and Section 504 meetings may be held immediately before or after the 27 student school day and limited to one (1) hour unless there are extenuating circumstances. If an SST or Section 504 28 meeting is held during the school day, a substitute shall be provided if needed to relieve the classroom teacher from 29 his/her duties. If the SST or Section 504 meeting falls within the teacher's preparation period, a substitute shall, 30 upon request by the teacher, be provided for a make-up 31 preparation period. Substitute time may be cumulative within a semester; e.g. a teacher may request four 32 hours of substitute time after participating in four hours of SST, Section 504 and/or IEP meetings during 33 3. preparation time. Preparation time shall be spent on campus. Miscellaneous: If any of these

34 meetings must be held before school, the meeting shall start no earlier than forty five (45) minutes before the 35 teachers' first class.

- 36
- H. Inclusion of students with disabilities who make significant impact on a classroom setting.
- 37

1.

Definition of Inclusion:

- 1 Inclusive education exists when students with significant disability(ies) attend general education class(es).
- 2

2. Definition of Significant Impact on a Classroom Setting:

Significant impacts on a classroom setting are instances such as, but not limited to, students who require adult aide support, students with significant behavioral or cognitive deficiencies, and/or students with severe physical disabilities/limitations.

6

Placement Team Composition:

On the school site, the placement team for potentially included students will consist of the site administrator, the Director of Student Services (when possible), a special education teacher, the school psychologist, and at least one general education teacher with whom the student will, or may, be placed. All teachers who may be affected by the

10 placement will be invited to participate.

4.

3.

11

Protocol for Placement:

12 The rights and needs of the other students and staff will be considered as part of the placement process.

13

a. New Students from Programs Outside of PGUSD:

14 When a special education student moves to the district, the school psychologist, the site administrator, and counselor 15 will be consulted to determine an initial placement for the student. It is critical that the school psychologist review the student's file as soon as possible to interpret testing information and guide appropriate placement. An initial 16 17 placement, including possible supports will be made by the school psychologist and the site administrator. If it is 18 determined by any person servicing the student that the student is having a significant impact on the general 19 education class, a placement meeting may be requested. The placement team will convene within five (5) 20 instructional days to discuss the appropriateness of the initial placement and supports. The day following the request 21 for a meeting will be day one (1) of the five (5) day limit. If the placement and supports are deemed appropriate by 22 the team, the student's placement in specific general education class(es) will continue. If the team decides the 23 placement or supports in specific general education class(es) are not appropriate, they will make an alternative 24 recommendation. In the event the team can not reach agreement, the final decision will be made by the site 25 administrator pending an individual education plan (IEP) meeting.

26

b. Students Returning to District Programs from Outside Programs;

27 When a special education student returns to PGUSD after attending a program outside of the district, the placement 28 team will be consulted to determine initial placement for the student. If the District receives advance notice of the 29 incoming student, the site administrator will convene a meeting of the potentially involved staff at the earliest 30 reasonable time prior to the start date to begin the planning process. Appropriate planning could include visits to 31 observe similar programs, visits to observe the student, a preparation meeting with specialists, reading background 32 material, etc. Planning and timelines will conform to the relevant State and Federal laws, regulations and where 33 appropriate, court decisions on similar cases. After discussing the student's needs, probable impact on the 34 classroom, and the needed support services, teachers will be surveyed to see who is interested in participating in the 35 inclusion program for that student. The site administrator will endeavor to place the new student in accordance with 36 expressed teacher interest. In the event the team cannot reach agreement, the final decision will be made by the site 37 administrator pending an individual education plan (IEP) meeting. If the District does not receive advance notice

1 of the incoming student, the process outlined above in Section "a" be followed.

c. Students Matriculating to the Subsequent Grade:

3 Special education teachers will meet with general education teachers before the end of the school year to discuss

4 the placement and supports of students in matriculating in the following year. This meeting will be informational

5 in nature; however, teacher input will be considered with regard to student placement.

6 5. Appeal Process:

7 In accordance with special education laws, any member of the IEP team, including the teacher, has the right to

8 compel a convening of the IEP team to reconsider placement if it is believed that the placement is inappropriate.

9

2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	-	e a mean <u>Obje</u> 1. 2. 3. 4. 5. 6. 7. 8. 9.	 e intent, the spirit and the purpose of this evaluation system is to assist and support employees ns for assessing the performance of the employee. ctives of the Evaluation Process To emphasize evaluation as a means for improvement of instruction To provide an ongoing and uniform process for the evaluation of certificated employees in an objective manner To improve the quality of learning for each student To aid in the growth and development of the school program To promote skills in assessing students, developing instructional objectives and achieving goals To promote self-evaluation To strengthen and clarify roles and responsibilities To support the teacher in his/her assignment To improve job satisfaction
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9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	В.	4. 5. 6. 7. 8. 9.	 To aid in the growth and development of the school program To promote skills in assessing students, developing instructional objectives and achieving goals To promote self-evaluation To strengthen and clarify roles and responsibilities To support the teacher in his/her assignment
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	B.	5. 6. 7. 8. 9.	To promote skills in assessing students, developing instructional objectives and achieving goals To promote self-evaluation To strengthen and clarify roles and responsibilities To support the teacher in his/her assignment
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13 14 15 16 17 18 19 20 21 22 23 24 25	B.	7. 8. 9.	To strengthen and clarify roles and responsibilities To support the teacher in his/her assignment
14 15 16 17 18 19 20 21 22 23 24 25	B.	8. 9.	To support the teacher in his/her assignment
15 16 17 18 19 20 21 22 23 24 25	B.	9.	
16 17 18 19 20 21 22 23 24 25	B.		To improve job satisfaction
17 18 19 20 21 22 23 24 25	В.	Evalu	
18 19 20 21 22 23 24 25			uation Criteria. To evaluate and assess certificated employee competency as it relates to:
19 20 21 22 23 24 25		1.	The California Standards of the Teaching Profession (CSTP)
20 21 22 23 24 25			a. Engaging and Supporting All Students in Learning
21 22 23 24 25			b. Creating and Maintaining Effective Environments for Student Learning
22 23 24 25			c. Understanding and Organizing Subject Matter for Student Learning
23 24 25			d. Planning Instruction and Designing Learning Experiences for All Students
24 25			e. Assessing Students for Learning
25			f. Developing as a Professional Educator
		2.	The Continuum of Teaching Practice (published by the Commission on Teacher
26	Credentialing	will be	e used as a reference to measure teacher development across the CSTPs.
	C.	Defin	nitions. The following definitions are intended as guidelines for the evaluatee and evaluator
27	and are not in	tended (to be all inclusive.
28		1.	Engaging and supporting all students in learning. Teachers know and care about their
29	students in or	ler to er	ngage them in learning. They connect learning to students' prior knowledge, backgrounds, life
30	experiences, a	nd inte	rests. They connect subject matter to meaningful, real-life contexts. Teachers use a variety of
31	instructional s	trategie	es, resources, and technologies to meet the diverse learning needs of students. They promote
32	critical thinking through inquiry, problem solving, and reflection. They monitor student learning and adjust		
33	instruction while teaching.		
34		2.	Creating and maintaining effective environments for student learning. Teachers promote
35	social develo	pment	and responsibility within a caring community where each student is treated fairly and
36	respectfully. 7	They cre	eate physical or virtual learning environments that promote student learning, reflect diverse

city, and encourage constructive and productive interactions among students. They establish and maintain learning environments that are physically, intellectually, and emotionally safe. Teachers create a rigorous learning environment with high expectations and appropriate support for all students. Teachers develop, communicate, and maintain high standards or individual and group behavior. They employ classroom routines, procedures, norms, and supports for positive behavior to ensure a climate in which ALL students can learn. They use instructional time to optimize learning.

3. <u>Understanding and organizing subject matter for student learning</u>. Teachers exhibit indepth working knowledge of subject matter, academic content standards, and curricular frameworks. They apply knowledge of student development and proficiencies to ensure student understanding of content. They organize curriculum to facilitate students' understanding of the subject matter. Teachers utilize instructional strategies that are appropriate to the subject matter. They use an adapter resources, technologies, and standards-aligned instructional materials, including adopted materials, to make subject matter accessible to all students. They address the needs of English learners and students with special needs to provide equitable access to the content.

4. <u>Planning instruction and designing learning experiences for all students</u>. Teachers use knowledge of students' academic readiness, language proficiency, cultural background, an individual development plan instruction. They establish and articulate goals for student learning. They develop an sequence long-term and short-term instructional plans to support student learning. Teachers plan instruction that incorporates appropriate strategies to meet the diverse learning needs of all students. They modify and untapped instructional plans to meet the assessed learning needs of all students.

20 5. Assessing students for learning. Teachers applied knowledge of the purposes, 21 characteristics, and uses of different types of assessments. They collect and analyze assessment data from a variety 22 of sources and use those data to inform instruction. The review data, both individually and with colleagues, to 23 monitor student learning. Teachers use assessment data to establish learning goals and to plan, differentiate, and 24 modify instruction. They involve all students in self-assessment, goal setting and monitoring progress. Teachers use 25 available technologies to assist in assessment, analysis, and communication of student learning. They use 26 assessment information to share timely and comprehensible feedback with students and their families.

6. <u>Developing as a professional educator</u>. Teachers reflect on their teaching practice to support student learning. They establish professional goals and engage in continuous and purposeful professional growth and development. They collaborate with colleagues and engage in the broader professional community to support teacher and student learning. Teachers learn about and work with families to support student learning. They engage local communities in support of the instructional program. They manage professional responsibilities to maintain motivation and commitment to all students. Teachers demonstrate professional responsibility, integrity, and ethical conduct.

34

7. <u>Evaluatee.</u> Any certificated employee designated as a unit member.

8. Evaluator. Any administrator who meets certificated staff evaluation policy requirements
as established by the Board of Education.

1		9.	<u>Distric</u>	t Curriculum Standards. Standards of expected pupil achievement at each grade
2	level as adopte	d by the	District	
3		10.	Instruc	tional Objectives. Expectations relating to pupil progress, based on student
4	diagnosis and I	District	curriculu	m standards, developed by the evaluatee and agreed upon by the evaluator.
5	D.	Procee	lures for	Evaluation.
6		1.	Respon	nsibilities of the Evaluator.
7			a.	To help create a personalized evaluation program and procedure that will ensure
8	a growing expe	erience f	for the ev	valuatee.
9			b.	To arrive at mutually acceptable instructional objectives relating to pupil progress.
10			c.	To conduct classroom observations relating to instructional techniques,
11	strategies, and	classroo	om envir	onment.
12			d.	To review and observe teacher's adherence to curricular objectives.
13			e.	To use the results of the evaluation in an effective and constructive manner.
14			f.	To adhere to all calendar dates.
15			g.	To maintain a file of all reports, materials, and other data that have been gathered
16	during the eval	uation p	process.	
17			h.	To ensure that the evaluation and assessment of the evaluatee's competence shall
18	not include the	use of p	publisher	's norms established by standardized tests.
19			i.	To provide copies of completed observation and evaluation forms to the evaluatee.
20		2.	Respon	nsibilities of the Evaluatee
21			a.	To help create a personalized evaluation program and procedure.
22			b.	To recognize evaluation as an integral part of growth and development.
23			c.	To develop instructional objectives relating to pupil progress.
24			d.	To use the results of the evaluation in an effective and constructive manner.
25			e.	To participate in the evaluation procedure.
26			f.	To adhere to all calendar dates.
27		3.	<u>Evalua</u>	tion Process
28			a.	Frequency of evaluation. At a minimum, the employer shall evaluate probationary
29	employees ann	ually an	id perma	nent employees every two years on a cycle determined by the employer.
30				(1) Upon receipt of an unsatisfactory evaluation the evaluatee shall be
31	evaluated annu	ally in a	accordan	ce with provisions of the California Education Code.
32			b.	Planning Phase.
33				(1) Within the first two (2) weeks of the commencement of the assignment the

evaluatee will have access to a site copy of any such developed District, school, grade level, departmental or 1 2 program goals and/or objectives. In addition, the evaluatee will have access to the job description relating to his/her 3 assignment, the California Standards of the Teaching Profession, the Continuum of Teaching Practice, established 4 District curriculum standards and any other District requirements. 5 (2)Within the first two (2) weeks of the commencement of the assignment, 6 the evaluatee shall be informed of his/her assigned management evaluator and provided with the evaluation section 7 and attachments of the Master Contract. 8 (3) By September 15th, temporary and probationary evaluatees and by 9 October 15th all permanent evaluatees will have met in an evaluation plan conference with their evaluators and will 10 have mutually agreed upon the strengths, teaching standards, and areas for growth (Exhibit 11f). They will consider such elements as class size, intellectual ability of learners, past records of pupil's performance, availability of 11 12 support personnel, job descriptions, and other pertinent factors in the establishment of the evaluation plan. 13 (4) By October 23rd, if there is no agreement by both parties, the 14 Superintendent and an Association representative shall help resolve the disagreement. By October 30th, if there is 15 no agreement at this level, the Superintendent shall make the final decision in writing, citing his/her reasons. 16 During the course of the evaluation plan period, if mitigating (5) 17 circumstances arise which make review of the evaluation plan and schedule necessary, the plan and schedule may 18 be modified by mutual agreement of both parties. 19 c. Evaluation phase. 20 A minimum of one (1) formal classroom observation(s) of the permanent (1)21 employee and three (3) formal classroom observations of the temporary/probationary employee by the employer 22 shall be held. These observations shall be held prior to the writing of the final evaluation summary but not before 23 the evaluation plan conference, except for those individuals under an assistance plan. 24 (2)The observations shall occur during instructional periods. At least one (1) 25 of the observations shall be mutually scheduled in advance and shall be preceded by a pre-observation conference. 26 (3) Each formal observation shall be a minimum of thirty (30) minutes in 27 length. 28 (4) The employee shall have the right to an additional formal observation and 29 subsequent conference if he/she requests it by the deadline of February 20th. 30 (5) Classroom observation forms shall be used to record the observations 31 (Exhibit 11g). 32 (6) Classroom observations forms shall be signed by the evaluator and the 33 evaluatee. In cases where the evaluatee takes issue with his/her classroom observation, the employee may file a 34 written response. The employee's statement shall be attached to his/her observation form and made part of the 35 official record.

1 (7) The evaluator shall outline specific recommendations for improvements 2 of any deficiencies noted on the classroom observation form. The administrator will assist, and document the 3 assistance that has been provided the employee in implementing such recommendations. 4 (8) When this remedial action eliminates the identified deficiencies, 5 subsequent classroom observation forms shall indicate this. 6 (9) Auxiliary services personnel will develop performance objectives, 7 mutually agreed upon in the evaluation plan (Exhibits 11, 11a). The auxiliary services personnel observation form 8 will be used to record the observation (Exhibit 11b). 9 The evaluation will be conducted by the administrator to whom the (10)10 individual employee is directly responsible. He/she is ultimately responsible for the final written evaluation which 11 must bear his/her signature. Upon request by either the evaluator or the evaluatee, additional formal 12 observations may be conducted by other certificated management personnel mutually agreed upon. If there is no 13 agreement, the other observer will be selected by the Superintendent. 14 (11)Within five (5) working days of a formal observation a written copy of the 15 evaluator's classroom observation form shall be given to and discussed with the employee at a post-observation 16 conference. 17 (12)A progress report and conference shall be completed for each temporary 18 and probationary employee by December 15th (Exhibit 11h). 19 d. Summary phase. 20 The evaluatee shall complete his/her assessment and submit it to the (1)21 evaluator by April 15th (Exhibit 11c). 22 Either party may request a conference to be held between April 15th and (2)23 May 1st to review the teacher assessment form. 24 (3) The final evaluation summary shall be submitted in writing to the 25 evaluatee no later than thirty (30) calendar days prior to the last scheduled school day (Exhibit 11i). 26 The certificated employee shall have the right to initiate a written response (4) 27 to the final evaluation. This response shall become a permanent attachment to the employee's personnel file. Before 28 the last school day scheduled on the school calendar adopted by the governing board for the school year, a meeting 29 shall be held between the certificated employee and the evaluator to discuss the evaluation. 30 (5) If any negative rating (i.e. conditional, unsatisfactory) or negative 31 comments will be included on the final evaluation, written notification will occur in time (up to fifteen (15) teaching 32 days when possible) for the employee to take corrective action before the final evaluation summary is given to the 33 employee. Written notification will address criteria found on the observation form (Exhibit 11g). Memoranda from the evaluator will be used when negative comments are based on anything other than direct classroom observation. 34

1

E.

- Conditional Evaluation.
- An overall evaluation of conditional rating may be given only if an employee receives an
 unsatisfactory rating in one or more of the six (6) CSTP performance areas used in the final evaluation summary,
 or a conditional rating in two (2) or more of the six (6) CSTP performance areas used in the final evaluation
 summary.

6 a. An overall evaluation containing a conditional rating may include the requirement 7 that the employee shall, as determined necessary by the District, participate in a program* designed to improve 8 appropriate areas of the employee's performance, further pupil achievement, and the instructional goals of the 9 District. This program shall be at no cost to the employee. (*Program: Participation and completion in one or 10 more the following options developed mutually by the evaluator and evaluatee--college course, workshop, 11 conference, professional literature, classroom/school visitation, and District professional development programs.)

b. The evaluatee and the evaluator will mutually develop a conditional assistance plan
prior to the last school day.

c. If there is no agreement, the Superintendent shall make the final decision in
writing, citing his/her reasons.

d. The evaluatee who receives an overall rating of conditional shall be placed in the
evaluation cycle for the following school year and shall be expected to complete the conditional assistance plan
during that evaluation cycle. The conditional assistance plan shall serve as the mutually agreed-upon performance
objectives for the purpose of complying with Section D - Procedures for Evaluation.

e. The District shall not be required to provide an assistance plan to a probationary
teacher who has been non-reelected.

22

F. <u>Unsatisfactory Evaluation.</u>

If an employee receives an unsatisfactory in two or more of the five (5) criteria used in the final evaluation summary, an overall evaluation of unsatisfactory may be given. Upon receipt of an unsatisfactory evaluation, the evaluatee will be evaluated in accordance with provisions of the California Education Code, which, as of 2006, required that permanent teachers be given specific recommendations for improvement, referred to the Peer Assistance and Review program, and be evaluated annually until a satisfactory evaluation is achieved.

28 G. <u>General Provision.</u>

29

1. Any forms used for the evaluation process shall be revised only upon mutual agreement

30 between the employer and the Association.

31 2. Each employee shall have the following rights with reference to his/her official personnel
 32 file regarding materials relevant to evaluation of performance.

a. All materials relating to assessment of performance in an employee's personnel file
 shall be signed by the employee and dated to indicate when such material was drafted and placed into the file.

b. An employee shall be provided any derogatory material before it is placed in
his/her personnel file and no negative comments can be made on an evaluation without such substantiating

materials. Evaluate shall be given an opportunity to initial and date the material and to prepare a written response 1 2 to such material. The written response shall be attached to the material. When an employee is absolved of the 3 derogation in a grievance/court action, all reference to the incident shall be removed from the personnel file. 4 The content of personnel files shall be kept in strictest confidence. Access to the с. 5 employee's personnel file shall be under the direct supervision of a District administrator or his/her designee, and 6 limited to the employee, District administrators, and the Board of Education, or as otherwise allowed by law or 7 consent of the employee. 8 d. Copies of all final evaluations will be filed in the employee's personnel file. 9 Undocumented evidence will be excluded from the evaluation process. Any e. 10 documented evidence used in an evaluation must have been relayed to the employee within three (3) days of the date that the evidence was obtained. Documented evidence shall be a written record and the source of the evidence 11 12 shall be identified. The employee shall have the right to attach a written response. 13 f. The evaluation plan and forms are adapted for auxiliary services personnel; for 14 example, requesting performance objectives in place of standards of expected pupil progress. 15 Only the procedures outlined in this article are subject to the grievance provisions g. 16 of the contract. 17 H. **Appeal Process** 18 1. The evaluatee may appeal the content of his/her final evaluation to the Superintendent, in 19 writing, within five (5) calendar days of the post-evaluation conference. The evaluatee may request to meet with 20 the Superintendent to discuss the final evaluation. The Superintendent will respond, in writing, to the appeal within 21 twenty (20) calendar days of receipt of the appeal. The decision of the Superintendent shall be final. 22 I. Traditional Evaluation Calendar for Permanent Employees 23 1. Within the first two weeks of the commencement of the assignment- The evaluatee shall 24 be informed of his/her assigned management evaluator and a site copy of the evaluation section of the master 25 contract will be made available. 26 2. By October 15 - Completion of preliminary conferences with the employee and the 27 employer to establish the evaluation plan. 28 3. By February 1 - At least one observation and conference will have been held with 29 permanent employees who are to receive a final evaluation summary during the current year. 30 4. By February 20 - Deadline for employee initiated requests for additional observations and 31 evaluations. 5. 32 By April 15 - The evaluatee shall complete his/her assessment of the evaluation plan and 33 submit the results to the evaluator. 34 No later than thirty (30) calendar days prior to the last scheduled school day - Final 6. 35 evaluation summary shall be submitted in writing to the evaluatee.

1 7. By June 1st - A meeting shall be held between the evaluatee and the evaluator to discuss 2 the final evaluation summary. 3 J. Evaluation Calendar for Temporary and Probationary employees. 4 Within the first two weeks of the commencement of the assignment- the evaluatee shall be 1. 5 informed of his/her assigned management evaluator and be provided with the evaluation section of the master 6 contract and all material indicated in Section IX(D)(3)(b) above. 7 2. By September 15th – Completion of preliminary conference with employee and the 8 employer to establish the evaluation plan. 9 3. By October 15th – One observation and conference will have been held with all temporary 10 and probationary employees. 4. 11 By November 15th – A second observation and conference will have been held with all 12 temporary and probationary employees. 13 5. By December 15th – The evaluator shall complete a progress evaluation summary form 14 and hold a conference with each temporary and probationary employee. The report is to be submitted to the 15 personnel office. 16 6. By January 15th – The evaluatee will meet and submit a status report or discuss his/her 17 evaluation plan with the evaluator to be noted on the assessment form (Exhibit 11f). 18 7. By February 15th – The third observation and conference will have been held with temporary and probationary employees. 19 20 8. By March 1st – If the evaluator or employee deems it necessary, the evaluator shall 21 complete a second progress evaluation summary form and hold a conference with the temporary/probationary 22 employee. This report will be submitted to the personnel office. 23 9. By March 15th – Non-reelection notices shall be transmitted to probationary employees 24 subject to non-reelection the following year. 25 The President of the Board of Education and the Superintendent shall meet with any 10. 26 probationary employee who questions his/her non-reelection notice. 27 11. By April 15th – The evaluatee shall complete his/her assessment form (Exhibit 11f) and 28 submit it to the evaluator. 29 12. No later than thirty (30) calendar days prior to the last scheduled school day - Final 30 evaluation summary shall be submitted in writing to the evaluatee. 31 13. By June 1st – A meeting shall be held between the evaluatee and the evaluator to discuss 32 the final evaluation summary. 33 K. **Extended Evaluation Period Option** 34 Permanent evaluatees with at least ten (10) years of service in Pacific Grove Unified School 35 District, who have received satisfactory evaluations, and who are designated as "highly qualified," may have the 36 period between evaluations extended. The offer of this option is at the discretion of the evaluator and must be 37 mutually

1 agreed upon. The offer of the extended evaluation should be made by the end of May in the year prior to the next

2 scheduled evaluation.

- If the evaluatee accepts this option, the evaluatee and evaluator will develop a mutually acceptable Professional Growth Plan (Exhibit 11j) for this school year in lieu of this formal evaluation. This plan will be developed no later than September 10th of the school year. If no plan is developed, the evaluatee will be evaluated following the timelines and procedures defined in the collective bargaining agreement.
- Evaluator and evaluatee may meet during the year to revise the Professional Growth Plan. No later than May 15th of the school year, the evaluatee will provide the evaluator with a written summary of the Professional Growth Plan/activities for the year. The evaluator will have the option of extending the evaluation period an additional year, subject to the criteria noted above. However, the period of time between regular evaluation periods will never be more than three years. Either party may withdraw consent at any time and return to the regular annual evaluation cycle. Example of timeline (**year 1**: regular evaluation year; **year 2**: employee is off; **year 3**: extended evaluation year; **year 4**: extended evaluation year; **year 5**: regular evaluation year)
- 14

15

Alternative Evaluation Process

1. <u>Intent Statement</u>

L.

a. It is the intent of the Pacific Grove Unified School District and the Pacific Grove
 Teachers Association to implement an alternative evaluation program. It may be used by tenured teachers who
 have received satisfactory evaluations, with the approval of the site administrator.

b. Teachers volunteering for this process will develop goals in self-chosen options.
Following agreement with the primary evaluator, these goals will serve as the basis for evaluation.

c. Pacific Grove Unified School District and Pacific Grove Teachers Association
 share the belief that offering alternatives to the traditional evaluation system will inspire creativity in instruction
 through the professional growth of experienced teachers.

- 24 2. **Program Objectives** 25 To offer opportunities for certificated employees: a. 26 b. to accept responsibility for their own professional growth 27 с. to integrate additional productive teaching techniques into their repertoires 28 d. to work together in peer coaching situations 29 3. Participants 30 All tenured certificated personnel with a current satisfactory evaluation will be eligible to 31 participate in the alternative evaluation system. Participation will be voluntary but must have approval of the site 32 administrator. If the site administrator denies participation, the administrator must specify in writing to the affected 33 teacher, the reason for the denial. If the administrator and teacher cannot agree on this decision, the Superintendent will make the final decision. There will be no limit to the number of participants at each site. 34
- 35 4. <u>Process</u>

a. Goal Setting. The certificated employee will develop goals as the foundation for
 his/her alternative evaluation option. During the goal setting conference, the site administrator and the certificated

1	employee will:		
2		(1)	agree on the selection and goals of the alternative evaluation option
3		(2)	review how the alternative evaluation option will enhance student
4			learning
5		(3)	develop timelines for completion
6	b.	Alterna	tive Evaluation Options
7		(1)	Option A. Individual Growth Activities. Individual growth activities are
8	designed to improve the emplo	oyee's	performance through the use of selected professional growth activities
9	combined with self-analysis tech	niques.	Examples of activities in this category are:
10			a) videotaping classroom lesson (self-analysis)
11			b) portfolio assessments (training, development, and use)
12			c) self-evaluation (pre-[formative] and post-[summative])
13			d) student and parent feedback
14			e) teacher-created projects
15			f) research and implementation of learning theory or instructional
16			strategy
17			g) reflective journal
18		(2)	Option B. Educational Team Growth Activities. These activities are
19	designed to reduce the isolation	of the c	lassroom teacher. The District and the Association agree that an increased
20	level of collaboration contribute	s to the	e professional growth of each employee. Examples of Educational Team
21	Growth Activities are:		
22			a) cognitive coaching
23			b) videotaping classroom lessons (with a peer reviewer)
24			c) inter-intra-disciplinary grade level teams
25			d) peer classroom visitations
26			e) collaborative teaching with presentations to staff
27			f) creating teacher team projects
28			g) researching and implementing learning theories and/or instructional
29			strategies
30	с.	Program	m Monitoring. The District and the Association believe the most effective
31	professional growth occurs throu	ıgh coll	aboration.
32		(1)	The teacher and the site administrator will work together in the selection
33	of the options and the developme	ent of th	ne specific activities.
34		(2)	All participants in the alternative evaluation option will be encouraged to
35	share the progress and results of	their ir	ndividual or team activities with their colleagues. The time and format for
36	this collaboration will be develop	ped at e	ach site.

1	The certificated employee w	ill submit a written alternative plan, including goals. Option timelines will be
2	determined by the participant(s) and	the site administrator.
3	(3)	If a teacher's participation in the alternative evaluation program is judged
4	by the administrator to detract from	the teacher's instructional and professional performance, the teacher may be
5	reassigned by January 15 to the trad	itional evaluation process. The administrator must specify, in writing to the
6	affected teacher, the reasons for the	evaluation reassignment. If the administrator and teacher cannot agree on this
7	change, the Superintendent will mak	e the final decision.
8	5. <u>Calendar for</u>	Alternative Evaluations shall be as follows:
9	a. <u>By</u>	September 1st – Notification by certificated employee to site administrator of
10	intent to participate in alternative eva	luation program.
11	b. <u>By</u>	October 1st – Preliminary conference to review and refine initial plan.
12	c. <u>By</u>	October 15th – Submission by the employee of final plan, including option
13	choices and goals by certificated	employee (conference optional).
14	d. <u>By</u>	February 1st - Mid-year assessment/progress report submitted to site
15	administrator (format subject to	plan).
16	e. <u>By</u>	February 15th – Mid-year conference to review progress (within five working
17	days of conference, written response	will be completed by the site administrator).
18	f. <u>By</u>	April 15th – Employee complete a written assessment of plan and submits the
19	results to site administrator in a conf	erence. No later than 30 calendar days prior to the last scheduled school day,
20	the administrator will provide a brief	F narrative evaluation to the employee(s). A copy signed by the participant(s)
21	and administrator will be placed in the	e personnel file.

1	X. GRIEVANCE PROCEDURES
2	A. <u>Purpose.</u> The intent of this procedure is to process and resolve grievances arising under this agreeme
3	at the lowest possible level. Both parties agree that these proceedings will be kept as informal and confidential as m
4	be appropriate for the particular level of the procedure.
5	B. <u>Definitions.</u>
6	1. A <u>grievance</u> is a claim of a violation, misinterpretation, or misapplication of the express term
7	of this agreement, which adversely affects the grievant. Action to challenge or change the terms of this agreement sh
8	not be considered a grievance.
9	2. A <u>grievant</u> is either:
10	a. An individual Employee; or
11	b. A group of Employees with the same grievance. The Employer will decide wheth
12	the grievance is satisfactorily similar to process a single grievance. No more than two (2) such grievants and the
13	conferees will be provided release time for processing such common grievance. The two grievants will be selected
14	the Association. This procedure shall not supersede an individual grievant's right to process a grievance without
15	Association intervention; or
16	c. The Association. (Rev. 5/99)
17	3. <u>An immediate supervisor</u> is a member of the management team who most directly supervis
18	the Employee.
19	4. A <u>day</u> is a working day for the party charged with this time limit.
20	C. <u>General Provision.</u>
21	1. <u>Time Limits.</u>
22	a. Time limits specified at each level shall be considered maximums, but with t
23	written consent of each party the time limitations for each step may be extended.
24	b. In the event that a grievance is filed at such a time that it cannot be processed through
25	all the steps in this grievance procedure by the end of the school year, the time limits set forth herein may be reduce
26	by mutual consent so that the procedure may be completed as soon as practical.
27	c. Time limits provided for appeal at each step shall begin the day following receipt
28	a written decision by either party.
29	d. Response. If the employer fails to respond in writing to grievance within the tir
30	limits specified for that level, the grievant shall notify the immediate supervisor in writing. The
31	supervisor has three (3) days from the notification to respond in writing or the Employer agrees to accept the grievan
32	position. If a grievant fail to respond in writing within the specified period of time, the immediate supervisor sha
33	notify him/her in writing. The grievant has three (3) days from this notification to respond in writing or accept t
34	Employer's position.
35	2. <u>Conference</u> . Either party shall have the right to conference, upon request, at each level.
36	3. <u>Representation.</u> Each party may be represented by a conferee at any point in the grievan
37	process.

1 Records. All records of the proceedings shall be retained by the Employer in a separate 2 grievance file. Each year, in August, all records of grievance proceedings four (4) years old will be destroyed. 3 Reprisals. No reprisals shall be taken by or against any participants in a grievance procedure 5. 4 by reason of such participation. 5 6. Level 2 Grievances. If a grievance arises from action or inaction on the part of a member of 6 the administration at a level above the principal or immediate supervisor, the grievant may submit, in writing, the 7 grievance at Level 2. 8 7. Scheduling Meetings. Whenever possible, meetings at the informal level and Level 1 and 2 9 grievance processing shall occur before or after regular teaching hours. 10 8. Continuance of Service. The grievant shall continue to discharge his/her duties until the 11 grievance is resolved. 12 9. Conditions for Adjustments. Nothing contained herein shall be construed as limiting the right 13 of any Employee to have the grievance adjusted without intervention by the Association, as long as the adjustment is 14 reached prior to arbitration, provided that the adjustment is not inconsistent with the terms of the 15 agreement and that the Association has received a copy of the grievance and the proposed resolution and has been given 16 the opportunity to file a response. 17 10. Further Legal Action. No rights of the grievant to further legal action shall be abrogated. 18 11. Participation by a Representative. When it is necessary for a representative designated by the 19 Association to investigate a grievance or attend a grievance meeting or hearing during the day, he/she will, upon request 20 to the Superintendent or his/her designee by the President of the Association, be given reasonable release time without 21 loss of pay in order to participate in any level of the grievance procedure. Any Employee who is requested to appear in 22 such investigations, meeting or hearings, as a witness will be accorded the same right. 23 D. Grievance Procedure. 24 Informal level. An Employee, group of employees or the Association will meet with the 1. 25 appropriate supervisor in an attempt to resolve a complaint informally prior to filing a grievance. The request for a 26 meeting will occur within twenty five (25) days after the event causing the complaint. The meeting will occur within 27 fifteen (15) days of the receipt of the request. Following the meeting, documentation of the complaint and resolution, 28 if any, shall be agreed to in writing by both parties. A copy of the documentation shall be provided to the Association 29 and Superintendent. 30 2. Level 1. Teachers may file a grievance with their school principal. Other Employees may 31 file a grievance with the members of the management team who most directly supervises them. A formal grievance 32 may be initiated no later than fifteen (15) days after the meeting at the informal level or the alleged violation of the 33 agreement reached at the informal meeting. The formal grievance shall be in writing on Certificated Employee

4.

34 Grievance Form (Exhibit 12) and shall be filed on the same day with the immediate supervisor, the Association, and 35 the Superintendent. The formal grievance shall include a clear, concise statement of the grievance and the circumstances

36 involved, the applicable section of the agreement, and the specific remedy sought. The immediate supervisor shall

37 render a proposed resolution decision on the Certificated Employee Grievance Response Form (Exhibit 12a) within ten (10) days after the formal grievance has been filed. Copies of the form shall be provided, on the same day, to the grievant, the Association, and the Superintendent. The Association shall have up to ten (10) days to respond to the proposed resolution. The proposed resolution is the Level 1 decision unless the immediate supervisor changes the proposed resolution. A change in the proposed resolution must be made not later than five (5) days following the receipt of the association's response. A change in the proposed resolution becomes the Level 1 decision.

- 6 3. Level 2. The grievant may appeal the Level 1 decision to the Superintendent within ten (10) 7 days of the decision, using Certificated Employees Grievance Appeal Form (Exhibit 12b). The appeal shall include a 8 statement of the reason for the appeal and the specific remedy sought. Within ten (10) days the Superintendent shall 9 investigate the grievance and render a proposed resolution, in writing on the same day, to the grievant and the 10 Association. The Association shall have up to ten (10) days to respond to the proposed resolution. The proposed 11 resolution is the Level 2 decision unless the Superintendent changes the proposed resolution. A change in the proposed 12 resolution becomes the Level 2 decision. The decision at Level 2 shall be final unless appealed to Level 3 by the 13 Association.
- 4. Level 3. Within fifteen (15) days after the decision of the Superintendent or his/her designee,
 the grievant may request in writing that the Association submit his/her grievance to arbitration. Copies of the request
 for arbitration will be submitted to the Superintendent. Upon receipt of the written request from the Association, the
 Superintendent or his/her designee shall within five (5) days request the American Arbitration Association (AAA) to
 supply a panel of five (5) names. The Superintendent and the Association shall, within ten (10) days, either mutually
 agree upon an arbitrator or notify the AAA to select an arbitrator in accordance with its rules.
- a. The fees and expenses of the arbitrator and a court reporter, if required by the
 arbitrator, shall be shared equally. Any additional expenses shall be borne by the party incurring such expense.
- b. The rules of the AAA shall govern the arbitration with the exception stated within
 this Agreement. The arbitrator shall be no authority to add to, delete, or alter any provisions of this Agreement but shall
 limit his/her decision to the application and interpretation of its provisions.
- 25 Within ten (10) days of selection, provided an arbitrator is available, the arbitrator c. 26 shall conduct a hearing and submit his/her findings and award in writing to the Board of Education, the grievant and 27 the Association. The award of the arbitrator shall be binding on the grievant, the Association, and the District. The 28 award of the arbitrator may, on petition of either the Board of Education or the grievant and the Association, be reviewed 29 by a court of competent jurisdiction in the same manner as a decision made by a hearing officer under Chapter 5 30 (commencing with Section 11500) of Part 1 of Division 3 of Title 2 of the Government Code. The court, on review, 31 shall determine whether there was sufficient evidence to support the arbitrator's findings and award. The reviewing 32 court may not exercise its independent judgment on the evidence.

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XI. SAFETY CONDITIONS OF EMPLOYMENT

2 **General Provisions** A. 3 Employees shall not be required to work under unsafe conditions or to perform tasks which 1. 4 endanger their mental and physical health and safety. The Employer shall provide safe working conditions. All alleged 5 violations of safe working conditions shall be reported in writing to the Employee's building principal or his/her 6 designee. The building principal or his/her designee will determine whether the working condition is safe or unsafe and 7 so inform the Employee of any actions taken. If the Employee is not satisfied with the determination, the Superintendent 8 or his/her designee may be contacted to resolve the matter. 9 2. Upon request, each Employee will be provided with a lockable closet, or comparable space of 10 suitable size, within the vicinity of his/her working station. The Employer shall have a reasonable length of time to 11 fulfill this request. 12 B. Short-Term Suspension by Classroom Teachers. 13 1. A teacher may suspend from his/her classroom/activity a student whose behavior is 14 threatening to the safety of the Employee. The duration of the suspension can be up to the day of the suspension and 15 the day following. The teacher shall immediately inform the principal, describe the special behavior which was threatening, and send the student to the principal or his/her designee. As soon as possible, the parents will be contacted 16 17 to inform them of the reason for the suspension from the class. A conference will be scheduled with the parents, teacher 18 and administrator. 19 2. Procedures for short-term suspension will be developed by each principal after consultation 20 with Employees of the school. Within one (1) working day following the suspension the teacher shall inform the 21 principal or his/her designee in writing of the specific behavior of the student which appeared threatening. The student 22 shall not be authorized to return to the class from which he was suspended during the period of suspension without the 23 concurrence of the teacher of the class and the administrator. 24 C. Long-Term Suspension by Principal or Designee. 25 1. A principal or his/her designee, after conferring with the Employees involved, may suspend a 26 student for behavior which affects the safety of Employees. The following behavior of students may constitute good 27 cause for long-term suspension from school for: 28 Continued willful disobedience, habitual profanity or vulgarity; a. 29 b. Open and persistent defiance of the authority of the teacher; 30 Assault or battery upon a student; c. 31 d. Continued abuse of school personnel; 32 e. Assault or battery upon school personnel. 33 In each case, due process shall be afforded the student. 34 D. Potential Threat. The Employee shall immediately inform the principal when he/she has a student who 35 is potentially threatening to the safety of the Employee and who may require the attention of other personnel. 36 Other personnel may include the assistant principal, counselor, psychologist, physician, or other specialist. The

1 principal or his/her designee shall arrange a conference and consult with the teacher regarding potential solutions to the 2 problem. The principal or his/her designee shall determine the appropriate steps for correction. 3 E. Law in the Schools. The District shall provide each school with the latest edition of the Education 4 Code, Title 2, Elementary and Secondary Education, and at least two copies of the current edition of school law. 5 F. Physical Control. 6 1. During the performance of his/her duties an Employee may exercise the same degree of 7 physical control over a pupil that a parent would be legally privileged to exercise but which, in no event, shall exceed 8 the amount of physical control reasonably necessary to maintain order, protect property, protect the health and safety 9 of pupils, or to maintain proper and appropriate conditions conducive to learning. 10 2. The provisions of this paragraph are separate from the provisions of the District's corporal 11 punishment policy. 12 G. Defense in any Civil Action. When an Employee is acting responsibly within the scope of his 13 employment, the Employer shall provide for his defense in any civil action, or proceeding brought against the Employee, 14 if the Employee requests such defense. 15 H. Worker's Compensation. An Employee who has been injured on the job shall be afforded benefits 16 determined by the Industrial Accident Leave provisions of this agreement and of the Worker's Compensation Insurance 17 provision of the Labor Code, Section 3201, et seq. 18 I. Reporting Employment-Related Injuries. An Employee shall immediately report cases of assault or 19 battery or other incidents suffered in connection with employment to the principal or other immediate supervisor, and 20 to the local police. 21 1. The following procedure shall be used in follow up action: 22 The principal will immediately report the incident to the police who will conduct an a. 23 investigation and take statements from all parties concerned. 24 b. Guardians of the student(s) will be notified and the student(s) sent home pending 25 completion of the investigation made by the police. 26 Upon completion of the investigation, the principal will convene a conference c. 27 consisting of the Employee, the student(s) involved, the student(s) guardian, a police department representative, and 28 school administrator. The Employee shall have the right to be represented by the Association at this conference. 29 d. The principal shall prepare a written report in response to the information received at 30 the conference and recommend disciplinary action within three (3) working days. Copies of this report shall be given 31 to the Association, the Pacific Grove Police Department, and the Employee. 32 The Employee shall have the option of activating a Community Review Panel if e. 33 he/she is not satisfied with the principal's report. The panel shall be comprised of a management employee appointed 34 by the Superintendent, an employee appointed by the Association, and one person from the community 35 acceptable to the other two members. None of the members of the panel shall have been personally involved in the 36 incident. The panel shall determine its own chairperson and its own procedures other than those herein prescribed.

1 Each member shall have one (1) vote. The investigation panel shall have the power to conduct a hearing for the purpose 2 of investigating the disturbance, call witnesses and take testimony relative to the disturbance. Any injured Employee 3 shall have the right to appear before the panel. Nothing in this agreement shall prohibit students from being called as 4 witnesses. The panel does not have the power to subpoena. 5 f. The panel shall report its findings and recommendations to the Superintendent, The 6 Board of Education, and the Association within three (3) school days of the conclusion of their investigation. 7 J. Social and Athletic Events for Large Crowds. The Employer shall employ at least one (1) security 8 guard and provide at least four (4) other adults for football games and social dances. 9 K. Availability of Restrooms. The Employer shall make available, in each school, except for the

10 Community High School, restroom facilities exclusively for adult use.

1			XII. CLASS SIZE
2	А.	Elem	entary Class Size.
3		1.	The District student to teacher ratio for elementary school grade level K-5 shall be no greater
4	than an averag	e of Tw	venty nine (29) to one (1). No elementary school grade level K-5 at either elementary site shall
5	exceed an aver	age rati	o of thirty (30) to one (1). Reasonable efforts shall be made to equalize ratios between elementary
6	schools and be	etween	individual classes. When it appears necessary for a class to exceed thirty (30) students, the
7	principal shall	call a 1	meeting to be held as soon as possible with all teachers assigned at that grade level to discuss
8	alternatives. If	no agre	eement is reached, the provisions of C. 1. will be followed.
9		2.	Beginning with the 1999/2000 school year, elementary P.E. classes shall be staffed at a ratio
10	of seventy five	e (75) s	tudents per class if an aide is provided. When it appears necessary for a P.E. class to exceed
11	seventy five (7	5) stud	ents, the principal shall meet with all the elementary P.E. teachers to discuss alternatives. If no
12	agreement on a	ı satisfa	ctory alternative is reached, the provisions of C.1 will be followed.
13		3.	Student to teacher ratio computation at the elementary school level shall include only regular
14	classroom teac	hers.	
15		4.	Each year, before the close of the regular session, the principal shall meet and consult with the
16	teaching staff of	concern	ing student grouping and class size. During the first week of school, a follow up staff meeting
17	will be held to	review	student grouping and class size for modifications, if necessary.
18		5.	Combination classes - In recognition of the need for additional preparation and need to divide
19	teaching time b	between	multiple grade levels, an effort shall be made to maintain combination classes at a class size of
20	less than the av	verage s	ize of the combined grade levels of the affected grades.
21	В.	Secon	ndary Class Size.
22		1.	The Middle School shall have the number of teachers necessary to provide a school ratio of
23	one (1) teacher	per two	enty six (26) students.
24		The l	High School shall have that number of teachers necessary to provide a school ratio of one (1)
25	teacher per two	enty eig	ht (28) students.
26		2.	For staffing purposes each department shall have an average student to teacher ratio of not
27	more than thirt	y one (3	(1) to one (1). When it appears necessary for an individual class to exceed thirty two (32) students,
28	the principal sh	all call	a meeting with the department to examine why it is necessary to exceed thirty two (32) students
29	and will work	with th	e department to meet particular needs. If any of these cases, the maximum class size shall be
30	Thirty four (34).	
31		3.	Exceptions to this maximum are permitted in the following situations:
32			a. Secondary P.E. classes shall be staffed at a ratio of forty five (45) students per
33	teacher per per	riod. If	an individual
34	class exceeds t	forty fiv	ve (45) students an aide will be provided for that class.
35			b. The principal and the department may exceed maximums by working together to
36	meet particular	needs.	
37			c. Band, orchestra, chorus, and play production class sizes shall be arranged between

1 the principal and the instructor. 2 4. In each class in the following areas the number of students shall not exceed the number of 3 work stations in the classroom: science, industrial arts, vocational arts, homemaking, art, and typing. 4 5. Before the close of each semester, the principal shall meet and consult with the members of 5 each department concerning class size. During the first week of each semester a follow up department meeting will be 6 held to review student grouping and class size for modifications, if necessary. 7 6. Student to teacher ratio computation at the secondary level shall include the following 8 teachers: 9 Middle School - regular teachers (including P.E.), and music teachers only. a. 10 b. High School - regular teachers (including P.E.), music teachers, and ROP teachers 11 only. 12 C. General Provisions. 13 1. When it is necessary to exceed ratios or maximum class sizes, a conference shall be held with 14 the teachers involved, an association representative, the building principal, and the Superintendent or Assistant 15 Superintendent to discuss alternative placement possibilities. The maximums may be exceeded by mutual agreement 16 if there is no valid alternative placement. If there is no mutual agreement, the Superintendent shall make the final 17 decision. 18 2. An adjustment period will be provided to allow sufficient time for management to make enrollment changes. Reasonable effort will be made to complete these changes within ten (10) school days not to 19 20 exceed fifteen (15) days at the beginning of the school year and five (5) days at the second semester, if necessary. 21 During this adjustment period, no action will be taken by the teachers or the Association on student to teacher ratios 22 and maximum class sizes. 23 3. Reasonable efforts shall be made at all levels to assure equitable class sizes through 24 scheduling. Newly enrolled students will be distributed as equitably as practical. By May the Assistant Superintendent 25 or his/her designee shall notify all K-5 students assigned to a school not in their attendance area for the purpose of class 26 balancing that they shall be returned to their neighborhood school. 27 4. A new student may be temporarily placed until permanent placement is made. Permanent 28 placement shall be made within five (5) school days. 29 5. If enrollment increases during one (1) semester and reaches a point where a new teacher is 30 required, a teacher will be employed. Employment may be delayed until the following semester in order to avoid mid-31 semester disruption. 32 6. Reasonable efforts shall be made at all levels to assure equal distribution of students with 33 exceptional needs among the regular class periods at each building site. 34 D. **Resource Special Education** 35 1. Resource Caseload - After the first ten (10) school days of each school year, for each 36 student on the regular caseload of an RSP Special Education teacher in excess of 28 for ten (10) cumulative days,

- 1 the District will pay the teacher \$25 per student, per day. Payment shall be made no later than 60 days after the
- 2 month in which the caseload exceeded 28.

2. Resource Class Size - After the first ten (10) school days of each school year, for each resource student on the class roster of an RSP Special Education teacher in excess of 20 for ten (10) cumulative days, the District will pay the teacher \$25 per student, per day. Payment shall be made no later than 60 days after the month in which the class size exceeded 20.

XIII. CONCERTED ACTIVITIES

A. The Association and the District agree that differences between the parties hereto shall be settled by peaceful means as provided in this Agreement. During the term of the Agreement, the Association will not engage in, instigate, or condone any strike, work stoppage, or any concerted refusal to perform work duties as required in this Agreement and will undertake to exert its best efforts to discourage all such acts by any member of the unit. B. During the term of this Agreement, the District, in consideration of the terms and conditions of the

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B. During the term of this Agreement, the District, in consideration of the terms and conditions of the
Agreement, will not authorize or permit any lockout of Association members or other persons covered by the
Agreement.

C. If either party fails to honor its commitments in Paragraph A or B above, the other party shall be
 released from its obligation to honor any rights granted by this Agreement.

1		XIV. GENERAL PROVISIONS
2		
3	А.	Completion of Agreement. This document comprises the entire Agreement between the Employer
4	and the Assoc	ation on the matters within the lawful scope of negotiations.
5	B.	Savings Provision. If any provisions of this Agreement or any application thereof is held to be contrary
6	to law by Cou	rt of Final Jurisdiction or the Public Employment Relations Board (PERB), such provision or application
7	shall be deeme	ed invalid, to the extent required by such court or the PERB; but all other provisions shall continue in full
8	force and effect	xt.
9	C.	Duration. This Agreement shall be effective July 1, 2018 and shall remain in full force and effect up
10	to and including	ng June 30, 2020.

EXHIBITS

Language concerning District Participation In State and Federal Staff Development Program

- 1. It is agreed that the District shall participate in the State Staff Development program as defined within (EC 44579.1) and the Federal Staff Development program as originally authorized by the Department of Education Appropriations Act of 1999 <u>if this program is continued</u>.
- 2. The District and PGTA shall establish dates, times and topics for Staff Development days.
- 3. Staff Development days shall be available on a voluntary basis for all PGTA members.
- 4. PGTA members attending Staff Development days shall comply with program attendance requirements in order to maximize funding potential and facilitate funding disbursement.
- 5. The District shall submit a request to the Federal and State Departments for grant funding in accordance with program requirements, as soon as the required documentation is available.
- 6. On receipt of State Grant funding the District shall retain \$1,000 per day of State funding up to a maximum of \$3,000 per year, to offset Certificated staff development program expenses as determined by the Curriculum Coordinator and the Certificated Staff Development Planning Committees <u>unless an equivalent amount is provided through the PAR program</u>. The basic daily amount to be paid to each member for each full day equivalent of Staff Development shall be two hundred and fifty dollars (\$250) <u>times the State funded COLA for this program</u>. (e.g. \$250 x 3.17% = \$258). The base amount of \$250 shall be increased to \$264 if the PAR program funds the \$3,000 as noted above. The full daily rate will be paid regardless of part time status.
- 7. Any Federal funds remaining from the Federal Grant, designated for staff development payment to employees, shall be retained for staff development and a collaborative agreement developed concerning how this balance will be used.
- 8. The District shall code the payments under this program as one time payments not on the salary schedule, but with the statutory deductions (including Medicare, Workers comp and Unemployment Insurance) being deducted from the gross amount established in (6) above.
- 9. PGTA members may receive pay for a maximum of 3 State Staff Development days and 1 Federal Staff Development Day if the Federal program is continued.
- 10. This provision may be renegotiated annually on request of either PGTA or the District.

(includes PGTA Changes (4/25/01)) (Board Approved 5/17/01)

Agreement between Pacific Grove Unified School District and Pacific Grove Teachers Association concerning Peer Assistance and Review Program

The Pacific Grove Teachers Association (PGTA) and the Pacific Grove Unified School District (District) are continuously striving to provide the highest possible quality of education. In order for students to succeed in learning, teachers must succeed in teaching. The District and the PGTA believe that it is imperative that the District's teachers provide the highest possible quality of education. Therefore, the parties agree to cooperate in the design, implementation, and operation of a program in order to maintain quality of instruction through expanded and improved professional development and peer assistance. Teachers referred to or who request assistance from the program are viewed as valuable professionals who deserve to have the best available resources provided to them in the interest of providing instruction which supports and reflects those practices described in the California Teaching Standards.

I. PURPOSE

- A. The purpose of this Article is to maximize the opportunities presented and resources provided by the California Peer Assistance and Review Program ("Program," AB 1X) in a manner which best meets the needs and maximizes the professional growth of all teachers in the District.
- B. The parties intend to utilize funds offered through this program to create and maintain a support and assistance system for all teachers. This system will include but not be limited to maximizing staff development opportunities for all teachers, and providing peer assistance and support to teachers in need.
- C. The Program's assistance component shall be provided through Consulting Teachers as described in sections IV of this Article. This assistance shall not constitute the evaluation of unit members set forth in section VII of this Agreement and Education Code section 44660 et seg.
- D. Support and assistance for beginning teachers shall continue through the BTSA model in effect at the time of enacting this PAR Program. The Joint Panel of the Par Program shall work in concert with the Curriculum Coordinator to assign support providers for beginning teachers with intern, pre-intern and BTSA program.
- E. If an employee receives an unsatisfactory in two or more of the five criteria used in the final evaluation summary, an overall evaluation of unsatisfactory may be given. Upon receipt of an unsatisfactory evaluation the evaluatee will be evaluated in accordance with provisions of the California Education Code.

II. DEFINITIONS APPLICABLE TO THIS ARTICLE

- A. "Classroom Teacher" or "Teacher." Any permanent teacher whose major professional responsibility is to provide instruction to pupils in a classroom setting.
- B. "Consulting Teacher." An exemplary teacher meeting the requirements of section IV who is selected by the Joint Panel to provide Program assistance to a Participating Teacher.
- C. "Evaluator". As defined in the PGTA Master Contract.

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D. Participating Teacher:

<u>Referred Participating Teacher</u>: is a teacher with permanent status who receives assistance to improve his or her instructional skills, classroom management, knowledge of subject, and/or related aspects of his or her teaching performance as a result of a performance evaluation containing an unsatisfactory on his/her Evaluation Summary.

<u>A Requesting Participating Teacher</u>: is a teacher with permanent status who volunteers to participate in the PAR Program. The purpose of participation in the PAR Program for the Requesting Participating Teacher is for peer assistance only and the Consulting Teacher shall not participate in a performance review of the Requesting Participating Teacher. Requesting teachers will be accepted into the Program subject to available funding, after all Referred Participating Teachers have been included.

- E. <u>Group Requesting Teachers</u>: Any group of teachers may request the use of a consulting teacher to provide them assistance on a particular instructional strategy or curriculum development for their grade level or subject area. The purpose of participation in the PAR Program for the Group Requesting Teachers is for peer assistance only, and the Consulting Teacher shall not participate in a performance review of the Group Requesting Teachers. Group Requesting Teachers will be accepted into the Program subject to available funding, after all Referred Participating Teachers have been included.
- F. <u>Unsatisfactory</u>: As defined in the PGTA Master Contract (Exhibit 9g), is a rating that results from a significant recurring problem not showing meaningful improvement during the course of any evaluation.
- G. <u>Consensus:</u> Shall mean a decision to which all parties have agreed without the formality of a vote.

III. GOVERANCE AND PROGRAM STRUCTURE

- A. The Peer Assistance and Review Program will be administered by a Panel consisting of five (5) members, three (3) permanent certificated classroom teachers selected by PGTA and two (2) administrators appointed by the District. There shall also be one (1) alternate each for the teachers and the District who shall be trained and assume Panel duties if needed.
- B. The parties to this Agreement share a mutual interest in appointing members to the Panel who reflect grade level diversity and who have demonstrated successful professional experience in the District. The parties agree to consensus style decision making strategies.
- C. Terms of the Panel Members
 - One teacher Panel member shall serve a one year term, and two teacher Panel members shall serve two year terms dating from implementation of this Program.
 - 2. One District Panel member shall serve a one year term, and the other District Panel member shall serve a two year term dating from implementation of this Program.
 - 3. The date of implementation of this program through the 2000-01 school year shall be considered the first one-year term for purposes of this section.

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- 4. Following the first year of implementation of these terms, the terms of all succeeding Panel members shall be two (2) years.
- 5. There is no limit on the reappointment or re-selection of Panel members to additional terms.
- D. Except as provided herein, the Joint Panel, will make all decisions by majority vote of the members present, provided that at least four (4) of the five (5) Panel members must be present to constitute a quorum for the purpose of meeting and conducting business. However, in case of actions outlined in Section E all five (5) Panel members must be present.
- E. <u>Recommendations to the Governing Board Regarding Referred Participating</u> <u>Teachers</u>: Recommendations of the Panel to the Governing Board regarding Referred Participating Teachers shall be according to the following:
 - First Year of Participation in Program: If unable to reach consensus as determined by the Panel Chair then a vote shall be held. Any panel member may call for a vote to be held. A minimum 3-2 vote is required for the Panel to recommend that the Participating Teacher has met the goals set forth in the Plan for Improvement, or that further assistance is needed. However, a minimum of a 4-1 vote is required for the Panel to recommend that, after sustained assistance, the Participating Teacher is not able to demonstrate satisfactory improvement. (Note: if the vote on this recommendation is 3-2, it shall automatically constitute a recommendation that further assistance is needed).
 - 2. Second Year of Participation in Program: The same voting requirements set forth above shall apply, except that if the "not able to demonstrate satisfactory improvement" recommendation is 3-2, the Panel shall make the following recommendation: "Results of Participation in the Program are inconclusive. Therefore, further participation in the Program is not recommended."
- F. <u>Duties of the Joint Panel</u>: The Panel's primary responsibilities involve selecting and overseeing Consulting Teachers, establishing and recommending the annual budget for this Program as provided herein, and determining the Program's design for the coming year, based on Participants in the Program. In addition, the Panel is responsible for:
 - 1. Reporting to the Participating Teacher, the Evaluator and the Governing Board one of the recommendations set forth in section III of this Article.
 - Reporting annually to the Governing Board and the PGTA regarding the Program's impact and making recommendations for improvement of the Program.
 - 3. Assigning Consulting Teachers based on the selection process provided herein.
 - 4. Receiving Consulting Teachers' reports on Referred Participating Teachers.
 - 5. Resolving issues and problems which may arise between a Consulting Teacher and the Participating Teacher.
 - 6. Coordinating with the District to provide training and retraining for Consulting Teachers, for Panel members and, where appropriate, for Participating Teachers.

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- 7. Compiling and updating as appropriate, a listing of the types of assistance activities which might be utilized by Consulting Teachers.
- 8. Establishing internal operating procedures necessary to carry out the requirements of this Article and the Education Code.
- 9. Selecting the Panel Chairperson.
- 10. Meeting at least four (4) times per year.
- 11. Adjust consulting teacher stipends in unique situations that may arise on a case by case basis.
- G. Establishment of Annual Program and Budget: The Panel shall use the following procedure for establishing the annual program plan and budget:
 - 1. By May of each fiscal year the Panel will establish a Program and budget for the succeeding year which will include:
 - a) the estimated State revenues for the program;
 - b) the projected number of Participating Teachers (Referred and Requesting);
 - c) projected number of Consulting Teachers needed to service the projected need;
 - d) projected expenditures necessary to implement assistance plans developed by Participating Teachers, Evaluator and Consulting Teacher;
 - e) compensation for Consulting Teachers and Panel members as provided in this Article, and;
 - f) projected costs for training, administrative overhead, etc.
 - By June, the Program and proposed budget will be approved by the Panel and recommended to the Board for approval. Should the Panel fail to reach agreement on these matters, it shall refer the matter to the PGTA and the District for resolution.
- H. Establishment of Staff Development Program and Budget. Once the Program budget has been approved by the Board as provided above, all remaining revenues allocated by law to the Program shall be utilized for staff development for all PGTA members of the District as set forth herein.
 - 1. The first \$3,000 of the balance shall be assigned to offset expense of the "State and Federal Staff Development Program".
 - 2. Use of the "balance" of Program funds shall be determined by the Certificated District Staff Development Committee ("DSDC").
 - The Certificated DSDC will annually perform a needs assessment, prioritize teacher and District Certificated staff development priorities and training, and develop a Staff Development Plan.
 - 4. The Staff Development Plan shall be subject to the annual approval of the District and PGTA.

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- 5. The DSDC shall consist of the following seven (7) members: a PGTA representative from each school site (selected by the Association), the District Curriculum Coordinator and two (2) administrators.
- I. Compensation for Joint Panel Members:
 - 1. Compensation for all Joint Panel members shall be at the instructional hourly rate for all meetings held during noninstructional times and for work conducted at the Panel's direction.
 - 2. If alternates provide service on the Panel, they shall be compensated as set forth herein.
 - 3. As part of establishing the annual budget (see section G above), the Panel may recommend increases or decreases in the foregoing compensation. Such recommendations are subject to approval by the District and PGTA.
- IV. CONSULTING TEACHERS
 - A. <u>Qualifications</u>: The minimum qualifications for a Consulting Teacher are as follows:
 - a) The teacher shall be a credentialed classroom teacher with permanent status.
 - b) The teacher shall have substantial recent experience in classroom instruction.
 - c) The teacher shall have demonstrated exemplary teaching ability, as indicated by, among other things, effective communication skills, subject matter knowledge, and mastery of a range of teaching strategies necessary to meet the needs of pupils in different contexts.
 - d) Retired teachers who have been retired for not longer than two (2) years may act as Consulting Teachers for requesting teachers.
 - B. <u>Selection Process</u>: The selection process for Consulting Teachers shall be determined by the Panel and may include provisions for observation of Consulting Teacher applicant by the Panel. The process may also include components such as application forms, required letters of references from colleagues (teachers and administrators), and interviews with the Panel. The Panel shall publicize in writing the specifics of the application procedure.
 - C. Number and Training of Consulting Teachers:

The number and training of consulting teachers shall be determined by the Panel based on the number of requests or referrals.

- D. <u>Selection by and Assignment of Consulting Teachers to Referred Participating</u> <u>Teachers</u>: Following issuance of an unsatisfactory evaluation as defined in this Article, the Participating Teacher may select a Consulting Teacher.
 - It is assumed that a selection (and trained) Consulting Teacher can serve as such for any Participating Teacher. However, the Participating Teacher may instead request a teacher who has not been selected (and trained) as a Consulting Teacher.
 - 2. If the Panel approves selection of an other teacher, he/she must meet all qualifications applicable to Consulting Teachers (see section IV above), and

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shall be trained as soon as possible to enable him/her to provide assistance as soon as possible.

E. <u>Compensation for Consulting Teachers</u>: A Consulting Teacher who is approved by the Panel to provide assistance to a Referred Participating Teacher shall receive a stipend of \$3,000 unless adjusted by the Panel (see Section F.11) to perform his/her responsibilities (i.e., from the date of assignment through the report to the Joint Panel). This stipend is independent of the budget for providing assistance activities and resources developed by the Panel (see section III above). It is understood that the Consultant stipend is an annual amount and that if the Consulting Teacher is assigned to a second year of assistance, an additional stipend would be earned.

V. REFERRED PARTICIPATING TEACHERS:

- A. <u>Referred Participating Teachers</u>: A Referred Participating Teacher, as defined in section II above, must participate in the Program.
- B. <u>Assistance Responsibilities of Consulting Teachers</u>: Consulting teachers shall provide assistance to Referred Participating Teachers in the areas of need as set forth in the Assistance Plan (see Master PGTA Contract).
 - 1. Following issuance of an unsatisfactory evaluation as defined in this Article, the Evaluator, Participating Teacher and Consulting Teacher shall meet to discuss the recommended areas of improvement set forth in the Evaluator's Plan for Assistance and types of assistance to be provided by the Consulting Teacher (which are subject to budget approval by the Joint Panel).
 - 2. The Consulting Teacher's assistance and review shall focus on the areas recommended for improvement set forth in the Evaluator's Assistance Plan.
 - 3. The Consulting Teacher and the Evaluator shall maintain a cooperative relationship, and coordinate and align, on an ongoing basis, assistance activities provided to the Participating Teacher pursuant to the Plan for Improvement. Examples of assistance activities which may be utilized shall be provided by the Joint Panel.
 - 4. The parties understand that every possible subject matter competency may not be available within the corps of Consulting Teachers, and therefore, it shall occasionally be necessary to secure additional assistance to fully address areas of needed improvement. In such cases, the Consulting Teacher shall maintain primary responsibility as set forth herein under the Assistance Plan, but may function more like a case carrier who assures the availability of appropriate resources.
- C. <u>Reporting Responsibilities of Consulting Teachers</u>: The parties acknowledge that the Education Code requires the Consulting Teacher to report to the Joint Panel regarding the results of the Participating Teacher's participation in the Program and that these results and the final report of such participation must be made available as part of the Participating Teacher's evaluation to be placed in the personnel file. These requirements shall be implemented as follows:
 - 1. The Joint Panel shall in consultation with the Consulting Teacher and the Evaluator, schedule a time at or around May 1 each year for the Consulting Teacher to make his/her report to the Panel.

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- 2. At least five (5) working days prior to the report to the Panel, the Consulting Teacher will meet with the Participating Teacher and the Evaluator to disclose what information the Consulting Teacher intends to report to the Panel.
- 3. At the scheduled time, the Consulting Teacher shall make his/her report to the Panel verbally. The only written material to be presented to the Panel by the Consulting Teacher shall be a written log of all assistance activities he/she provided to the Participating Teacher.
- 4. The Participating Teacher and the Evaluator shall be entitled to be present at the time the report is made, and to comment to the Panel regarding the areas covered in the Consulting Teacher's report.
- 5. The Panel shall write its report based on the information received pursuant to this section (i.e., the verbal report, comments by the Evaluator and/or Participating Teacher, and the written log of assistance activities.) The log shall be attached to the Panel's report.
- 6. Following issuance of the Panel's report to the Consulting Teacher, Participating Teacher and Evaluator, each of these individuals shall have the right to attach written comments to the report within a reasonable period of time to be established by the Panel.
- 7. The written materials described in sections 5 and 6 above shall constitute the result and final report of the Participating Teacher's participation in the Program which must be made available as part of the Participating Teacher's evaluation to be placed in the personnel file.
- 8. The Panel shall base its recommendation to the Governing Board (see section III) on the report of the Consulting Teacher and the verbal and written input of the other participants as described herein.
- 9. The professional responsibilities of every Consulting Teacher shall be to retain all materials generated regarding performance of their duties for at least four (4) years following issuance of the final report described herein. These materials are not subject to disclosure except as may be required by law. If for any reason a Consulting Teacher is unable to retain records as required herein, or if/she moves out of the area such that obtaining such records, if legally required, would be difficult, the District shall assume the responsibility described herein.

VI. REQUESTING PARTICIPATING TEACHERS

- A. Permanent classroom teachers desiring assistance in improving their practice may apply to the Joint Panel for such assistance on a confidential basis. The applicant shall be required to provide information as determined by the Panel.
- B. The Joint Panel shall have the authority to accept or reject self-referrals and shall give priority to those applicants who choose to disclose to the Panel that such application has been made at the suggestion of an Evaluator.
- C. If the Panel accepts an application , the assignment and selection of a consulting Teacher shall be pursuant to the same provisions which apply to Referred Participating Teachers (see section V above).

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- D. If a teacher is accepted into the Program as a requesting teacher, documentation will not be placed in the personnel file so long as participation continues to be on a requesting basis.
- E. Neither the Consulting Teacher nor the Panel will forward to the Governing Board the names of requesting teacher participants.
- F. Generally, requesting applications will be considered only if submitted to the Panel between April 15th through May 25th.

VII. OTHER PROVISIONS

A. No Encroachment/Loss of Funding/Excess Revenue

- 1. Expenditures for this Program shall not exceed revenues received from funds made available through passage of AB 1X (1999, Villaraigosa) or successor legislation, excluding the allowable administrative cost.
- 2. It is understood that this program shall terminate if for any reason there exists and inability for full funding thereof through AB 1X (1999, Villaraigosa), or successor legislation.
- 3. At the conclusion of the 2000-2001 fiscal year, and each year thereafter, if revenue exceeds expenditures, the excess shall remain within the Staff Development Program budget (see section III above), subject to the Joint Panel's discretion to access such funds if necessary to carry out the Peer Assistance and Review Program.
- 4. Participation in this program shall continue unless either PGTA or the District chooses to terminate this agreement, effective June 30 of any year, by written notice to the other party.
- B. Board/District Reservation of Rights
 - <u>Governing Board Review of Recommendations</u>: Nothing herein shall preclude the Board from examining information which it is entitled by law to review in connection with the evaluation of and/or decision to retain in employment certificated employees.
 - <u>Retention of Education Code Rights</u>: Nothing herein shall modify or in any manner affect the rights of the Governing Board/District under provisions of the Education Code relating to the employment, classification, retention or non-retention of certificated employees.
 - Nothing herein shall modify or affect the District's right to issue notices (of unsatisfactory performance and/or unprofessional conduct) pursuant to Education Code section 44938.
- C. Participation in PAR is Nonmanagement
 - Functions performed pursuant to this article by bargaining unit members shall not constitute either management or supervisory functions as defined in the EERA (i.e., Government Code section 3540.1, subdivisions (g) and (m)).
- D. Immunity From Liability

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- 1. The District shall hold harmless the members of the PAR Panel and the consulting teachers from any liability arising out of their participation in this program as provided in Education Code section 44503, subdivision (c).
- E. Confidentiality
 - 1. Consulting teachers will provide to the Panel an oral report and written documentation, as provided for in section V of this article, regarding the progress of the Referred Participating Teacher in the program.
 - 2. The Referred Participating Teacher, his/her PGTA representative if requested, and the evaluator may be present for the consulting teacher's presentation to the Panel, and will be given an opportunity to respond to the report.
 - 3. However, none of these individuals mentioned in #2 above may be present during deliberations of the Panel, which are closed and confidential. The Panel may request additional follow-up information from any of these individuals.
 - 4. All proceedings and materials related to the administration of this article shall be strictly confidential. Therefore, panel members and consulting teachers may disclose such information only as necessary to administer this article.

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- F. Right of Representation
 - 1. A referred teacher shall have the right to be represented by PGTA in any meetings of the Panel to which they are called and shall be given reasonable opportunity to present his/her point of view concerning any report being made.
 - 2. Nothing in this article diminishes the legal rights of the bargaining unit members, including but not limited to the right of representation in connection with evaluative and/or disciplinary conferences with District representatives.
- G. Grievability
 - A teacher shall not have access to the grievance process to challenge the contents of reports, evaluations or decisions of the Panel, but may file official responses, as provided herein, which shall become part of the official record of the intervention provided under this program. However, said teacher does not waive any statutory rights guaranteed by the State or under provisions of the Ed. Code.

Agreement

Date

The above PAR Program language is hereby agreed to subject to the understanding that there may be a need for mutually agreed upon modifications required to facilitate implementation consistent with program and legal requirements.

for District

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for PGTA

108/01 Date

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Compensation "Goal"

A. It is the mutual goal of the District and the PGTA that in order to be able to continue to hire and retain excellent certificated staff, PGUSD certificated employees shall be compensation at a level that places them in the top quartile when compared with certificated staff in the following Districts:

Alisal Carmel Salinas High Gonzales Monterey Soledad North Monterey County

B. To reach the above goal the total compensation (including salary, "in lieu" payment and district contribution to health benefits) will be adjusted by the average of the following five benchmarks:

BA 30	Step 1
BA 45	Step 4
BA 60	Step 8
BA 75	Step 22 (incl. MA)
BA 75	Step 30 (incl MA)

plus an adjustment will be made to the longevity stipend to move the last benchmark to closer parity with the top quartile.

C. The time frame for the adjustment shall be the shortest possible time that maintains the District's continued fiscal solvency, retains the educational program and ensures the District's ability to provide a safe working and educational environment.

PACIFIC GROVE UNIFIED SCHOOL DISTRICT CERTIFICATED SALARY SCHEDULE 2020/2021							
			**187 Work Days			Exhibit 4	
STEP	BA I	BA+15 II	BA+30	BA+45 or MA IV	BA+60 or <u>MA +15</u> V	BA+75 prof credits or MS - 30 or Doctorate VI	
1	61,295	66.575	70,696	73,653	75,450	76,084	
2	62,569	68,218	72,712	76,042	78,210	79,215	
3	63,839	69,862	74,729	78,429	80,969	82,347	
4	65,113	71,506	76,742	80,818	83,728	85,478	
					•	88,611	
5	66,384	73,151	78,759	83,206	86,489		
6	67,659	74,795	80,775	85,593	89,248	91,740	
7	68,931	76,440	82,792	87,982	92,007	94,873	
8	70,203	78,085	84,807	90,370	94,768	98,005	
9	70,203	79,727	86,824	92,757	97,528	101,136	
10	70,964	80,489	90,409	96,715	101,575	105,562	
11				99,162	104,676	108,733	
12				-	107,438	112,163	
13					. 110,319	115,295	
17					113,991	119,149	
22						123,001	
25						126,993	
27		120,53					
NOTE: The additional units must be obtained following the completion of a degree.							
a) Longerity Stipends S600 stipend after year 10 (This is already included in the salary schedule and subject to COLA) S150 additional stipend at years 20-24, \$1,500 years 25-29 and \$2,250 year 30 and above (Not subject to COLA)							
<u> </u>	al salary placement plus accu			15/16 Haster Sipend increase	. to \$3.000		
				9. Changed to \$4700 eff 7/			
	osation, each certificated, ful						
insurance plans, shall have their annual compensation increased by the amount of this payment. The payment shall be made in equal							
installments over the normal monthly payroll. Eligible part-time employees shall receive a share of the "Health allowance" per contract subject to enrollment in the insurance plans. \$4624 per year for dependent coverage as a district contribution Eff 7/1/2019							
(See Article III.2)							
d.) <u>Speech Pathologist Stipend</u> effective 15/16 \$1,000							
Increase 2.53% effective 7/1/2003, Increase 2.41% effective 7/1/2004_ VI-25 added in 2004, added V-17 in 2005							
Increase 3.42% effective 7-1-2007, increase 0.5% effective 7-1-2008, increase in fieu to \$10361.00 as of 7-1-2010							
acrease 0.7% effective 7/	1/2011, locrease 2% effecti	re 7/1/2012, increase 2.25%	i eff. 7/1/2013				
				5, loc 3.5% eff. 7/1/2016, In	c 3.5% eff. 7/1/2017	<u> </u>	
	value of addil training day J fective 7/1/2019; Increase 2.1	•	•				
Step VI-27 Effective 7-1-2					Į	1	
**COVID-19 20/21 Calenda	r to include 187 working day	rs vs. 185. Salary increased	by 2 days			1	
			1/2/20	212	\sim		

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PACIFIC GROVE UNIFIED SCHOOL DISTRICT Exhibit 4 CERTIFICATED SALARY SCHEDULE 2021/2022						
		*21/:	22 Pending Negotiat 185 Work Days	ions		Exhibit 4
	ВА	BA+15	BA+30	BA+45 or MA	BA+60 or MA +15	BA+75 prot credits or MS + 30 or Doctorate
STEP	1	<u> </u>		IV	<u>V</u>	VI
1	60,640	65,863	69,939	72,865	74,642	75,270
2	61,899 -	67,488	71,934	75,229	77,372	78,368
3	63,157	69,114	73,929	77,590	80,103	81,466
4	64,417	70,741	75,922	79,954	82,833	84,564
5	65,674	72,369	77,917	82,315	85,563	87,663
6	66,935	73,995	79,911	84,676	88,294	90,760
7	68,194	75,623	81,906	87,041	91,023	93,858
8	69,453	77,250	83,901	89,403	93,755	96,957
9	69,453	78,874	85,896	91,765	96,485	100,054
10	70,205	79,628	89,442	95,680	100,488	104,432
11	98,102 103,557 107,5					
12						
13					109,138	114,062
17					112,772	117,874
22	121,6					
25	125,6					
27			• •			129,164
NOTE: The additional units must be obtained following the completion of a degree.						
a.) Longevity Stipends \$600 stipend after year 10 (This is already included in the salary schedule and subject to COLA)						
	rears 20-24, years 25-29 and salary placement plus accum					
b.) Masters/Doctorate Stiper Ph.D \$1,000 Effective 7/1/2		ers or Doctorate Degree begin	ning 7/1/2006, Effective 15/1	16 Master Sipend increase to 1	\$2,000.	
c.) Health Allowance Payment-\$10361.00 changed to \$3000 eff. 4/1/2015. Changed to \$3350 eff 7/1/2019. Changed to \$4700 eff 7/1/2020						
In addition to other compensation, each certificated, full time employee, who is enrolled in the Dist./Assoc. medical, dental and vision insurance plans, shall have their annual compensation increased by the amount of this payment. The payment shall be made in equal						
installments over the normal monthly payroll. Eligible part-time employees shall receive a share of the "Health allowance" per contract						
subject to enrollment in the insurance plans. \$4624 per year for dependent coverage as a district contribution Eff 7/1/2019 (See Article III.2)						
d.) <u>Speech Pathologist Stipend</u> effective 15/16 \$1,000 Increase 2.53% effective 7/1/2003, Increase 2.41% effective 7/1/2004_ VI-25 added in 2004, added V-17 in 2005						
	005, increase o 5.43% effecti 1-2007,increase 0.7% efectiv		n \$[036] 00 at of 7_1_3010			
Increase 0.7% effective 7/1	/2011, Increase 21/1 effective	7/1/2012, increase 2.25% e	íf. 7/1/2013			·····
	4, \$7361 added each cell from for value of addtl training day			nc 3.5% eff. 7/1/2016, Inc 3.	574 ett. 1/1/2017	
	ective 7/1/2019; Increase 2.27					1
			- 1 - 1			
		-	7/26/202	1		
			73	Song C	ann-bendio; Asst St	perintendent/CBO

Song Chin-Bendib, Asst Superintendent/CBO

		PACIFIC GROVE UNIFIED SCHOOL DISTR PSYCHOLOGIST SALARY SCHEDULE 2020/2		Exhibit 5
		**205 Work Days	· · · · · · · · · · · · · · · · · · ·	Exhibit 5
	BA ++45 or MA	BA+60 or MA+15	BA+75, INCLUDING MA or MA+30	
STEP	1	11	111	-
]	104,137	107,800	110,938	
2	107,800	110,938	114,601	
3	110,938	114,601	118,264	
4	114,601	118,264	121,402	
5	118,264	121,402	125,064	
6	121,402	125,064	128,202	
1	125,064	128,202	131,866	
8	128,202	131,866	135,527	
9	131,866	135,527	138,665	
10	132,625	136,287	139,426	
	132,625	136,287	139,426	
12	132,625	136,287	139,426	
13	132,625	136,287	139,426	
17	132,625	136,287	139,426	

NOTE: The additional units must be obtained following the completion of a degree. The base salary of the psychologist is the first column and first step of the teacher's salary schedule. The base salary multiplied by the appropriate ratio will equal the total salary for the psychologist. The ratio provides for the responsibility assumed by the psychologist and an extended work year of 20 days beyond that expected of teachers. Ratio included in the salary calculations above. An employee within the district who assumes the position of school psychologist will be placed on the next highest level of the schedule above his current annual salary.

a 1

nggi aasta Sido Model 19

a.) Longevity Stipends

\$600 stipend after year 10 (This is already included in the salary schedule and subject to COLA)

\$750 additional stipend at years 20-24, years 25-29 and year 30 and above (Not subject to COLA)

Stipends are based on initial salary placement plus accumulated years of satisfactory service thereafter.

b.) Masters/Doctorate Stipend \$1,500.00 stipend for Masters or Doctorate Degree eff. 15/16 Masters Stipend increase to \$2,000 c.) Health Allowance PAYMENT - \$3,350.00 eff 7/1/2019, Health allowance inc. to \$4,700 eff 7/1/2020.

In addition to other compensation, each certificated, full time employee, who is enrolled in the Dist./Assoc. medical, dental and vision insurance plans, shall have their annual compensation increased by the amount of this payment. The payment shall be made in equal installments over the normal monthly payroll. Eligible part-time employees shall receive a proportional share of the Health Allowance subject to enrollment in the insurance plans. Eff 7/1/19 \$4,624.00 per year for dependent coverage as a district contribution.(See Art. III.2)

Increase of 2.53% effective 7/1/2003, Increase of 2.41% effective 7/1/2004_ VI-25 added in 2004, added Y-17 in 2005

Increase of 4% effective 7-1-2005, increase of 5.43% effective 7/1/2006

Increase of 3.42% effective 7-1-2007, Increase .7% effective 7-1-2008, increase 1.14% effective 7-1-2010

Inc. of 0.7% eff. 7-1-2011, Inc. of 2% eff. 7-1-2-12, 13/14 inc. 2.25%, 14/15 inc. 2.25%, 3.25% inc. eff 7/1/15, 3.5% eff. 7/1/16

Added \$ 7361 to each cell from HA eff. 4/1/2015

3.5% increase eff 07/01/2017, eff. 7/1/2018 Inc 3.2% salary .55% for value of addtl training day .25% premium to additional trainin day

2% Base Salary inc. eff 7/1/19, 2.27 Base Salary inc. eff 7/1/2020

**COVID-19 20/21 Calendar to include 205 days vs. 203 Days

2021 74 Song Chin-Bendib, Asst Superintendent/CBO Date

		*21/22 Salary Schedule pending negotiation		Exhibit 5
	BA +45 or MA	203 Work Days BA+60 or MA+15	BA+75, INCLUDING MA or MA+30	
STEP				
- I	103,121	106,747	109,856	+
2	106,747	109,856	113,483	
3	109,856	113,483	117,110	
4	113,483	117,110	120,217	
5	117,110	120,217	123,844	
6	120,217	123,843	126,951	
1	123,843	126,951	130,580	
8	126,951	130,580	134,205	
9	130,580	134,205	137,313	
10	131,331	134,959	138,066	
	131,331	134,959	138,066	
[2	131,331	134,959	138,066	
13	131,331	134,959	138,066	
17	131,331	134,959	138,066	
ie base salary mult ork year of 20 day	iplied by the appropriate ratio will equal the t s beyond that expected of teachers. Ratio inclu e next highest level of the schedule above his	otal salary for the psychologist. The ratio provided in the salary calculations above. An employ	logist is the first column and first step of the teacher's ides for the responsibility assumed by the psychologist ree within the district who assumes the position of sch	and an extende

b) Masters/Doctorate Stipend \$1,500.00 stipend for Masters or Doctorate Degree eff. 15/16 Masters Stipend Increase to \$2,000 c) Health Allowance PAYMENT - \$3,350.00 eff 7/1/2019, Health allowance inc. to \$4,700 eff 7/1/2020

In addition to other compensation, each certificated, full time employee, who is enrolled in the Dist./Assoc. medical, dental and vision insurance plans, shall have their annual compensation increased by the amount of this payment. The payment shall be made in equal installments over the normal monthly payroll. Eligible part-time employees shall receive a proportional share of the Health Allowance subject to enrollment in the insurance plans. Eff 7/1/19 \$4,624.00 per year for dependent coverage as a district contribution.(See Art. III.2)

Increase of 2.53% effective 7/1/2003, Increase of 2.41% effective 7/1/2004_ VI-25 added in 2004, added V-17 in 2005

Increase of 4% effective 7-1-2005, increase of 5.43% effective 7/1/2006

Increase of 3.42% effective 7-1-2007, Increase .7% effective 7-1-2008, increase 1.14% effective 7-1-2010

Inc. of 0.7% eff. 7-1-2011, Inc. of 2% eff. 7-1-2-12, 13/14 inc. 2.25%, 14/15 inc. 2.25%, 3.25% inc. eff 7/1/15, 3.5% eff. 7/1/16

Added \$ 7361 to each cell from HA eff. 4/1/2015

3.5% increase eff 07/01/2017, eff. 7/1/2018 Inc 3.2% salary .55% for value of addtl training day .25% premium to additional trainin day

Date

2% Base Salary inc. eff 7/1/19, 2.27 Base Salary inc. eff 7/1/2020

**COVID-19 20/21 Calendar to include 205 days vs. 203 Days

Song Chin-Bendib, Asst Superintendent/CBO

PACIFIC GROVE UNIFIED SCHOOL DISTRICT COUNSELOR SALARY SCHEDULE 2020-2021 197 WORK DAYS

[·····	[· · · · · · · · · · · · · · · · · · ·	BA+75 prof
					BA+60	credits or MS +
	BA	BA+15	BA+30	BA+45 or MA	or MA +15	30
STEP	<u> </u>	<u>[]</u>	III	IV	V	VI
全球完全过多。	民族的问题。即且		这些影响了。 在15	民国和全国和平台		
1	64,718	70,293	74,644	77,766	79,663	80,333
	大学的学习	國家的文字的發展的	S299979732		があるなどは知道	
2	66,063	72,028	76,773	80,288	82,578	83,639
						理論の問題の理論
3	67,404	73,763	78,902	82,809	85,491	86,945
WENELSHIDERE KONG	SECTOR DURING	网络哈马希奇	常常后来,但不会这	海南州的建筑地域	A. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	这位的条款并且约 定于
4	68,750	75,499	81,028	85,331		90,252
<u>63.3%22世纪58</u> 4平	林永 道的林逸之后,		· 法保持正行法法			Lee and a should have
5	70,092	77,236	83,157	87,852	91,319	93,559
				a service and the		
6	71,437	78,972	85,286	/90,373	94,232	96,864
10,251,0257,00675	4、第一章 4、2、4440		化化学学 化化学学		同時の時代の	のないがある。
7	72,780	80,708	87,415	92,895	97,145	100,171
ACREAL CONTRACTOR	Stand Constants		1949 - 245 - 1	n faile an an Anna	n.v.s. Manage	
8	74,124	82,446	89,543	95,417	100,061	103,478
9	74,124	84,179	91,673	97,937	102,974	106,784
10	74,927	84,983	95,458	102,116	107,247	111,457
					3.42.3.4% 中国自	
11				104,700	110,522	114,806
WARD CONTRACTOR	en and an		N. BANGHARANA	列和国际政治中在法	ne se desserves	
12	and the second state of the second state.		November 2010 - Constant	A THE REPORT OF A DECISION	113,438	118,426
9-2-31-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-			在国际中在 这些历	Santasi darah	NATION RAD	
13			• The subscription of the second second		116,479	121,734
47					100 057	
17	NISLATED PLANTAGE			Marina di Katalari di Katal	120,357	125,803
22						经正常已经保险证明
						129,870
25	tester and the second second		MANAGARA ANA ANA ANA ANA ANA ANA ANA ANA ANA	的 5 % \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	STANS I DECEMBER 1	
20 Maria Academic Maria	energi energia				******	134,085
27					<u>rectored and a second s</u>	427.050
	nal units must be of	btained following the c	completion of a de	aree		137,852
a.) Longevity Stipe						, <u>, , , , , , , , , , , , , , , , , , </u>
		ady included in the sa				
		\$1,500 years 25-29 a				
		cement plus accumula				·
	b.) Masters/Doctorate Stipend \$1500.00 stipend for Masters or Doctorate Degree beginning 7/1/2006, Effective 15/16 Master Sipend increase to \$2,000.					
	c.) Health Allowance Payment-\$10361.00/changed to \$3000 eff. 4/1/2015. Changed to \$3350 eff 7/1/2019 In addition to other compensation, each certificated, full time employee, who is enrolled in the Dist./Assoc. medical, den					
		al compensation increa				· · · · ·
		ayroll. Eligible part-tir				nce" per contract
	It in the insurance p	olans. \$4624.00 per y	ear for dependent	coverage as a dis	trict contribution.	
(See Article III.2)					-	

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d.) Speech Pathologist Stipend effective 15/16 \$1,000			1	
Increase 2.53% effective 7/1/2003, Increase 2.41% effective	7/1/2004_VI-25 add	ded in 2004, added V	-17 in 2005	
Increase 4% effective 7-1-2005, increase o 5.43% effective 7.	/1/2006			
Increase 3.42% effective 7-1-2007, increase 0.7% efective 7-	1-2008, increase in li	ieu to \$10361.00 as o	of 7-1-2010	
Increase 0.7% effective 7/1/2011, Increase 2% effective 7/1/2	2012, increase 2.25%	6 eff. 7/1/2013		,
Increase 2.25% eff 7/1/2014, \$7361 added each cell from Hea	alth Allowance eff.4/1	/2015, Inc 3.25% eff.	7/1/15, Inc 3.5% eff.	7/1/2016, Inc 3.5% (
Inc 3.2% salary .55% for value of addtl training day .25% prem	nium to additional train	nin day eff. 7/1/2018		
Inc 2% Base Salary effective 7/1/2019				
*Step VI-27 Effective 7-1-2005				
**Counselors Salary Schedule effective 7/1/2020				

**Due to COVID-19, 20/21 Calendar to include 197 working days vs. 195 working days. Salary increased by 2 days for 20/21 only.

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6 2021

Date

Song Chin-Bendib, Assistant Superintendent/CBO

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PACIFIC GROVE UNIFIED SCHOOL DISTRICT COUNSELOR SALARY SCHEDULE 2021-2022 195 WORK DAYS *2021-2022 Salary Schedule Pending Negotiations

		2021 2022 00101	<u>/ Scredule Perding</u>	- Negotiations	<u> </u>	BA+75 prof
					BA+60	credits or MS +
	BA	BA+15	BA+30	BA+45 or MA	or MA +15	30
STEP	l l	11	111	IV	V	VI
的是用的建筑的	國對自己的美国的	\$P\$24432573645	的建筑的建筑	探索学校的 在199	語言を発見	7222-361-6-2-8-3-
1	65,515	71,158	75,563	78,723	80,644	81,322
	第4997年5月3日 年 日日	國國的國家的政治政治	ANN ANY ANY ANY ANY ANY ANY ANY ANY ANY	State State State	的理论的问题	和何的感觉自然
2	66,876	72,915	77,719	81,277	83,595	84,669
	303.3 2040	74.074	Standy 24 Financeir			The state of the state of the state of the
3	68,235	74,671	79,874	83,829	86,544	88,016
4	69,597	76,429	82.026	00 202	90 400	01.004
	03,037	10,423	82,026	86,382	89,492	91,364
5	70,955	78,187	84,182	88,934	92,444	94,711
		10,101				34,111
6	72,317	79,944	86,336	91,487	95,392	98,057
的影响的是一种的影响	自由的社会专家中心	22.5 8 8 2 2 7 2 7	2001年2月1日年1日		的名词复数的名词复数	STALL AND STREET
7	73,676	81,702	88,492	94,039	98,345	101,405
	the second second		流域用编码会和组合	and the second	STREEPINGS	
8	75,037	83,462	90,646	96,592	101,293	104,752
	NOT DOPTION	生态的分子; 1945年		and a second state of the		
9	75,037	85,215	92,802	99,144	104,243	108,099
	理学が生まるでです	· · · · · · · · · · · · · · · · · · ·		で、「ないなななななない」	の登場を改加	A Star No.
10	75,850	86,030	96,634	103,373	108,568	112,829
and the second	这位学生的主张生活的	CARL CARL		通行的复数复数运行		的现在分词是
11			and the second	105,990	111,883	116,220
12	Constant States and States and		and the second	CHARLES PROVIDE TRACTORY		
		STATISTICS AND		CARDON DE LA COMPLEXEMENTE	114,835	119,885
13			and the second second second second		117,913	402.000
			1	and the second second second	117,913	123,233
17	an an an tha an	and the second	andra an	an jing a katalog katal	121,839	127,353
的一次中的工具的一次实际中的						127,000
22	and and the second s		and and the second s	and a series of the series	A CONTRACTOR OF CONTRACTOR OF CARE OF CARE	131,470
化理想者是在多级的经		的时候,在 它的不是在来的	他影响到这些无可能			The second second second
25						135,737
Schurtz rainade	國家的產品的	高速電気温度などの力量	変化学学学校を発			
27						139,549
NOTE: The addition	al units must be obta	ined following the co	mpletion of a degree			
a.) Longevity Stiper	nds					<u> </u>
	ear 10 (This is alread					
				above (Not subject f	o COLA)	
	on initial salary place					
				ective 15/16 Master Sipend incr		
				iged to \$3350 eff 7/1		
In addition to other compensation, each certificated, full time employee, who is enrolled in the Dist./Assoc. medical, dental and vision insurance plans, shall have their annual compensation increased by the amount of this payment. The payment shall be made in equal						
insurance plans, sha	Il have their annual c	ompensation increas	ed by the amount of	this payment. The pa	yment shall be made	e in equal
				eive a share of the "H		r contract
	in the insurance plai	ns. \$4624.00 per yea	ar for dependent cove	erage as a district cor	tribution.	
(See Article 111.2)						

r

d.) Speech Pathologist Stipend effective 15/16 \$1,000	1	I	I	<u> </u>
Increase 2.53% effective 7/1/2003, Increase 2.41% effective	e 7/1/2004_ VI-25 ad	ded in 2004, added	/-17 in 2005	
Increase 4% effective 7-1-2005, increase o 5.43% effective 7	/1/2006			
Increase 3.42% effective 7-1-2007, increase 0.7% efective 7-	-1-2008, increase in I	ieu to \$10361.00 as	of 7-1-2010	
Increase 0.7% effective 7/1/2011, Increase 2% effective 7/1/	/2012, increase 2.25%	% eff. 7/1/2013		
Increase 2.25% eff 7/1/2014, \$7361 added each cell from He	alth Allowance eff.4/1	/2015, Inc 3.25% eff	. 7/1/15, Inc 3.5% eff.	. 7/1/2016, Inc 3.5% e
Inc 3.2% salary .55% for value of addtl training day .25% pren	nium to additional trai	inin day eff. 7/1/2018	}	
Inc 2% Base Salary effective 7/1/2019				
*Step VI-27 Effective 7-1-2005				· .
**Counselors Salary Schedule effective 7/1/2020				·
**Due to COVID-19, 20/21 Calendar to include 197 working d	ays vs. 195 working o	days. Salary increase	d by 2 days for 20/21	l only.
				-

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*REVISED 7/1/2021- Inc 2.27% Base Salary effective 7/1/2020

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7/2/2021 Date Song (Song Chin-Bendib, Assistant Superintendent/CBO

PACIFIC GROVE UNIFIED SCHOOL DISTRICT COUNSELOR SALARY SCHEDULE 2020-2021 197 WORK DAYS

BA BA+15 BA+30 BA+45 or MA or MA +15 STEP I II III III IV V 1 96,187 71,889 76,338 79,531 81,471 2 97,563 73,663 78,516 82,111 84,453 3 68,934 75,437 80,693 84,689 87,432 4 70,311 77,213 82,867 87,268 90,411 5 71,683 78,989 85,045 89,846 93,392 6 73,059 80,765 87,222 92,424 96,371 7 74,432 82,540 89,399 95,004 99,350 7 74,432 82,540 89,399 95,004 99,350 9 75,807 86,912 97,625 104,434 109,682 11 107,077 113,031 116,013 116,013 116,013 12 110 102,082 112,089 12,089 12,089 </th <th>30 VI 82,157 85,538</th>	30 VI 82,157 85,538
1 66,187 71,889 76,338 79,531 81,471 2 67,563 73,663 78,516 82,111 84,453 3 68,934 75,437 80,693 84,689 87,432 4 70,311 77,213 82,867 87,268 90,411 5 71,683 78,989 85,045 89,846 93,392 6 73,059 80,765 87,222 92,424 96,371 7 74,432 82,540 89,399 95,004 99,360 8 75,807 86,090 93,754 100,160 105,312 9 75,807 86,090 93,754 100,160 105,312 10 76,628 86,912 97,625 104,434 109,682 11 107,077 113,031 119,123 123,089 17 123,089 123,089 123,089 123,089	
2 67,563 73,663 78,516 82,111 84,453 3 68,934 75,437 80,693 84,689 87,432 4 70,311 77,213 82,867 87,268 90,411 5 71,683 78,999 85,045 88,846 93,392 6 73,059 80,765 87,222 92,424 96,371 7 74,432 82,540 89,399 95,004 99,360 8 75,807 84,318 91,576 97,583 102,332 9 75,807 86,090 93,754 100,160 105,312 10 76,628 86,912 97,625 104,434 109,682 11 116,013 119,123 119,123 123,089	
2 67,563 73,663 78,516 82,111 84,453 3 68,934 75,437 80,693 84,689 87,432 4 70,311 77,213 82,867 87,268 90,411 5 71,683 78,999 85,045 88,846 93,392 6 73,059 80,765 87,222 92,424 96,371 7 74,432 82,540 89,399 95,004 99,360 8 75,807 84,318 91,576 97,583 102,332 9 75,807 86,090 93,754 100,160 105,312 10 76,628 86,912 97,625 104,434 109,682 11 116,013 119,123 119,123 123,089	
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3 68,934 75,437 80,693 84,689 87,432 4 70,311 77,213 82,887 87,268 90,411 5 71,683 78,989 85,045 89,846 93,392 6 73,059 80,765 87,222 92,424 96,371 7 74,432 82,540 89,399 95,004 99,350 8 75,807 84,318 91,576 97,583 102,332 9 75,807 86,990 93,754 100,160 105,312 10 76,628 86,912 97,625 104,434 109,682 11 107,077 113,031 118,013 119,123 12 118,013 123,089 123,089 123,089	00.000
4 70.311 77.213 82.867 87.268 90.411 5 71.683 78.989 85.045 89.846 93.392 6 73.059 80.765 87.222 92.424 96.371 7 74.432 82.540 89.399 95.004 99.350 8 75.807 84.318 91.576 97.583 102.332 9 75.807 86.912 97.625 104.434 109.682 10 76.628 86.912 97.625 104.434 109.682 11 107.077 113.031 119.123 12 119.123 119.123	M-MOANT
4 70.311 77.213 82.867 87.268 90.411 5 71.683 78.989 85.045 89,846 93.392 6 73.059 80.765 87.222 92.424 96.371 7 74.432 82.540 89.399 95.004 99.350 8 75.807 84.318 91.576 97.583 102.332 9 75.807 86.912 97.625 104.434 109.682 10 76.628 86.912 97.625 104.434 109.682 11 107.077 113.031 119.123 12 119.123 119.123	88,919
5 71,683 78,989 85,045 89,846 93,392 6 73,059 80,765 87,222 92,424 96,371 7 74,432 82,540 89,399 95,004 99,350 8 75,807 84,318 91,576 97,583 102,332 9 75,807 86,090 93,754 100,160 105,312 10 76,628 86,912 97,625 104,434 109,682 11 107,077 113,031 116,013 119,123 13 119,123 123,089 123,089 123,089	
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6 73,059 80,765 87,222 92,424 96,371 7 74,432 82,540 89,399 95,004 99,350 8 75,807 84,318 91,576 97,583 102,332 9 75,807 86,090 93,754 100,160 105,312 10 76,628 86,912 97,625 104,434 109,682 11 107,077 113,031 116,013 116,013 12 11 112,089 112,089 112,089	
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8 75,807 84,318 91,576 97,583 102,332 9 75,807 86,090 93,754 100,160 105,312 10 76,628 86,912 97,625 104,434 109,682 11 107,077 113,031 116,013 116,013 13 119,123 119,123 119,123	99,063
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12 116,013 13 119,123 17 123,089	
12 116,013 13 119,123 17 123,089	117,412
13 119,123 17 123,089	<u> </u>
13 119,123 17 123,089	121,114
17 123,089	N. MARCEN
17 123,089	124,497
22	128,659
	CONTRACT.
	132,818
The second se	States -
25	137,129
	建建植生活工
27	140,981
NOTE: The additional units must be obtained following the completion of a degree.	
a.) Longevity Stipends	
\$600 stipend after year 10 (This is already included in the salary schedule and subject to COLA)	
\$750 additional stipend at years 20-24, \$1,500 years 25-29 and \$2,250 year 30 and above (Not subject to COLA)	
Stipends are based on initial salary placement plus accumulated years of satisfactory service thereafter.	
b.) Masters/Doctorate Stipend \$1500.00 stipend for Masters or Doctorate Degree beginning 7/1/2006, Effective 15/16 Master Sipend increase to \$2,000.	<u> </u>
c.) Health Allowance Payment-\$10361.00/changed to \$3000 eff. 4/1/2015. Changed to \$3350 eff 7/1/2019. Changed to \$4700	eff. 7/1/2020
In addition to other compensation, each certificated, full time employee, who is enrolled in the Dist./Assoc. medical, dental and visio	
insurance plans, shall have their annual compensation increased by the amount of this payment. The payment shall be made in ec	
installments over the normal monthly payroll. Eligible part-time employees shall receive a share of the "Health allowance" per contri	
subject to enrollment in the insurance plans. \$4624.00 per year for dependent coverage as a district contribution.	act
(See Article III.2)	act

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d.) Speech Pathologist Stipend effective 15/16 \$1,000				
Increase 2.53% effective 7/1/2003, Increase 2.41% eff	fective 7/1/2004_VI-25 ad	Ided in 2004, added \	/-17 in 2005	
Increase 4% effective 7-1-2005, increase o 5.43% effective	tive 7/1/2006			
Increase 3.42% effective 7-1-2007, increase 0.7% efect	tive 7-1-2008, increase in	lieu to \$10361.00 as (of 7-1-2010	
Increase 0.7% effective 7/1/2011, Increase 2% effective	e 7/1/2012, increase 2.25	% eff. 7/1/2013		
Increase 2.25% eff 7/1/2014, \$7361 added each cell from	m Health Allowance eff.4/	1/2015, Inc 3.25% eff.	. 7/1/15, Inc 3.5% eff	. 7/1/2016, Inc 3.5% e
Inc 3.2% salary .55% for value of addtl training day .25%				
Inc 2% Base Salary effective 7/1/2019, Inc 2.27% Base	Salary Effective 7/1/2020			
*Step VI-27 Effective 7-1-2005				. .
**Counselors Salary Schedule effective 7/1/2020				

**Due to COVID-19, 20/21 Calendar to include 197 working days vs. 195 working days. Salary increased by 2 days for 20/21 only.

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2/2021 Song Chin-Bendib, Assistant Superintendent/CBO Date

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PACIFIC GROVE UNIFIED SCHOOL DISTRICT

CRITERIA FOR ACADEMIC EQUIVALENCY PLACEMENT ON THE CERTIFICATED SALARY SCHEDULE

The following equivalents shall be granted for salary purposes:

- 1.` Equivalent to less than a bachelor's degree (Column I):
 - a. RN held by nurses
 - b. Special Secondary in Public Safety and Accident Prevention and Driver Education and Driver Training when attained with a bachelor's degree
- 2. Equivalent to a bachelor's degree (Column I)
 - a. PHN held by nurses
 - b. Standard Designated Subjects Credential with Specialization in Vocational Teaching, full-time or part-time
- 3. Equivalent to Column II (BA + 15)

Standard Designated Subjects Credential with Specialization in Vocational Teaching, full-time or part-time, 22 unit course completed as specified by the Division of Vocational Education, University of California (Phase I-6 semester units, Phase II-6 semester units, 10 educational units = total of 22 units), plus started on 60 unit general education requirement.

4. Equivalent to Column III (BA = 30)

Standard Designated Subjects Credential wit Specialization in Vocational Teaching, full-time or part-time, 22 unit course completed as specified by the Division of Vocational Education, University of California, plus 30 units of the 60 unit general education requirement completed.

5. Equivalent to Column IV (BA + 45 or MA)

Standard Designated Subjects Credential with Specialization in Vocational Teaching, full-time, clear. All units completed. 22 units Division of Vocational Education, University of California plus 60 units general education completed.

6. Equivalent to Column V (BA + 60 or MA + 15)

Standard Designated Subjects Credential with Specialization in Vocational Teaching, full-time, clear, plus bachelor's degree from an accredited college or university.

- 7. No equivalent shall be granted to Column VI (BA + 75/MA or MA + 30)
- 8. Salary schedule equivalents of Trade and Vocational Credentials shall be granted only to persons whose teaching assignments make these credentials appropriate.

PACIFIC GROVE UNIFIED SCHOOL DISTRICT CERTIFICATED ABSENCE REPORT

Emplo	yee	Da	te(s) Absent
School	or Work Location	-	
REAS	ON FOR ABSENCE (check one)		
	Bereavement		Leave without pay
	Industrial illness or accident		Other
	Inservice release time * ¹		Personal illness
	Jury Duty		Witness Leave
	Leave with differential pay, when authorized		

*¹Note: HR keeps records of inservice release time. Use of inservice release time must be coordinated with HR prior to use.

PERSONAL NECESSITY LEAVE (not more than seven days per school year)*²

- _____ Serious illness or death in family (*beyond Bereavement Leave*)
- _____ Accident to person and/or property of immediate family
- ____ Leave with prior authorization (Use "Request for Personal Necessity Leave" form)
- _____ Three days leave with prior notification to Principal but *without* explanation

*² Note: Personal necessity leave will be charged to sick leave unless you prefer they be charged to an Inservice Release Day instead.

Employee's Signature

Date

Approved

_____ Not approved

Supervisor's Signature

Date

PACIFIC GROVE UNIFIED SCHOOL DISTRICT

REQUEST FOR PERSONAL NECESSITY LEAVE

To: Immediate Supervisor (normally site principal or designee:

Personal necessity leave is requested on _____

date/dates

for the following reason or purpose: (seven days per school year limit

It is not possible for me to accomplish the above during non-working hours. I understand that approval of this request will result in an equivalent reduction of my accumulated sick leave benefits.

Signature

To:

From: Immediate Supervisor

Response:

Signature

Note: contract language states that "In the event of a denial by the immediate supervisor, the employee shall have the right to meet with the Superintendent to appeal the decision. The Superintendent's decision shall be presented to the employee in writing in a timely fashion."

PACIFIC GROVE UNIFIED SCHOOL DISTRICT

TRANSFER REQUEST

	Date
To: Assistant Superintendent	
From:	
I am requesting a transfer from	
to	effective
The reasons for this request are as follows:	

Signature

Pacific Grove Unified School District - 2020-2021								
180 Day Sch	180 Day School Calendar Date Event							
	М	Т	w	тн	F	1		
July 2020	27	28	29	30	31	7/31	New Hire Orientation	
	3	4	5	6	7	8/3	Professional Development Day (Non Student Day)	
	10	11	12	13	14	8/4	Welcome	
August 2020	17	18	19	20	21	8/5	Teacher Prep Day (Non Student Day)	
	24	25	26	27	28	8/6	First Day of School	18
	31	1	2	3	4			
	7	8	9	10	11	9/7	Labor Day Holiday	
	14	15	16	17	18			
Sept 2020	21	22	23	24	25			21
	28	29	30	1	2	10/3	Butterfly Parade	
	5	6	7	8	9	10/9	End of 1st Quarter (46 days)	
	12	13	14	15	16	10/12-10-16		
Oct 2020	19	20	21	22	23			
	26	27	28	29	30	_		17
	2	3	4	5	6			
	9	10	11	12	13	11/11	Veterans day Holiday	
Nov 2020	16	10	18	12	20	11/25	Minimum Day for Students and Classified Staff	
100 2020	23	24	25	26	20		Thanksgiving Holiday	18
	30	1	2	3	4	12/18	End of 2nd Quarter (42 days)	10
	7	8	9	10	11	12/18	End of 1st Semester (88 days)	
		0 15	9 16	10		12/18		
Dec 2020	14	-	-		18 25	12/18	Minimum Day for Students and Classified Staff Winter Break	14
	21 28	22 29	23 30	24 31	-			14
					1	12/21-1/1	Winter Break	
	4	5	6	7	8	1/4	Teacher Prep Day (Non Student Day)	
Jan 2021	11	12	13	14	15			
	18	19	20	21	22	1/18	Martin Luther King Holiday	4.0
	25	26	27	28	29			18
	1	2	3	4	5			
Feb 2021	8	9	10	11	12			
	15	16	17	18	19	2/15-2/19	Presidents' Holiday	
	22	23	24	25	26	2/22	Professional Development Day (Non Student Day)	14
	1	2	3	4	5	_		
	8	9	10	11	12	3/12	End of 3rd Quarter (42 days)	
March 2021	15	16	17	18	19			
	22	23	24	25	26			23
	29	30	31	1	2			
	5	6	7	8	9	4/9	Minimum Day for Students and Classified Staff	
April 2021	12	13	14	15	16	4/12-4/16	Spring Break	
	19	20	21	22	23			
	26	27	28	29	30			17
	3	4	5	6	7			
	10	11	12	13	14	5/28	End of 4nd Quarter (50 days)	
May 2021	17	18	19	20	21	5/28	End of 2nd Semester (92 days)	
	24	25	26	27	28	5/28	Last Day of School	
	31					5/31	Memorial Day	20
	First Day of	School					Breaks	
	Professional		nt Day/Teac	her Prep Da	ay		Holiday (8 total)	
	Welcome		-				Local Holiday (5 total)	
	Minimum Da	y for Studen	ts and Class	sified Staff (4 total)	8		
185 Work D	ays - Current					w Teachers	Instructional Days	180

Pacific Grove Unified School District - 2021-2022 180 Day School Calendar Date Event w ΤН М т F July 2021 7/30 New Hire Orientation 8/2 Professional Development Day (Non Student Day) 8/3 Welcome Aug 2021 8/4 Teacher Prep Day (Non Student Day) 8/5 First Day of School 9/6 Labor Day Holiday Sept 2021 10/2 **Butterfly Parade** 10/8 End of 1st Quarter (46 days) 10/11-10/15 Fall Break Oct 2021 10/11 Veterans day Holiday Nov 2021 11/24 Minimum Day for Students and Classified Staff 11/25-11/26 Thanksgiving Holiday 12/17 End of 2nd Quarter (42 days) 12/17 End of 1st Semester (88 days) Dec 2021 12/17 Minimum Day for Students and Classified Staff 12/20-1/3 Winter Break Jan 2022 12/21-1/3 Winter Break 1/17 Martin Luther King Holiday Feb 2022 q 2/14-2/18 Presidents' Holiday 2/21 Professional Development Day (Non Student Day) 3/11 End of 3rd Quarter (42 days) March 2022 4/8 Minimum Day for Students and Classified Staff 4/11-4/15 Spring Break April 2022 5/27 End of 4nd Quarter (50 days) 5/27 End of 2nd Semester (92 days) May 2022 5/27 Last Day of School 5/30 Memorial Day 5/31 Teacher Prep Day (Non Student Day) First Day of School Breaks Professional Development Day/Teacher Prep Day Holiday (8 total) Welcome Local Holiday (5 total) Minimum Day for Students and Classified Staff (4 total)

185 Work Days - Current Teachers 186 Work Days - New Teachers

Instructional Days 180

lCT		Date	Degree of Progress (When appropriate)
PACIFIC GROVE UNIFIED SCHOOL DISTRICT	AUXILIARY PERSONNEL	Position	Assessment Techniques
Д		Employee	Employment Performance Objective

PACIFIC GROVE UNIFIED SCHOOL DISTRICT

ELEMENTS RELATING TO THE STANDARDS OF EXPECTED PUPIL PROGRESS (Performance Objectives in the Case of Auxiliary Service Personnel)

1. Evaluatee Comments

2. Evaluator Comments

.

(a) _____

PACIFIC GROVE UNIFIED SCHOOL DISTRICT

AUXILIARY SERVICES PERSONNEL OBSERVATION FORM

Empl	oyee	Position		
Time	to	Date		
1.	Activity being observed:			
2.	Auxiliary services employee objective:	e 1		
3.	Strengths of employee:	ž		
4,	Areas of improvement:			
5.	Comments, recommendations, etc.:			



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School Counselor Evaluation

PACIFIC GROVE

TNERSHIP IN

Evaluatee: Evaluator:		School: Grade/Sub	oj:	Date:	
Check one:	Probationary 1	Probationary 2	Temporary	Permanent	
<u>Unsatisfactory</u> is a rating that results from a significant recurring problem not showing meaningful improvement during the course of this evaluation. A supportive statement, which includes suggestions for improvement, must be included. <u>Conditional</u> must include a supportive statement delineating conditions that must be met to produce satisfactory results.					

Professional Performance Standards

	1. Standard-Guidance Curriculum - Applies to Secondary Counselors Only
Satisfactory/ Meets Standards	• Provides guidance in a systematic way for the purpose of skill development and application of skills learned.
 Conditional Unsatisfactory/ 	• Profile each student in the caseload, including academic standing, credit status, attendance patterns and school citizenship; monitor students appropriately and keep information current.
Does Not Meet Standards	• Facilitates and interprets academic assessments. At the high school, facilitate and interpret academic and career assessments.
	• Regular academic review of students as needed .
	Build individual student schedules that respond to the student needs and goals.
Comments:	



School Counselor Evaluation

	2. Standard Small Group and Individual Counseling
Satisfactory/ Meets Standards	• Assist students in planning, monitoring and managing their educational, personal, social and career development goals
Conditional	• Uses appropriate content and materials for grade level
Unsatisfactory/ Does Not Meet Standards	Establishes rapport with the students.Delivers guidance and lessons effectively.
	• Guidance and services are available to all students.
	 Responds in a timely manner to scheduling and/or counseling referrals. Communicates and collaborates with teachers and parents appropriately.
Comments:	Is current with recent counseling research and methodologies.
Comments:	
Comments:	3. Standard-Prevention and Intervention Services
Comments:	3. Standard-Prevention and Intervention Services • Addresses the concerns of learners. • Demonstrates appropriate involvement with student review teams and
 Satisfactory/ Meets Standards Conditional 	3. Standard-Prevention and Intervention Services • Addresses the concerns of learners.
Satisfactory/ Meets Standards	 3. Standard-Prevention and Intervention Services Addresses the concerns of learners. Demonstrates appropriate involvement with student review teams and utilizes a team approach to problem solving. Assists in implementation and support of conflict resolution and
 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet 	 3. Standard-Prevention and Intervention Services Addresses the concerns of learners. Demonstrates appropriate involvement with student review teams and utilizes a team approach to problem solving. Assists in implementation and support of conflict resolution and mediation groups/programs. Participates in Crisis Response and implements the established



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School Counselor Evaluation

		4. Standard-Consultation and Collaboration, Program Coordination
		• Establishes professional relationships with staff, parents and students.
		• Provides knowledge and support of site and district programs for student services
	Satisfactory/	• Presents reports in a clear concise manner.
	Meets Standards	• Promotes counseling and guidance programs to students, parents and staff.
	Conditional	 Establishes a calendar of guidance or counseling activities.
	Unsatisfactory/	• Provides assistance in guidance related staff in-services.
	Does Not Meet	• Promotes equity and access for all students.
	Standards	Advocates for student needs.
Com	ments:	
<u> </u>		



School Counselor Evaluation

		is:
Empl	oyee Name	
	Satisfactory/Meet	ts Standards
\square	Conditional	

Unsatisfactory/Does Not Meet Standards

A copy of this document will be filed in your personnel file. You are entitled to review and comment upon this document and to have your own written comments attached. Any such written comments should be submitted to the personnel office within ten (10) working days of the following date.

Evaluator's Signature

I have received a copy of this evaluation report. Signing this form does not necessarily mean that I agree with the ratings.

Evaluatee's Signature

Date

Date

PACIE BORNE CHOOL BI A PARTNERSHII EXCELENCE	JE STRICT			School Dist uation Form	rict	Exhibit 12d
Evaluatee:			School:		Date:	
Evaluator:			Grade/Subj:			
Check one:	Probationary 1	Probation	nary 2	Temporary	Permanent	
	is a rating that results f evaluation. A supportive					ring the

Professional Performance Areas

<u>Conditional</u> must include a supportive statement delineating conditions that must be met to produce satisfactory results.

000	Satisfactory/ Meets Standards Conditional Unsatisfactory/	 Pedagogical Content Knowledge Identifies student's learning needs (strengths and weaknesses), assesses in all areas of suspected disability and recommends appropriate remedial strategies. Collaborates with IEP team to develop IEP's consistent with student's needs. Complies with state and federal regulations governing special education with specific attention to time lines and Individuals with Disabilities Education Act requirements.
	Does Not Meet Standards	
Con	nments	



Pacific Grove Unified School District School Psychologist Evaluation Form

		2. Communication Skills
0 0 0	Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards	 Is constructive and cooperative in interactions with parents and receptive to their contributions. Communicates with other professional staff and consults effectively with the wider school community. Reports and interprets test results and other student data in ways that can be understood by non-specialists and used to facilitate student growth. Interprets student records clearly for students, parents, teachers, administrators, and other authorized personnel.
Cor	nments	
		3. INSTRUCTIONAL PRACTICE
O	Satisfactory/ Meets Standards	 Creates an environment that promotes team participation, learning, and involvement.
0	Conditional	• Uses appropriate techniques to facilitate Team process.
0	Unsatisfactory/ Does Not Meet Standards	
Con	nments	



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Pacific Grove Unified School District School Psychologist Evaluation Form

		4.	DIAGNSTIC ASSESSMENT/EVALUATIONS
0	Satisfactory/ Meets Standards	•	Administers, scores, and interprets results of psycho-educational measures o r assessment and recommends remediation or treatment.
Q	Conditional	•	Demonstrates knowledge of a wide variety of assessments.
0	Unsatisfactory/ Does Not Meet Standards	•	Writes clear and concise reports and educational recommendations. Presents assessment reports in a clear concise manner.

Comments

	atisfactory/ Aeets Standards Conditional Jnsatisfactory/ Does Not Meet Standards	 5. PROBLEM SOLVING Collaborates with general and special education team members, including sharing knowledge and skills, carrying out assigned tasks, supporting the contribution of others, and providing leadership in those problem situations where appropriate. Demonstrates the day-to-day ability to anticipate and to resolve problems and crises. 		
Comments				

 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 6 Professionlism Responsibly meets professional obligations in regard to punctuality, attendance, and assigned routine duties. Shares responsibility for accomplishing the goals and priorities of grade, team, department, school site and the Pacific Grove Unified School District. Is a reflective and continuous learner. Speaks professionally about students and families.
Comments	



Pacific Grove Unified School District School Psychologist Evaluation Form

____is:

Employee Name

0	Satisfactory/Meets Standards
0	Conditional
O	Unsatisfactory/Does Not Meet Standards

A copy of this document will be filed in your personnel file. You are entitled to review and comment upon this document and to have your own written comments attached. Any such written comments should be submitted to the personnel office within ten (10) working days of the following date.

Evaluator's Signature

I have received a copy of this evaluation report. Signing this form does not necessarily mean that I agree with the ratings.

Evaluatee's Signature

Date

Date

A PARTNERSHIP Excellence			ied School Dist Therapist Evaluation	rict	
Evaluatee:		School:	Select School	Date:	
Evaluator:	r: Grade/Subj:				
Check one:	O Probationary 1	Probationary 2	Temporary	O Permanent	
Unsatisfactory	is a rating that results fi	om a significant recurring	problem not showing meani	ingful improvement during the	

<u>Unsatisfactory</u> is a rating that results from a significant recurring problem not showing meaningful improvement during course of this evaluation. A supportive statement, which includes suggestions for improvement, must be included. <u>Conditional</u> must include a supportive statement delineating conditions that must be met to produce satisfactory results.

Professional Performance Areas				
 Standard-Engaging and Supporting ALL Students in Learning Connects students' classroom curriculum, experience and interests with communication goals using a variety of instructional strategies and resources to respond to students' diverse needs. Facilitates communication experiences that promote autonomy and school interaction. 				



Pacific Grove Unified School District

Speech and Language Therapist Evaluation

		2. Standard- Creating & Maintaining Effective Environments for Student Learning
0000	Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards	 Creates a physical environment that engages students. Establishes a climate that promotes fairness and respect. Promotes speech development and group/individual responsibility. Establishes and maintains standards for student behavior. Plans and implements procedures and routines that support communication skills. Uses instructional time effectively.
Con	nments	
O O Con	Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards	 3. Standard- Understands & Organizes Goals and Objectives/Lessons for Student Learning. Creates an environment that promotes team participation, learning, and involvement. Selects and organizes Speech Therapy materials that match students' current needs and developmental level. Develops student understanding through instructional strategies that are appropriate to students' goals and objectives. Insures timely compliance with IEP and assessment requirements. Uses materials, resources and technologies to facilitate student achievement of goals and objectives.



Pacific Grove Unified School District

Speech and Language Therapist Evaluation

0000	Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards	 4. Standard- Planning Instruction & Designing Learning Experiences for ALL Students Draws on and values students' backgrounds, interests and developmental learning needs. Establishes and articulates goals for student learning. Develops and sequences instructional activities and materials for student learning. Modifies instructional plans to adjust for student needs.
Con	nments	
Ø	Satisfactory/ Meets Standards	 5. Standard- Assessing Student Learning Assesses Speech and Language performance of students referred and develops appropriate assessment reports. Completes Individualized Education Plans with appropriate goals and objectives

O	Satisfactory/ Meets Standards	• Assesses Speech and Language performance of students referred and develops appropriate assessment reports.
0	Conditional	• Completes Individualized Education Plans with appropriate goals and objectives for qualified students.
O	Unsatisfactory/ Does Not Meet Standards	• Uses the results of assessments to guide instruction.
		• Demonstrates a knowledge and use of a wide range of appropriate assessments.
		Monitors and communicates student progress.
		• Complies with state and federal regulations governing special education with specific attention to time lines and Individuals with Disabilities Education Act.

Comments

 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 6. Standard- Developing as a Professional Speech & Language Pathologist Reflects on therapy practice and plans professional development. Establishes professional goals and pursues opportunities to grow professionally. Works with colleagues to improve professional practice. Balances professional responsibilities and maintains motivation. Establishes professional relationships with staff, parents and students.
Comments	·



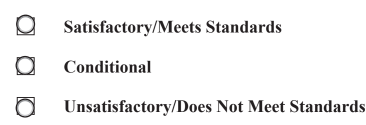
Pacific Grove Unified School District

Speech and Language Therapist Evaluation

) I

is:

Employee Name



A copy of this document will be filed in your personnel file. You are entitled to review and comment upon this document and to have your own written comments attached. Any such written comments should be submitted to the personnel office within ten (10) working days of the following date.

Evaluator's Signature

I have received a copy of this evaluation report. Signing this form does not necessarily mean that I agree with the ratings.

Evaluatee's Signature

Date

District	
d School	
Unifie	
fic Grove	

A CIFIC

SCHOOL DIST

EXCLUSION

 $C_{alifornia} \mathbf{P}_{rofessional} \mathbf{S}_{tandards}$ for $\mathbf{E}_{ducational} \mathbf{L}_{eaders}$ **Initial Management Personnel Evaluation (Fall Planning)**

Name:

Date:

Areas for Growth												xhibit 12f
	A Vision Of Learning	• Facilitate the development of a shared vision for the achievement of all students based upon data from multiple measures of student learning and relevant qualitative indicators.	 Communicate and implement the shared vision so the entire school community understands and acts on the mission of the school as a standards-based education system. 	 Leverage and marshal sufficient resources to implement and attain the vision for all students and all sub groups of students. 	• Identify and address any barriers to accomplishing the vision.	• Shape school programs, plans, and activities to ensure integration, articulation and consistency with the vision.	• Use the influence of diversity to improve teaching and learning.	The School Culture and Instructional Program	 Create an accountability system of teaching and learning based on student learning standards. 	 Utilize multiple assessment measures to evaluate student learning to drive an ongoing process of inquiry focused on improving the learning of all students and all subgroups of students. 	 Shape a culture where high expectations for all students and for all subgroups of students is the core purpose. 	development of all staff consistent with the ongoing effort to improve the learning of all students relative to the content standards.
Strengths				105								

 Promote equity, fairness, and respect among all members of the school community. Provide opportunities for all members of the school community to develop and use skills in collaboration, leadership, and shared responsibility. Facilitate the use of appropriate learning materials and learning strategies which include the following: students as active learners, a variety of appropriate materials and strategies, the use of reflection and inquiry, an emphasis on quality vs. quantity, and appropriate and effective technology. 	 The Learning Environment Monitor and evaluate the program and staff at the site. Establish school structures, patterns, and processes that support student learning. Manage legal and contractual agreements and records in ways that foster a professional work environment and secure privacy and confidentiality for all students and staff Align fiscal, human and material resources to support the learning of all students and groups of students. Sustain a safe, efficient, clean, well-maintained and productive school environment that nurtures student learning and supports the professional growth of teachers and support staff. Utilize the principles of systems management, organizational development, problem solving, and decision-making techniques fairly and effectively. Utilize effective and nurturing practices in establishing student behavior management systems. 	The Community
	106	

		Exhibit 12
 Incorporate information about family and community expectations into school decision-making and activities. Recognize and respect the goals and aspirations of diverse family and community groups. Treat diverse community stakeholder groups with fairness and respect. Support the equitable success of all students and all subgroups of students through the mobilization and leveraging of community support services. Strengthen the school through the establishment of community, business, institutional, and civic partnerships. Community, business, institutional, and civic partnerships. Modes. 	 Personal Ethics and Leadership Demonstrate skills in decision-making, problem solving, change management, planning, conflict management, and evaluation. Model personal and professional ethics, integrity, justice, and fairness and expect the same behaviors from others. Make and communicate decisions based upon relevant data and research about effective teaching and learning, leadership, management practices, and equity. Reflect on personal leadership practices and recognize their impact and influence on the performance of others. Encourage and inspire others to higher levels of performance, commitment, and motivation. Sustain personal motivation, commitment, energy, and health by balancing professional and personal development. Engage in professional and personal development. Demonstrate knowledge of the curriculum and the ability to integrate and articulate programs throughout the grades. Use the influence of the office to enhance the educational program rather than for personal gain. 	 Operating Within A Larger Context Ensure that the school operates consistently within the parameters of federal, state, and local laws, policies, regulations, and statutory requirements.
	107	

Initial Management Personnel Evaluation (Fall Planning) Revised June 2013

	Date
 Generate support for the school by two-way communication with key decision-makers in the school community. Work with the governing board and district and local leaders to influence policies that benefit students and support the improvement of teaching and learning. Influence and support public policies that ensure the equitable distribution of resources, and support for all subgroups of students. 	Evaluator's Signature
	Evaluatee's Signature



Pacific Grove Unified School District Classroom Observation Form

Exhibit 12g

Evaluatee: Evaluator:		School: Grade/Subj	:	Date:
Check one:	Probationary 1	Probationary 2	Temporary	Permanent
Unsatisfactory is a rating that results from a significant recurring problem not showing meaningful improvement during the course of this evaluation. A supportive statement, which includes suggestions for improvement, must be included. Conditional must include a supportive statement delineating conditions that must be met to produce satisfactory results.				

California Standards for the Teaching Profession Performance Areas

Number of Students: Lesson Objective:	Time: From	То			
Focus California Academic Standard(s) and Activities: Method to Assess Student Learning:					
 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 Using knowledge of Connecting learning interests Using student achiev individuals and who Connecting subject f Using a variety of in students' diverse lea Promoting critical th 	natter to meaningful, real-life contexts structional strategies, resources, and technologies to meet			

1



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Pacific Grove Unified School District Classroom Observation Form

	CREATING AND MAINTAINING EFFECTIVE ENVIRONMENTS FOR STUDENT LEARNING
 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 Promoting social development and responsibility within a caring community where each student is treated fairly and respectfully Creating physical or virtual learning environments that promote student learning, reflect diversity, and encourage constructive and productive interactions among students Establishing and maintaining learning environments that are physically, intellectually, and emotionally safe Creating a rigorous learning environment with high expectations and appropriate support for all students Developing, communicating, and maintaining high standards for individual and group behavior Employing classroom routines, procedures, norms, and supports for positive behavior to ensure a climate in which all students can learn. Using instructional time to optimize learning
Comments:	
 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 UNDERSTANDING AND ORGANIZING SUBJECT MATTER FOR STUDENT LEARNING Demonstrating knowledge of subject matter, academic content standards, and curriculum frameworks Applying knowledge of student development and proficiencies to ensure student understanding of subject matter Organizing curriculum to facilitate student understanding of the subject matter Utilizing instructional strategies that are appropriate to the subject matter Using and adapting resources, technologies, and standards-aligned instructional materials, including adopted materials, to make subject matter accessible to all students Addressing the needs of English learners and students with special needs to provide equitable access to the content
Comments:	

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Pacific Grove Unified School District Classroom Observation Form

	Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards	 PLANNING INSTRUCTION AND DESIGNING LEARNING EXPERIENCES FOR ALL STUDENTS Using knowledge of students' academic readiness, language proficiency, cultural background, and individual development to plan instruction Establishing and articulating goals for student learning Developing and sequencing long-term and short-term instructional plans to support student learning Planning instruction that incorporates appropriate strategies to meet the learning needs of all students Adapting instructional plans and curricular materials to meet the assessed learning needs of all students
Com	ments:	
		ASSESSING STUDENTS FOR LEARNING
	Satisfactory/ Meets Standards	 Applying knowledge of the purposes, characteristics, and uses of different types of assessments
	Conditional	 Collecting and analyzing assessment data from a variety of sources to inform instruction
	Unsatisfactory/ Does Not Meet Standards	 Reviewing data, both individually and with colleagues, to monitor student learning Using assessment data to establish learning goals and to plan, differentiate, and modify instruction Involving all students in self-assessment, goal setting, and monitoring progress Using available technologies to assist in assessment, analysis, and communication of student learning Using assessment information to share timely and comprehensible feedback with students and their families
Com	ments:	

3

Pacific Grove Unified School District Classroom Observation Form

 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 DEVELOPING AS A PROFESSIONAL EDUCATOR * Reflecting on teaching practice in support of student learning Establishing professional goals and engaging in continuous and purposeful professional growth and development Collaborating with colleagues and the broader professional community to support teacher and student learning Working with families to support student learning Engaging local communities in support of the instructional program Managing professional responsibilities to maintain motivation and commitment to all students Demonstrating professional responsibility, integrity, and ethical conduct *May not be reflected in this observation
---	---

Comments:

Overall Comments, Commendations, and Recommendations:



Pacific Grove Unified School District Classroom Observation Form

The final rating of evaluation categories assessed in this evaluation is:

Satisfactory/Meets Standard		Satisfactory/Meets	Standard
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Conditional

Unsatisfactory/Does Not Meet Standards

A copy of this document will be filed in your personnel file. You are entitled to review and comment upon this document and to have your own written comments attached. Any such written comments should be submitted to the personnel office within ten (10) working days of the following date.

Evaluator's Signature

Date

I have received a copy of this evaluation report. Signing this form does not necessarily mean that I agree with the ratings.

Evaluatee's Signature

Date

5

These criteria are based on the California Education Code and the California Standards for the Teaching Profession (CSTP). Please consult the CSTP for further elaboration in each topic area.

Evaluatee:	School: Date:		
Evaluator:	Grade/Subj:		
Check one:	Probationary 1 Probationary 2 Temporary Permanent		
<u>Unsatisfactory</u> is a rating that results from a significant recurring problem not showing meaningful improvement during the course of this evaluation. A supportive statement, which includes suggestions for improvement, must be included. <u>Conditional</u> must include a supportive statement delineating conditions that must be met to produce satisfactory results.			

California Standards for the Teaching Profession Performance Areas

Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards	 ENGAGING AND SUPPORTING ALL STUDENTS IN LEARNING Using knowledge of students to engage them in learning Connecting learning to students' prior knowledge, backgrounds, life experiences, and interests Using student achievement data, on a regular basis, to inform instruction for individuals and whole groups Connecting subject matter to meaningful, real-life contexts Using a variety of instructional strategies, resources, and technologies to meet students' diverse learning needs Promoting critical thinking through inquiry, problem solving, and reflection Monitoring student learning and adjusting instruction while teaching
	- montoring statent rearing and adjusting instruction while teaching

Comments:



	CREATING AND MAINTAINING EFFECTIVE ENVIRONMENTS FOR STUDENT LEARNING
 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 Promoting social development and responsibility within a caring community where each student is treated fairly and respectfully Creating physical or virtual learning environments that promote student learning, reflect diversity, and encourage constructive and productive interactions among students Establishing and maintaining learning environments that are physically, intellectually, and emotionally safe Creating a rigorous learning environment with high expectations and appropriate support for all students Developing, communicating, and maintaining high standards for individual and group behavior Employing classroom routines, procedures, norms, and supports for positive behavior to ensure a climate in which all students can learn. Using instructional time to optimize learning
Comments:	
	UNDERSTANDING AND ORGANIZING SUBJECT MATTER FOR STUDENT LEARNING
Satisfactory/ Meets Standards	• Demonstrating knowledge of subject matter, academic content standards, and curriculum frameworks
Conditional	• Applying knowledge of student development and proficiencies to ensure student understanding of subject matter
Unsatisfactory/ Does Not Meet Standards	 Organizing curriculum to facilitate student understanding of the subject matter Utilizing instructional strategies that are appropriate to the subject matter Using and adapting resources, technologies, and standards-aligned instructional materials, including adopted materials, to make subject matter accessible to all students Addressing the needs of English learners and students with special needs to provide equitable access to the content
Comments:	



 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 PLANNING INSTRUCTION AND DESIGNING LEARNING EXPERIENCES FOR ALL STUDENTS Using knowledge of students' academic readiness, language proficiency, cultural background, and individual development to plan instruction Establishing and articulating goals for student learning Developing and sequencing long-term and short-term instructional plans to support student learning Planning instruction that incorporates appropriate strategies to meet the learning needs of all students Adapting instructional plans and curricular materials to meet the assessed learning needs of all students 	
Comments:		

Satisfactory/ Meets Standards	 ASSESSING STUDENTS FOR LEARNING Applying knowledge of the purposes, characteristics, and uses of different types of assessments
Conditional	 Collecting and analyzing assessment data from a variety of sources to inform instruction
Unsatisfactory/ Does Not Meet	 Reviewing data, both individually and with colleagues, to monitor student learning Using assessment data to establish learning goals and to plan, differentiate, and modify instruction
Standards	 Involving all students in self-assessment, goal setting, and monitoring progress Using available technologies to assist in assessment, analysis, and communication of student learning
	 Using assessment information to share timely and comprehensible feedback with students and their families

Comments:

Comments:

Overall Comments, Commendations, and Recommendations:



The mid-year, overall rating of evaluation categories assessed in this evaluation for

is:

Employee Name

	Satisfactory/Meets Standards
	Conditional
	Unsatisfactory/Does Not Meet Standards
docume	of this document will be filed in your personnel file. You are entitled to review and comment upon this ent and to have your own written comments attached. Any such written comments should be submitted to the nel office within ten (10) working days of the following date.

Evaluator's Signature

I have received a copy of this evaluation report. Signing this form does not necessarily mean that I agree with the ratings.

Evaluatee's Signature

These criteria are based on the California Education Code and the California Standards for the Teaching Profession (CSTP). Please consult the CSTP for further elaboration in each topic area.

Date

Pacific Grove Unified School District

Final Certificated Evaluation Report, _____ School Year

Evaluatee:		School:		Date:
Evaluator:		Grade/Su	ıbj:	
Check one:	Probationary 1	Probationary 2	Temporary	Permanent
<u>Unsatisfactory</u> is a rating that results from a significant recurring problem not showing meaningful improvement during the course of this evaluation. A supportive statement, which includes suggestions for improvement, must be included.				

<u>Conditional</u> must include a supportive statement delineating conditions that must be met to produce satisfactory results.

California Standards for the Teaching Profession Performance Areas

 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 ENGAGING AND SUPPORTING ALL STUDENTS IN LEARNING Using knowledge of students to engage them in learning Connecting learning to students' prior knowledge, backgrounds, life experiences, and interests Using student achievement data, on a regular basis, to inform instruction for individuals and whole groups Connecting subject matter to meaningful, real-life contexts Using a variety of instructional strategies, resources, and technologies to meet students' diverse learning needs Promoting critical thinking through inquiry, problem solving, and reflection Monitoring student learning and adjusting instruction while teaching
---	--

Comments:

	CREATING AND MAINTAINING EFFECTIVE ENVIRONMENTS FOR STUDENT LEARNING
 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 Promoting social development and responsibility within a caring community where each student is treated fairly and respectfully Creating physical or virtual learning environments that promote student learning, reflect diversity, and encourage constructive and productive interactions among students Establishing and maintaining learning environments that are physically, intellectually, and emotionally safe Creating a rigorous learning environment with high expectations and appropriate support for all students Developing, communicating, and maintaining high standards for individual and group behavior Employing classroom routines, procedures, norms, and supports for positive behavior to ensure a climate in which all students can learn. Using instructional time to optimize learning
Comments:	

 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 UNDERSTANDING AND ORGANIZING SUBJECT MATTER FOR STUDENT LEARNING Demonstrating knowledge of subject matter, academic content standards, and curriculum frameworks Applying knowledge of student development and proficiencies to ensure student understanding of subject matter Organizing curriculum to facilitate student understanding of the subject matter Utilizing instructional strategies that are appropriate to the subject matter Using and adapting resources, technologies, and standards-aligned instructional materials, including adopted materials, to make subject matter accessible to all students Addressing the needs of English learners and students with special needs to provide equitable access to the content
Comments:	

 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 PLANNING INSTRUCTION AND DESIGNING LEARNING EXPERIENCES FOR ALL STUDENTS Using knowledge of students' academic readiness, language proficiency, cultural background, and individual development to plan instruction Establishing and articulating goals for student learning Developing and sequencing long-term and short-term instructional plans to support student learning Planning instruction that incorporates appropriate strategies to meet the learning needs of all students Adapting instructional plans and curricular materials to meet the assessed learning needs of all students
Comments:	
 Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards 	 ASSESSING STUDENTS FOR LEARNING Applying knowledge of the purposes, characteristics, and uses of different types of assessments Collecting and analyzing assessment data from a variety of sources to inform instruction Reviewing data, both individually and with colleagues, to monitor student learning Using assessment data to establish learning goals and to plan, differentiate, and modify instruction Involving all students in self-assessment, goal setting, and monitoring progress Using available technologies to assist in assessment, analysis, and communication of student learning Using assessment information to share timely and comprehensible feedback with students and their families
Comments:	

		Exilion
	Satisfactory/ Meets Standards Conditional Unsatisfactory/ Does Not Meet Standards	 DEVELOPING AS A PROFESSIONAL EDUCATOR Reflecting on teaching practice in support of student learning Establishing professional goals and engaging in continuous and purposeful professional growth and development Collaborating with colleagues and the broader professional community to support teacher and student learning Working with families to support student learning Engaging local communities in support of the instructional program Managing professional responsibilities to maintain motivation and commitment to all students Demonstrating professional responsibility, integrity, and ethical conduct
Com	iments:	
Over	all Commendations:	
	all Commendations.	
Over	all Recommendations:	

Exhibit 12-iFinal Certification Evaluation Form23 Revised 02/13/2013Page 5 of 5

The final rating of evaluation categories assessed in this evaluation is:

Satisfactory/Meets Standards *1

Conditional *2

<u>Unsatisfactory/Does Not Meet Standards</u> *3

Evaluatee's Statement (attach additional pages as needed):

A copy of this document will be filed in your personnel file. You are entitled to review and comment upon this document and to have your own written comments attached. Any such written comments should be submitted to the personnel office within ten (10) working days of the following date.

Principal's Signature

I have received a copy of this evaluation report. Signing this form does not necessarily mean that I agree with the ratings.

Teacher's Signature

These criteria are based on state law (Education Code) and the California Standards for the Teaching Profession (CSTP). Please consult the CSTP for further elaboration in each topic area.

*1 See Article IX, Section K for Extended Evaluation Period Option

*2 See Article IX, Section E regarding assistance plans

*3 See Article IX, Section F regarding Education Code compliance

Date

PACIFIC GROVE UNIFIED SCHOOL DISTRICT Extended Evaluation – Professional Growth Plan

	Position
	ployee
ļ	Em

School(s)

Degree of Progress (Summary of Activity)					
Date of Activity					
Employee Professional Growth Activities (List summary of activities)					

Pacific Grove Unified School District Alternative Certificated Teacher Evaluation Alternative Evaluation Final Narrative

The administrator is to complete a written narrative assessment of the alternative evaluation no later than 30 days prior to the last day of school.

I have received a copy of this evaluation report. Signing this form does not necessarily mean that I agree with the assessment.

Evaluatee

Date

Evaluator

Pacific Grove Unified School District Alternative Certificated Teacher Evaluation Final Alternative Evaluation Summary

The employee is to complete a written assessment of the alternative evaluation and submit the form to the administrator in a conference by April 15.

Evaluatee

Date

Evaluator

Pacific Grove Unified School District Alternative Certificated Teacher Evaluation Final Alternative Evaluation Plan

This form is to be completed by the employee after conferring with the evaluator to refine and revise the Alternative Evaluation Plan. This plan should include the option choices and goals of the employee for this alternative evaluation. The deadline to complete this form is October 15. A conference may be held; however, in accordance with contract language, this conference is optional.

Option A		Option B
----------	--	----------

Evaluatee

Date

Evaluator

Pacific Grove Unified School District Alternative Certificated Teacher Evaluation Alternative Evaluation Midyear Response

This form is to be completed by the administrator no more than five days after holding a midyear conference with the employee.

I have received a copy of this evaluation report. Signing this form does not necessarily mean that I agree with the response.

Evaluatee

Date

Evaluator

Pacific Grove Unified School District Alternative Certificated Teacher Evaluation Alternative Evaluation Midyear Summary

This form is to be completed by the employee and submitted to the administrator by Feb. 1.

Evaluatee

Date

Evaluator

CERTIFICATED EMPLOYEE GRIEVANCE FORM

 Date

 Name
 Assignment/Location

 Description of alleged grievance:

Section of contract applicable:

Adverse effect on grievant:

Specify remedy requested:

Date of receipt of grievance form

Signature of Grievant

Signature of Supervisor

CERTIFICATED EMPLOYEE GRIEVANCE RESPONSE FORM

Grievant's Name_____

Assignment/Location_____

Date Grievance received_____

Response to Grievance, Level _____

Supervisor's Signature

CERTIFICATED EMPLOYEE GRIEVANCE APPEAL FORM

Appeal from Level _____ to Level _____

Date _____

Name _____ Assignment/Location _____

Indicate below the reasons you are not satisfied with the decision rendered in the previous level. Attach copies of all formal written documents required at previous level or levels. Include specific remedy requested.

Date of receipt of appeal form

Signature of Grievant

Exhibit 14

PACIFIC GROVE UNIFIED SCHOOL DISTRICT

APPLICATION FOR CONSULTANCY AGREEMENT

1. Name of Applicant _____

2. Attach a Consultancy Plan that includes:\

A. Description of Service

- B. Hours of employment (e.g., (1) a log to document hours spent or (2) an established schedule equivalent to 40 teacher days. "Teacher work day" is defined in the Master Contract.)
- C. Work site(s)
- D. Procedure for Evaluation (There will be a final conference with the immediate supervisor to assess the effectiveness of service and recommendations regarding continuation.)
- 3. Approved consultancy plan is to be attached to the Consultancy Agreement.

Superintendent's Recommendation for Approval:

Date _____ Superintendent _____

Date of Board Approval _____

CONSULTANCY AGREEMENT

AGREEMENT made by Pacific Grove Unified School District of Monterey County, California and ,Consultant.

1. Services to be furnished:

- <u>Term</u>: The term of this Agreement shall be for a period of one year, commencing on __________
 and terminating on _________.
- 3. <u>Option</u>: District grants to Consultant the right to extend this Agreement ______ successive period of one year each.
- 4. <u>Services by Consultant</u>: The Consultant agrees to furnish forty (40) days per year of services as described in paragraph 1 above, at a time and place mutually agreeable to the parties.
- 5. <u>Compensation</u>: The District shall pay a maximum of \$_____ per year at the rate of \$_____ for each day of completed service. The schedule of payment shall be mutually arranged between the District and the Consultant.
- 6. <u>Benefits</u>: The District shall provide the same benefits for the Consultant that it does for the full time employee.

CONSULTANT	PACIFIC GROVE UNIFIED SCHOOL DISTRICT		
	By		
Date	Title		
	Date		

_Initial Request

<u>CERTIFICATED APPLICATION FOR PROFESSIONAL GROWTH</u> <u>THROUGH THE PROFESSIONAL GROWTH REVIEW BOARD</u>

Note: If you are requesting units in more than one of the eligible areas, please submit a separate application for each.

Name		School and Assignments	Date					
[.	Application Request							
	I requestunits in the following	g area:						
	Educational TravelAction Research	Lower Division Course Work Curriculum Development	Other Activities Self-directed study					
	I want to apply these units to	Column Advance	Inservice Release					
II.	 Describe how you will use t Show how your proposal fit Submit two identical copies to the 	s the standards at your grade level.						
III.	PGRB Action:	units are recommended						
	Date	PGRB Chairperson						
IV.	Superintendent Action:							
	ApprovedDenied							
	Additional information requested by Superintendent							
			Superintendent Signature					
V.	Final review of evidence of satisfactory	completion						
	ApprovedDenied	I						
	Date PGRI	B Chairperson						
VI.	Entry made on personal records:	_units						
	Date	Personal Officer	_					

APPLICATION FOR JOB SHARING

1.	Name of Applicant:		
2.	I am applying for a job sharing option for (<i>position</i>)		
	at (location) for school year		
	Check if applicable: If a current permanent/probationary district employee is not interested in job sharing, I am interested in continuing with my current temporary job share partner.		
3.	Attach description of job sharing plan including:		
	A. Hours of employment schedule		
	B. Primary responsibility of content areas		
	C. Provisions of continuity of instruction		
	D. Student evaluation/grading procedures (for example, report cards)		
	E. Parent conferences/contracts		
	F. School/district level meetings (e.g., faculty meetings, curriculum meetings, open house		
	G. Teacher's evaluation plan (including objectives for student progress in subjects taught)		
	H. Adjunct duties		
	I. Other		
4.	Recommendation Procedure		
	A. Committee Recommendation		
	Date: Committee PGTA Rep.:		
	Date: Committee Site Admin. Rep.:_		
	\Box Recommend approval \Box Do not recommend approval		
B.	Superintendent Recommendation		
	Date: Superintendent		
	\Box Recommend approval \Box Do not recommend approval		
C.	Date of Board Action:		

	PACIFIC GROVE UNI		L DISTRICT		
		0 STIPENDS HOOL-TIER I			
POSITION	TIME	FE	- 1ST/2ND	3RD/4TH	5+
Athletic Director	Teacher-Year	<u>Funded</u> 1.0	YEAR \$6,194	YEAR \$6,659	YEARS \$7,158
			Ii		
Football (8/16-11/20)					
Varsity	Season	1.0	\$3,717	\$3,995	\$4,295
Assistants	Season	3.0	\$2,684	\$2,886	\$3,102
JV	Season	1.0	\$2,684	\$2,886	\$3,102
Volleyball (9/1-11/15)					
Varsity	Season	1.0	\$3,717	\$3,995	\$4,295
JV	Season	1.0	\$2,684	\$2,886	\$3,102
	<u> </u>		Ψ2,004	φ2,000	φ3, 10Z
Boys Basketball (11/1-3/1)			[<u> </u>	
Varsity	Season	1.0	\$3,717	\$3,995	\$4,295
Assistant	Season	1.0	\$2,684	\$2,886	\$3,102
JV	Season	Ø	\$2,684	\$2,886	\$3,102
Girls Basketball (11/1-3/1	<u> </u>		<u> </u>	T	
Varsity) Season	1.0	\$3,717	\$3,995	@4.00F
Assistant	Season				\$4,295
JV		1.0	\$2,684	\$2,886	\$3,102
<u>JV</u>	Season	Ø	\$2,684	\$2,886	\$3,102
Wrestling (11/1-3/1)					
Varsity	Season	1.0	\$3,717	\$3,995	\$4,295
Assistant	Season	1.0	\$2,684	\$2,886	\$3,102
Baseball (2/1-6/1)					
Varsity	Season	1.0	\$3,717	\$3,995	\$4,295
Assistant	Season	Ø	\$2,684	\$2,886	\$3,102
JV	Season	1.0	\$2,684	\$2,886	\$3,102
Softball (2/1-6/1)					
Varsity	Season	1.0	\$3,717	\$3,995	¢4.005
JV	Season	1.0	\$2,684	\$2,886	\$4,295
	Jeason	1.0	ψ2,004	φ2,000	\$3,102
Track (2/1-6/1)			, , , ,		
Varsity	Season	1.0	\$3,717	\$3,995	\$4,295
Assistants	Season	2.0	\$2,684	\$2,886	\$3,102
Pagage (11/14 014)	······				· · · · · · · · · · · · · · · · · · ·
Soccer (11/1-3/1)		1.0	<u></u>	<u> </u>	<u> </u>
Varsity Boys	Season	1.0	\$3,717	\$3,995	\$4,295
JV Boys	Season	1.0	\$2,684	\$2,886	\$3,102
Varsity Girls	Season	1.0	\$3,717	\$3,995	\$4,295
JV Girls	Season	1.0	\$2,684	\$2,886	\$3,102
Lacrosse			<u></u>	<u> </u>	
Varsity	Season	1.0	\$3,717	\$3,995	\$4,295
JV	Season	1.0	\$2,684	\$2,886	\$3,102

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PA	CIFIC GROVE UN				
n an		20 STIPENDS		n managan singa siya sina sina sa	and the state of the same
			IST/2ND	9DD/4TU	5+
POSITION	TIME	FIE	YEAR	3RD/4TH	week and the second second second second
Additional function of the second	 A second sec second second sec	Funded		YEAR	YEARS
Cross Country (9/1-12/1) Assistant	Season	1.0	\$2,891	\$3,108	\$3,341
Assistant	Season	Ø	\$2,684	\$2,886	\$3,102
Golf					······································
Boys	Season	1.0	\$2,891	\$3,108	\$3,341
Girls	Season	1.0	\$2,891	\$3,108	\$3,341
Swimming					
Girls (09/1-11/1)	Season	1.0	\$2,891	\$3,108	\$3,341
Boys (2/1-6/1)	Season	1.0	\$2,891	\$3,108	\$3,341
Swimming/Diving	· · · · · · · · · · · · · · · · · · ·				
Assistant	Season	1.0	\$2,684	\$2,886	\$3,102
Tennis			-		
Girls (09/1-11/1)	Season	1.0	\$2,891	\$3,108	\$3,341
Boys (2/1-6/1)	Season	1.0	\$2,891	\$3,108	\$3,341
		E SCHOOL	n pri e deservit de l'E	an talaana soo yoo ah ah ah	
		FTE	1ST/2ND	3RD/4TH	5+
POSITION	TIME	Funded	YEAR	YEAR	YEARS
Athletic Director	Teacher-Year	1.0	\$2,643	\$2,841	\$3,054
Volleyball Girls					
6th grade	Season	1.0	\$1,156	\$1,243	\$1,336
7th grade	Season	1.0	\$1,156	\$1,243	\$1,336
8th grade	Season	1.0	\$1,156	\$1,243	\$1,336
		1.0		φ1,240	ψ1,000
Volleyball Boys					
6th grade	Season	1.0	\$1,156	\$1,243	\$1,336
7th grade	Season	1.0	\$1,156	\$1,243	\$1,336
8th grade	Season	1.0	\$1,156	\$1,243	\$1,336
Basketball Boys					
Sth grade	Season	1.0	\$1,156	\$1,243	\$1,336
7th grade	Season	1.0	\$1,156	\$1,243	\$1,336
8th grade	Season	1.0	\$1,156	\$1,243	\$1,336
Basketball Girls]		· · · · · · · · · · · · · · · · · · ·
	1 1				
	Season	1.0	\$1,156	\$1.243	\$1.336
6th grade	Season Season	1.0	\$1,156 \$1.156	\$1,243 \$1.243	\$1,336 \$1.336
6th grade 7th grade	Season Season Season	1.0 1.0 1.0	\$1,156 \$1,156 \$1,156	\$1,243 \$1,243 \$1,243	\$1,336 \$1,336 \$1,336
6th grade 7th grade 8th grade Wrestling	Season	1.0	\$1,156	\$1,243	\$1,336 \$1,336
6th grade 7th grade 8th grade Wrestling	Season Season	1.0 1.0	\$1,156 \$1,156	\$1,243 \$1,243	\$1,336
Sth grade 7th grade 8th grade Wrestling Soccer	Season Season Season	1.0 1.0 Ø	\$1,156 \$1,156 \$1,156 \$1,156	\$1,243 \$1,243 \$1,243	\$1,336 \$1,336 \$1,336 \$1,336
6th grade 7th grade 8th grade	Season Season	1.0 1.0	\$1,156 \$1,156	\$1,243 \$1,243	\$1,336 \$1,336

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PAC	IFIC GROVE UN 2019/20	IFIED SCHOC	L DISTRICT		
		LE SCHOOL			
		FTE	1ST/2ND	3RD/4TH	5+
POSITION	TIME	Funded	YEAR	YÉAR	YEARS
Track	Season	1.0	\$1,156	\$1,243	\$1,336
Cross Country	Season	1.0	\$1,156	\$1,243	\$1,336
Golf	Season	Ø	\$1,156	\$1,243	\$1,336
Tennis	Season	Ø	\$1,156	\$1,243	\$1,336
	OTHER FACT	OR ASSIGNM	ENTS		
		FTE	1ST/2ND	3RD/4TH	5+
POSITION	TIME	Funded	YEAR	YEAR	YEARS
HS Musical					
Advisor	Spring	1.0	\$2,610	\$2,806	\$3,016
Assistant	Spring	1.0	\$1,123	\$1,207	\$1,298
Music Performance Coach					
Instrumental Performance	Year	1.0	\$2,552	\$2,743	\$2,949
Vocal Performance	Year	1.0	\$1,020	\$1,097	\$1,179
HS Band/Orch					
Director	Fall	1.0	\$2,610	\$2,806	\$3,016
HS Band/Orch					
Director	Winter/Spring	1.0	\$2,610	\$2,806	\$3,016
HS Drama Coach	Tacahar Vara	4.0	<u> </u>		<u> </u>
	Teacher-Year	1.0	\$2,598	\$2,793	\$3,002
HS Spirit Squad Advisor	Teacher-Year	1.0	\$2,598	\$2,793	\$3,002
HS Dance Squad Advisor	Teacher-Year	1.0	\$2,598	\$2,793	\$3,002
Newspaper Advisor	Teacher-Year	Ø	\$2,598	\$2,793	\$3,002
Yearbook Advisor	1	<u> </u>			······
High School**	Teacher-Year	1.0	\$4,749	\$5,105	\$5,488
Middle School	Teacher-Year	1.0	\$1,652	\$1,776	\$1,909
Middle School Paper Advisor	Work-Year	ø	\$595	\$639	\$687
MS Noon Act. Dir	Year	1.0	\$2,610	\$2,806	\$3,016
Middle School Musical Advisor	Mork Veen				
	Work-Year	Ø	\$2,552	\$2,743	\$2,949
Stage Crew	Work-Year	Ø	\$892	\$959	\$1,031
Middle School Spirit Squad Advisor	Work-Year	Ø	\$1,334	\$1,434	\$1,542
Middle School Student Gov	Work-Year	Ø	\$2,965	\$3,187	\$3,426

	OTHER FACT	OR ASSIGNN	IENTS		
		FTE	1ST/2ND	3RD/4TH	5+
POSITION	TIME	Funded	YEAR	YEAR	YEARS
ead Teacher Community High	Work-Year	1.0	\$8,177		
Feacher Instructional Hourly Rate	Per Hour		\$41.30		
Feacher Non Instructional Hourly Rate	Per Hour		\$16.52		
Special Assignment Rate	Per Hour		\$12.24		
Science Camp /Over Night Camp					
Trips	5 days @				
teachers / 20 days	Daily Rate		\$107.37		
Teacher in Charge	Daily*		\$90.85		
			• •••••		

Curriculum Coordinator - The stipend for all secondary curriulum coordinators shall be a base of \$300 with an additional \$20 increment per section. At the elementary level, the hourly instructional rate will be paid to designated coordinators up to \$770 per assignment

*Any teacher acting as principal will be paid the daily factor if the principal is gone from the school site. A teacher in - charge shall be paid for a half-day assignment on a prorated basis.

*A substitute will be provided for the class of a teacher-in-charge if the principal expects to be off-site for the entire ** Subject to ongoing negotiations

An employee who is assigned only a portion of the duties of the regular full assignment shall receive a prorated portion of the full salary (e.g. a coach working only one half of the full coach assignment will receive only one-half of the full salary.)

6/25

Song Chin-Bendib, Asst Superintendent/Business Mgr

PACIFIC	C GROVE UNII 2021/202	FIED SCHOOL 2 STIPENDS	DISTRICT		
	THER FACTO	R ASSIGNME	NTS		
POSITION	TIME	FTE Funded	1ST/2ND YEAR	3RD/4TH YEAR	5+ YEARS
Lead Teacher Community High	Work-Year	1.0	\$8,177		
Teacher Instructional Hourly Rate	Per Hour		\$51.30		
Teacher Non Instructional Hourly Rate	Per Hour		\$16.52		
Special Assignment Rate	Per Hour		\$12.24		
Science Camp /Over Night Camp Trips 4 teachers / 20 days	5 days @ Daily Rate		\$107.37		
Teacher in Charge	Daily*		\$90.85		

Choral Stipend (Saturday Class) - address student needs at grades 9th-12th. Will be paid quarterly from the general fund, and only when it is not feasable for current staffing to maintain 9th-12th grade chorus due to master scheduling time constraints. Paid \$2500 per quarter not to exceeed \$10,000 per year. MOU 5/16/17

Curriculum Coordinator - The stipend for all secondary curriulum coordinators shall be a base of \$300 with an additional \$20 increment per section. At the elementary level, the hourly instructional rate will be paid to designated coordinators up to \$770 per assignment

*Any teacher acting as principal will be paid the daily factor if the principal is gone from the school site. A teacher - in - charge shall be paid for a half-day assignment on a prorated basis.

*A substitute will be provided for the class of a teacher-in-charge if the principal expects to be off-site for the entire day ** Subject to ongoing negotiations

An employee who is assigned only a portion of the duties of the regular full assignment shall receive a prorated portion of the full salary (e.g. a coach working only one half of the full coach assignment will receive only one-half of the full salary.)

26/2021

Song Chin-Bendib, Asst Superintendent/CBO

Memorandum of Understanding between the Pacific Grove Teachers Association and Pacific Grove Unified School District concerning Teacher on Assignment Leave

PGTA and the District agree that a District teacher accepting a District "teacher on assignment" position shall be considered to be on a leave of absence from their regular assignment for the first year that they are in the "teacher on assignment" position.

At the expiration of the one-year leave of absence, the Employee shall, unless otherwise agreed, be reinstated in the position held at the time of the granting of the leave of absence (provided that conditions would not have changed the Employee's assignment or status had the Employee remained in active service for the same period). In the event of changed conditions the Employee shall re reinstated and assigned work appropriate to the Employee's field of training.

This language shall be effective upon the date of execution and shall terminate at the end of the 2004/05 school year unless extended by mutual agreement of District and PGTA.

By signing below, the representatives of the District and PGTA agree to the above.

Side Letter of Agreement between Pacific Grove Unified School District and Pacific Grove Teachers Association

Subject: State Preschool Teacher

On May 6, 2002 the District entered into a Side Letter of Agreement related to a special salary schedule for the District's State preschool teacher. A section of this Agreement noted,

At such time that the position becomes vacant and is not filled by a PGUSD teacher who is in a laid off status, the District and PGTA shall review the salary schedule and the appropriateness of the placement of the position within the Certificated contract."

At this time, the State preschool position is vacant and the District and the Association agree to the following:

- 1. Beginning with the 2005/06 school year, the State preschool teacher salary will be paid based upon the attached proposed Pacific Grove Unified School District State Preschool Head Teacher Pay Schedule.
- 2. The position of the State Preschool teacher will remain as a member of the Pacific Grove Teachers Association.
- 3. This agreement will be reviewed during the 2005-06 school year to determine if it will remain as part of the PGTA bargaining unit.

(Susan Nine) Susan Nine, PGTA Co-President (Patrick Perry) Patrick Perry, Superintendent PGUSD

7/12/05

Date

7/12/05

Date

		0/2021	
	A 107 W	ork Days B	C
STEP	<u> </u>	D	
1	39288	41072	44647
2	41072	42877	46417
3	42877	44646	48237
	44646	46417	50026
5	46417	48237	51795
6	48237	50026	53556
7	48237	51795	55382
8	48237	53556	57190
9	48237	55382	58968
10	48237	55382	60749
ers Degree \$1.0	00.00 eff. 15/16 masters stipend	I increase to \$2,000	
A		horization on Child Developm	nent Permit Matrix
В		on Child Development Permi	
C	Master Teacher Title Author	ization on Child Developmer	nt Permit Matrix

In addition to other compensation, each qualified full time employee, who is enrolled in the District medical, dental and vision insurance plans, shall have their annual compensation increased by the amount of this payment. The payment shall be made in monthly installments over the normal monthly payroll. Eligible part-time employees shall receive a proportional share of the health allowance payment subject to enrollment in the insurance plans. Eff 7/01/2019 \$4624.00 per year is also available for dependent coverage as a district contribution.

**The schedule and the Health Allowance amount, has been increased, beginning in 2006/2007, by the same rate as the state funded cost of living adjustment for the State preschool program.

06/07 Increase 5.92%, 07/08 increase 4.53%, 12/13 increase 1.45%

13/14 Increase 2.25%, 14/15 Increase 2.25%, added \$7361 to each cell eff.4/1/2015, 3.25% eff 7/1/15, 3.5 % eff. 7/1/16

3.5 % eff. 7/1/17, eff. 7/1/2018 lnc 3.2% salary .55% for value of addtl training day .25% premium to additional training day, 2% Base Salary inc. eff. 7/1/19, **20/21 COVID-19 Sal Schedule Increased by two days, 2.27% Base Salary Inc. eff 7/1/2020

26/2021

Date

Song Chin-Bendib, Asst Superintendent/ CBO

PACIFIC GROVE UNIFIED SCHOOL DISTRICT STATE PRESCHOOL TEACHER SALARY SCHEDULE 2020/2021

	2020)/2021	-
	187 We	ork Days	
	A	В	C
STEP			
1	38416	40161	43656
2	40161	41925	45386
3	41925	43655	47166
4	43655	45386	48915
5	45386	47166	50646
6	47166	48915	52367
7	47166	50646	54153
. 8	47166	52367	55921
9	47166	54153	57659
10	47166	54153	59400
Masters Degree \$1.000.0	l 0 eff. 15/16 masters stipend i	increase to \$2,000	
Α	Associate Teacher Title Auth		nent Permit Matrix
B	Teacher Title Authorization of		

C Master Teacher Title Authorization on Child Development Permit Matrix

*Health Allowance PAYMENT- \$3,000 to \$3,350 per year eff. 7/1/19

In addition to other compensation, each qualified full time employee, who is enrolled in the District medical, dental and vision insurance plans, shall have their annual compensation increased by the amount of this payment. The payment shall be made in monthly installments over the normal monthly payroll. Eligible part-time employees shall receive a proportional share of the health allowance payment subject to enrollment in the insurance plans. Eff 7/01/2019 \$4624:00 per year is also available for dependent coverage as a district contribution.

**The schedule and the Health Allowance amount, has been increased, beginning in 2006/2007, by the same rate as the state funded cost of living adjustment for the State preschool program.

06/07 Increase 5.92%, 07/08 increase 4.53%, 12/13 increase 1.45%

13/14 Increase 2.25%, 14/15 Increase 2.25%, added \$7361 to each cell eff.4/1/2015, 3.25% eff 7/1/15, 3.5% eff. 7/1/16 3.5% eff. 7/1/17, eff. 7/1/2018 Inc 3.2% salary .55% for value of addtl training day .25% premium to additional training day, 2% Base Salary inc. eff. 7/1/19, ****20/21 COVID-19 Sal Schedule Increased by two days**

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Song Chin-Bendib, Asst Superintendent/ CBO

		CHER SALARY SCHEDUL	E
		/2022*	
		Negotiations ork Days	
•		B	с
STEP			
1	38868	40633	44169
2	40633	42419	45920
3	42419	44168	47721
4	44168	45920	49490
5	45920	47721	51241
6	47721	49490	52983
7	47721	51241	54790
8	47721	52983	56579
9	47721	54790	58337
10	47721	54790	60099
Degree \$1,0	00.00 eff. 15/16 masters stipend		L
A	Associate Teacher Title Aut		
<u>B</u>		on Child Development Permi ization on Child Developmer	

*Health Allowance PAYMENT- \$3,000 to \$3,350 per year eff. 7/1/19

In addition to other compensation, each qualified full time employee, who is enrolled in the District medical, dental and vision insurance plans, shall have their annual compensation increased by the amount of this payment. The payment shall be made in monthly installments over the normal monthly payroll. Eligible part-time employees shall receive a proportional share of the health allowance payment subject to enrollment in the insurance plans. Eff 7/01/2019 \$4624.00 per year is also available for dependent coverage as a district contribution.

**The schedule and the Health Allowance amount, has been increased, beginning in 2006/2007, by the same rate as the state funded cost of living adjustment for the State preschool program.

06/07 Increase 5.92%, 07/08 increase 4.53%, 12/13 increase 1.45%

13/14 Increase 2.25%, 14/15 Increase 2.25%, added \$7361 to each cell eff.4/1/2015, 3.25% eff 7/1/15, 3.5 % eff. 7/1/16 3.5 % eff. 7/1/17, eff. 7/1/2018 Inc 3.2% salary .55% for value of addtl training day .25% premium to additional training day, 2% Base Salary inc. eff. 7/1/19, 2.27% Base Salary inc. eff. 7/1/20

207 261 Date

Song Chin-Bendib, Asst Superintendent/ CBO

Pacific Grove Unified School District And Pacific Grove Teachers Association Negotiations

TENTATIVE AGREEMENT

The Pacific Grove Unified School District ("District") and Pacific Grove Teachers Association ("PGTA") (collectively referred to as "the parties") agree to the following terms ("Agreement") for the 2019-2020 school year.

An agreement effective for the 2019-20 school year, to the following changes in the Master Contract Agreement between Pacific Grove Unified School District and Pacific Grove Teachers Association July 1, 2017 – June 30, 2019:

1. The following modified language will be inserted into the contract as Section VIII replacing lines 10-14 in the existing Section VIII:

VIII. HOURS OF EMPLOYMENT

A. Length of Work Year

1. Line 10 - Exceptions to the 185 day work year are as follows:

a. New Employees: An additional one (1) day to precede the regular work year.

b. Counselors: An additional ten (10) days to precede or follow the regular work year.

c. Psychologist: An additional eighteen (18) days to be spent before or after the regular work year, depending upon the needs of the parents, students, and District as determined by the individual psychologist.

The following modified language will be inserted into Exhibit 5 fully replacing the notes as follows:

Additional units must be obtained following the completion of a degree. The salary schedule provides for an extended school year that includes 18 additional days beyond that required of teachers. An employee within the district who assumes the

PGTA/PGUSD TA May, 2020

position of school psychologist will be placed on the next highest level on the schedule above his current annual salary.

The header of exhibit 5 shall be fully replaced by the following:

Pacific Grove Unified School District Psychologist Salary Schedule 2019/2020 203 Work Days

2. The following modified language will be inserted into the contract as Section VII fully replacing the existing Section VII

VII. ORGANIZATIONAL SECURITY

A. Dues Deduction

1. Any unit member who is a member of the PGTA, CTA/NEA, or who has applied for membership, may sign and deliver to the District an assignment authorizing deduction of unified membership dues, initiation fees and general assessments in the Association. Pursuant to such authorization, the District shall deduct one-tenth (1/10) of such dues from the regular salary check of the unit member each month for ten (10) months. Deductions for unit members who sign such authorization after the commencement of the school year shall be appropriately prorated to complete payments by the end of the school year. Deductions will remain in force until changes are made in the law or by a written direction by the employee to the Pacific Grove Teachers Association (the Association) and subsequent notification by the Association to the District.

2. With respect to all sums deducted by the District pursuant to Paragraph 1, the District agrees promptly to remit such monies to the Association accompanied by an alphabetical list of unit members for whom such deductions have been made, and indicating any changes in personnel from the list previously furnished. Any revocation of union membership shall fall under the purview of the Association. In the event a unit member wishes to revoke their membership, the District shall refer them to the Association.

3. The Association agrees to furnish any information needed by the District to fulfill the provisions of this Article.

B. Access to Bargaining Unit Members

1. Each time a person is newly employed in a position in the bargaining unit, the District shall inform them of their employment status, rights, benefits, duties and responsibilities, and other employment-related matters.

2. The District shall schedule any new bargaining unit member orientations for all newly hired bargaining unit members to take place during the new bargaining unit member's contract day.

3. The District shall provide written notice of the date, time and location of all bargaining unit member orientations/onboarding meetings, by certified or electronic mail, to the Association president and vice president no later than twenty-one (21) calendar days in advance of the annual orientation meeting(s) or ten (10) days in advance of other orientation/onboarding meetings that may occur throughout that year. In the event the District is unable to comply with the stated advance notice, the Association shall be provided as much notice as possible but no less than two work days.

4. The Association shall be provided no more than sixty (60) minutes of uninterrupted time to communicate with bargaining unit members at all new bargaining unit member orientations/onboarding meetings. The orientation session will be held at a mutually agreeable time on District property during the work day of the employee(s), who shall be given time to attend. District administration may excuse themselves during Association time.

5. The Association is entitled to invite California Teachers Association (CTA) endorsed vendors and CTA staff to the Association portion of new bargaining unit member orientations/onboarding meetings and will have access to District audio visual equipment for Association presentations.

6. The following new bargaining unit member information as provided by the new member shall be delivered to the Association president in digital Excel format and hard copy, sorted by seniority date, no later than 30 days after the date of hire:

- a. Name
- b. Home Address
- c. Phone Numbers work, home and cellular
- d. Personal (non-District) Email Addresses
- e. School Site
- f. Assignment: secondary/elementary
- g. Date of Hire
- h. Seniority Date
- i. Full time Equivalent (FTE) status

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- j. Employment Status (i.e., Probationary, Permanent, Temporary, etc.)
- k. Type of Credential (i.e., Clear, Preliminary, Short-Term Staff Permit, Provisional Internship Permit "PIP" or College Internship, etc.)

7. In addition, three times a year (September, January, and May), the District shall deliver to the Association president the following information as provided by the member in digital Excel format for all bargaining unit members:

- a. Name
- b. Home Address
- c. Phone Numbers work, home and cellular
- d. Personal (non-District) Email Addresses
- e. School Site
- f. Assignment: secondary/elementary
- g. Date of Hire
- h. Seniority Date
- i. Full time Equivalent (FTE) status

8. This shall be subject to the grievance and arbitration article of the Collective Bargaining Agreement between the parties.

3. The following modified language will be inserted into the contract as Section V fully replacing section D in the existing Section V:

Article V: LEAVES

D. Parental Bonding Leave:

Per 44977.5. (a) During each school year, when a person employed in a position requiring certification qualifications has exhausted all available sick leave, including all accumulated sick leave, and continues to be absent from his or her duties on account of maternity or paternity leave pursuant to Section 12945.2 of the Government Code for a period of up to 12 school weeks, whether or not the absence arises out of or in the course of the employment of the employee, the amount deducted from the salary due him or her for any of the additional 12 weeks in which the absence occurs shall not exceed the sum that is actually paid a substitute employee employed to fill his or her position during his or her absence or, if no substitute employee was employed, the amount that would have been paid to the substitute had he or she been employed. The school district shall make every reasonable effort to secure the services of a substitute employee. As provided under 44977.5(e), this leave extends coverage for non-birthing parents.

(b) For purposes of subdivision (a):

-

(1) The 12-week period shall be reduced by any period of sick leave, including accumulated sick leave, taken during a period of maternity or paternity leave pursuant Section 12945.2 of the Government Code.

(2) An employee shall not be provided more than one 12-week period per maternity or paternity leave. However, if a school year terminates before the 12-week period is exhausted, the employee may take the balance of the 12-week period in the subsequent school year.

(3) An employee on maternity or paternity leave pursuant to Section 12945.2 of the Government Code shall not be denied access to differential pay while on that leave.

(c) For purposes of this section, "maternity or paternity leave" means leave for reason of the birth of a child of the employee, or the placement of a child with an employee in connection with the adoption or foster care of the child by the employee.

(d) In the event the amount of a substitute exceeds the cost of a unit member's daily rate of pay, then the unit member will receive no less than 50 percent of their regular salary.

(e) A person employed in a position requiring certification qualifications shall not be provided more than one 12-week period for parental leave during any 12-month period.

- 4. The *PGUSD Psych Eval Form Final*, *PGUSD School Counselor Eval Form Final*, and the *PGUSD Speech and Lang Eval Form Final* will be inserted into the revised contract as Exhibits 11p, 11q, and 11r respectively and will be used instead of the auxiliary personnel evaluation forms for the designated personnel.
- 5. The following modified language will be inserted into the contract in Section IX D 3b3 fully replacing the existing language on line 10 "...instructional objectives, standards of performance, and assessment techniques (Exhibit 11)".

"...strengths, teaching standards, and areas for growth (Exhibit 11)."

<u>Ratification</u>: This Agreement shall take effect and become binding on the Parties upon ratification by the PGUSD Governing Board and PGTA.

DISTRICT Date PGTA Date 5/19/2020 05/19/2020 THE S.R. 5/19/2020 UN Ø Å MA Do Somero 170 -20 Clip Silva 5/18/2020 Pamela Gaul 5/19/20 tan Billie Mankey 5/18/2020 5-18-2020

PGTA/PGUSD TA May, 2020

Pacific Grove Unified School District

And

Pacific Grove Teachers Association

Negotiations

TENTATIVE AGREEMENT

The Pacific Grove Unified School District (District) and the Pacific Grove Teachers Association (PGTA) agree to resolve all issues regarding compensation for the 2019-2020 school year on the following terms and conditions:

- 1. The District will increase the PGTA base salary schedules (Exhibits 4 and 5) by two percent (2.00%) retroactive to July 1, 2019.
- 2. In addition, the District will increase its contribution for health insurance premiums by \$350 per year for employee-only raising the amount of district contribution to \$3,350 (from \$3,000) and raising the amount of dependent coverage to \$4,624 (from \$4,274).

This Tentative Agreement in combination with the Tentative Agreement Without Salary signed May 18, 2020 regarding changes in contract provisions, concludes all negotiations for the 2019-2020 school year.

Jated: May 19, 2020

<u>Ratification</u>: This Agreement shall take effect and become binding on the Parties upon ratification by the PGUSD Governing Board and PGTA.

DISTRICT	Date	PGTA	Date
prototors R_	05/19/2020	4) Amilia	5/19/2020
apo Silva		faren for	5/19/20
- Course Manag	05/19/2020	TCB	5/19/20
Breek Roggeman	5/19/2020	Tall_	5/19/2020
		Jaine Lethanco	5/19/2020
	Sie Josher	DATS	5:19/2020
	v20 V20	Jeanes. Des	lemaso 5/19/2

TENTATIVE AGREEMENT BETWEEN PACIFIC GROVE UNIFIED SCHOOL DISTRICT AND PACIFIC GROVE TEACHERS ASSOCIATION May 24, 2021

The District and PGTA agree to resolve all issues in negotiations for the 2020-21 school year on the following terms:

- 1. Except as we otherwise agree, all provisions of the current collective bargaining agreement will continue without modification.
- 2. For the 2020-21 school year, the District will determine the dollar value of a 3% salary increase to 2019-2020 certificated salary schedule inclusive of the mandatory statutory benefits which include STRS, Unemployment Insurance, and Worker's Compensation and provide that information to PGTA no later than May 26, 2021. PGTA will apply 2.27% to increasing the salary schedule. \$1,350 will be applied toward the health insurance premiums ongoing. In addition, each bargaining unit member shall be paid a one-time amount of \$2,500 pro rated based on 1.0 FTE. However, those unit members who are working .8 FTE or more shall receive the full \$2,500. The payment of the salary increase and health benefits, and the one-time amount shall be made no later than July 15, 2021, based upon MCOE approval of the AB 1200 process.
- 3. A stipend of \$1,000 shall be paid to bargaining unit members who have earned a Ph.D. beginning with the 2021-22 school year.
- 4. The professional rate shall be increased to \$51.30/hour ongoing beginning in the 2021-22 school year.
- 5. The Grievance filed regarding the counseling salaries shall be settled on the terms and conditions set forth on the attached.
- 6. The attached language secondary physical education class size will be incorporated into the collective bargaining agreement.
- 7. The attached language regarding the start and end time for the teacher work day will be incorporated into the collective bargaining agreement.
- 8. The attached language regarding IEP and SST meetings will be incorporated into the collective bargaining agreement.
- 9. The special education caseloads and class sizes shall be as attached.
- 10. The work year for counselors shall be 195 days. The work year for psychologists shall be 203 days.

11. This agreement resolves all issues in negotiations for the 2020-21 school year unless mutually agreed otherwise. For the 2021-22 school year, there shall be reopeners on salary, health benefits, plus two articles selected by each party.

Dated: 5/26/2021			
District		PGTA Docusigned by:	
Buck Koggeman	5/26/2021		5/26/2021
DocuSigned by:			
Ani Silva 9807F2818B09461	5/27/2021	Clivistal Hall-telly	5/26/2021
DocuSigned by:		DocuSigned by:	
Billie Mankey	5/27/2021		5/26/2021
DocuSigned by:		DocuSigned by:	
Song Chin-Bendil	, 5/27/2021	Margaret Kice	5/26/2021
DocuSigned by:		DocuSigned by:	
1E6A1CADBAE7413	5/27/2021	Pam Gaul	5/26/2021
DocuSigned by:			
Lou Lozano	5/27/2021	Sally Kichmond	5/26/2021

End of Contract