MASTER CONTRACT

BETWEEN

THE SANTA ROSA COUNTY SCHOOL BOARD

AND

SANTA ROSA PROFESSIONAL EDUCATORS

August 11, 2011 to August 10, 2014

Revised December 5, 2013

ii

PREAMBLE	1
ARTICLE I: RECOGNITION	1
ARTICLE II: ASSOCIATION AND EMPLOYEE RIGHTS	4
ARTICLE III: BOARD RIGHTS	6
ARTICLE IV: GRIEVANCE PROCEDURE	7
ARTICLE V: WORKING CONDITIONS	10
ARTICLE VI: INSTRUCTIONAL AND PROFESSIONAL DEVELOPMENT	13
ARTICLE VII: WORKING HOURS	14
ARTICLE VIII: CLASS SIZE - CLASS LOAD	17
ARTICLE IX: EMPLOYEE'S AUTHORITY AND PROTECTION	18
ARTICLE X: PROFESSIONAL QUALIFICATIONS AND ASSIGNMENTS	19
ARTICLE XI: GENERAL EMPLOYMENT PRACTICES	20
ARTICLE XII: TRANSFERS AND REASSIGNMENTS	20
ARTICLE XIII: VACANCIES	22
ARTICLE XIV: EMPLOYEE EVALUATION	22
ARTICLE XV: ACADEMIC FREEDOM	23
ARTICLE XVI: REDUCTION IN PERSONNEL	24
ARTICLE XVII: LEAVE OF ABSENCE	24
ARTICLE XVIII: MAINTENANCE OF STANDARDS	
ARTICLE XIX: POLITICAL ACTIVITY	40
ARTICLE XX: INSURANCE	40

TABLE OF CONTENTS

ARTICLE XXI: MISCELLANEOUS
ARTICLE XXII: SICK LEAVE BANK43
ARTICLE XXIII: WAIVER PROCEDURE44
ARTICLE XXIV: TERMS OF AGREEMENT45
APPENDIX AMEMBERSHIP AUTHORIZATION47
APPENDIX BGRIEVANCE FORM48
APPENDIX CTRANSFER REQUEST
APPENDIX D—TEACHER SALARY SCHEDULE
APPENDIX E DIFFERENTIATED PAY SCHEDULE55
APPENDIX F—INSTRUCTIONAL REQUEST FOR REASSIGNMENT
APPENDIX G—ESP SALARY SCHEDULE ERROR! BOOKMARK NOT DEFINED.
APPENDIX H—SRPE MISCELLANEOUS SALARY SCHEDULE 2010-2011

PREAMBLE

This Agreement, effective August 11, 2011, by and between the School Board of Santa Rosa County, Florida, hereinafter called the "Board" and the Santa Rosa Professional Educators, an affiliate of the Florida Teaching Profession and the National Education Association, hereinafter called the "Association."

WHEREAS, the Santa Rosa County School Board and the Santa Rosa Professional Educators recognize their mutual obligations pursuant to the Collective Bargaining laws (Ch. 447) and the Public Employees Relations Commission rules and regulations, to bargain collectively with respect to hours, wages and terms and conditions of employment. All provisions of this Contract shall be subject to Florida Statutes, Chapter 447. This Contract supersedes all Board Rules and/or Civil Service Rules that are in conflict with the provisions of this Contract

WHEREAS, both parties have entered into and conducted extended and good faith negotiations where each party has had the right and opportunity to make proposals and counter proposals with regard to bargainable subjects.

WHEREAS, the parties, following extended and deliberate negotiations, have reached certain understandings which they desire to confirm in this Agreement.

In consideration of the following mutual covenants, it is hereby agreed as follows:

ARTICLE I: RECOGNITION

A. (Case number 8H-RA-754-1022, certificate number 9, issued by Florida Public Employees Relations Commission on March 7, 1975 in Ft. Lauderdale, Florida, and entered the 17th day of March, 1975, in Tallahassee, Florida) The Santa Rosa County School Board recognizes the Santa Rosa Professional Educators as the sole and exclusive bargaining representative of all certificated employees of the school district, excluding all superintendents, assistant superintendents, directors, assistant directors, supervisors, principals, and assistant principals.

B. (Case number EL-2006-008 (Relates to RC-2005-055), certificate number 1577 issued by Florida Public Employees Relations Commission on March 13, 2006). The Santa Rosa County School Board recognizes the Santa Rosa Professional Educators as the sole and exclusive bargaining representative of educational support personnel with the following job titles:

Number JOB TITLE NAME

61050 CERTIFICATION SPECIALIST
61051 CERTIFICATION SPECIALIST I
61051 CERTIFICATION SPECIALIST I
45050 CHILD CARE ASSTANT
45060 CHILD CARE ASSTANT II
45066 CHILD CARE/CHILD DEVELOPMENT ASSOCIATE
45065 CHILD DEVELOPMENT ASSOCIATE
41040 CLERICAL ASSISTANT
45300 CLERICAL DATA I

45310 CLERICAL DATA II 41010 CLERK TYPIST I 41020 CLERK TYPIST II 41030 CLERK TYPIST III 61092 CLERK TYPIST, PUPIL PERSONNEL 44100 COMPUTER OPERATOR, MAINFRAME 44090 COMPUTER OPERATOR, MAINFRAME, ASSISTANT 44110 COMPUTER OPERATOR, MAINFRAME, SENIOR 44020 COMPUTER RESEARCH TECHNICIAN, APPRENTICE 44225 COMPUTER SUPPORT TECHNICIAN 44000 DATA ENTRY OPERATOR 44010 DATA ENTRY OPERATOR, SENIOR 45020 ESE TEACHER ASSISTANT I 45080 ESE TEACHER ASSISTANT II 45235 ESE TEACHER ASSISTANT II, PARAPROFESSIONAL 45245 ESE TEACHER ASSISTANT III, PARAPROFESSIONAL 50031 FISCAL ASSISTANT I 50032 FISCAL ASSISTANT II 50033 FISCAL ASSISTANT III 61070 HUMAN RESOURCES SERVICES ASSISTANT I 61080 HUMAN RESOURCES SERVICES ASSISTANT II 44765 INSTRUCTIONAL TELEVISION SPECIALIST I 44270 INSTRUCTIONAL TELEVISION SPECIALIST II 51300 INSURANCE SPECIALIST 45090 INTERGENERATIONAL RESOURCES SPECIAL 45201 INTERPRETER I APPRENTICE 45202 INTERPRETER II, PROVISIONAL 45203 INTERPRETER III, ADVANCED 45204 INTERPRETER IV. MASTER 45170 JOB COACH/VOC. TRAINER 90105 OUTREACH SPECIALIST 61030 PERSONNEL ASSISTANT I 61040 PERSONNEL ASSISTANT II 41000 PRINTER ASSISTANT I 41005 PRINTER ASSISTANT II 62220 PROPERTY CONTROL COORDINATOR 40010 RECEPTIONIST 77095 RECEPTIONIST, CENTRAL SERVICE 73095 RECEPTIONIST, SCHOOL 72096 SANTA ROSA EDUCATIONAL FOUNDATION BOOKKEEPER 50200 SCHOOL BOOKKEEPER 31050 SCHOOL HELPER 42000 SECRETARY I 42010 SECRETARY II 42022 SECRETARY II, 11 MONTH 42020 SECRETARY III 41050 SEDNET TECHNICAL ASSISTANT 61020 SEMS OPERATOR/HUMAN RESOURCES CLERK 44210 SENIOR COMPUTER OPERATOR/NETWORK ANALYST 44160 SENIOR NETWORK ANALYST I 44165 SENIOR NETWORK ANALYST II 44123 SOFTWARE SUPPORT TECHNICIAN I 40020 SWITCHBOARD OPERATOR I 40025 SWITCHBOARD OPERATOR II

45225 TEACHER ASSISTANT FOR DISTRICT LEVEL INSTRUCTION 45220 TEACHER ASSISTANT FOR TECHNOLOGY 45100 TEACHER ASSISTANT I, ELEMENTARY 45110 TEACHER ASSISTANT I, MIDDLE 45190 TEACHER ASSISTANT I, INTERPRETER 45000 TEACHER ASSISTANT I, OTHER 45120 TEACHER ASSISTANT I, PK 45130 TEACHER ASSISTANT I, PK HEADSTART 45111 TEACHER ASSISTANT I, SENIOR HIGH 45030 TEACHER ASSISTANT I, TITLE I 45150 TEACHER ASSISTANT II, ELEMENTARY 45195 TEACHER ASSISTANT II, INTERPRETER 45160 TEACHER ASSISTANT II, MIDDLE 45010 TEACHER ASSISTANT II, OTHER 45230 TEACHER ASSISTANT II, PARAPROFESSIONAL 45161 TEACHER ASSISTANT II, SENIOR HIGH 45180 TEACHER ASSISTANT II, PK 45185 TEACHER ASSISTANT II. PK HEADSTART 45040 TEACHER ASSISTANT II, TITLE I 45240 TEACHER ASSISTANT III, PARAPROFESSIONAL

EXCLUDED: All employees covered by the collective bargaining agreement between the Santa Rosa County School Board and the Carpenters Industrial Council, United Brotherhood of Carpenters and Joiners of America and the instructional employees' collectible bargaining agreement between the Santa Rosa County School Board and the Santa Rosa Professional Educators, as well as all blue-collar employees, professional employees, and employees in the following classifications::

Superintendent of the Santa Rosa County School District Assistant Superintendent for Administrative Services Assistant Superintendent for Instructional Services Assistant Superintendent for Human Resources Assistant Superintendent for Finance School Principals Assistant Principals Administrative Secretary to the Superintendent Personnel Assistant/Secretary to the Assistant Superintendent of Human Resources Secretary to the Assistant Superintendent of Human Resources Secretary to the Assistant Superintendent of Instructional Services Secretary to the Assistant Superintendent of Administrative Services

Number JOB TITLE NAME

- 50120 ACCOUNTING SPECIALIST
- 51000 ACCOUNTANT I
- 51010 ACCOUNTANT II
- 51020 ACCOUNTANT III
- 51040 ACCOUNTANT, SENIOR
- 62050 BUYER
- 62240 CENTRAL RECEIVING MANAGER COMPUTER PROGRAMMER/OPERATOR
- 44130 COMPUTER PROGRAMMER/SYSTEM ANALYST I
- 44140 COMPUTER PROGRAMMER/SYSTEM ANALYST II
- 44150 COMPUTER PROGRAMMER/SYSTEM ANALYST, SENIOR
- 44227 COMPUTER SUPPORT SUPERVISOR
- 44225 COMPUTER SUPPORT TECHNICIAN (Brian Reese)

- 44250 DATA PROCESSING MANAGER
- 62000 DIRECTOR OF PURCHASING AND CONTRACT ADMINISTRATION
- 72095 EXECUTIVE DIRECTOR OF THE SANTA ROSA EDUCATIONAL FOUNDATION
- 31110 FOOD SERVICE MANAGER I
- 31120 FOOD SERVICE MANAGER II
- 31130 FOOD SERVICE MANAGER III
- GROUPWARE APPLICATIONS MANAGER 51250 HUMAN RESOURCES SERVICES MANAGER
- INVENTORY AND STORES SPECIALIST
- 51200 INVESTMENT MANAGER & AUDITOR
- 84151 MAINTENANCE FOREMAN II
- 51150 MANAGEMENT INFORMATION ANALYST
- 44166 NETWORK SYSTEMS ENGINEER
- 31140 PRODUCTION KITCHEN MANAGER
- 62100 PURCHASING AGENT
- 80050 ROUTE SUPERVISOR
- 84155 SUPERVISOR OF BUILDING MAINTENANCE
- 44230 SYSTEM ANALYST
- 62236 TEXTBOOK & SURPLUS WAREHOUSE MANAGER
- 62230 WAREHOUSE & INVENTORY MANAGER
- 44260 WEBMASTER

And all other employees of the Santa Rosa County School Board

- C. The term "teacher" when used hereinafter in this Agreement shall refer to certificated employees of the Santa Rosa County School District, excluding all superintendents, assistant superintendents, directors, assistant directors, supervisors, principals, and assistant principals.
- D. The term "educational support professional (ESP)" when used hereinafter in this Agreement shall refer to educational support personnel covered by this agreement according to paragraph B. above.

E. The term "employee" when used hereinafter in this Agreement shall refer to a teacher or an educational support professional (ESP)

F Any new position of employment created during the life of this Agreement will be added to the unit providing it is similar to any position of employment heretofore recognized.

ARTICLE II: ASSOCIATION AND EMPLOYEE RIGHTS

- A. The Board hereby agrees that every employee employed by the Board shall have the right to organize, join, and support the Association for the purpose of engaging in negotiations and mutual aid and protection or to refrain from joining or supporting the Association. As a duly elected body exercising governmental power under color of law of the State of Florida, the Board undertakes and agrees that it will not directly or indirectly discourage, deprive or coerce any employee in the enjoyment of any rights conferred by this Agreement, laws of Florida, or the Constitution of Florida and the United States; that it will not discriminate against any employee with respect to the terms and conditions of this Agreement and his/her participation in any lawful activity of the Association as provided for in this Agreement.
- B. Nothing contained herein shall be construed to deny to any employee rights he/she may have under the Florida School Laws or other applicable laws and regulations.

- C. The Association, a private organization, shall have the same right to use the school buildings as any other community organization.
- D. The Association, a private organization, shall have the same right to use the school facilities as any other community organization.
- E. The Association shall have the right to post notices of activities and matters of the Association on the appropriate and specifically assigned bulletin board. Where a bulletin board is not already provided, the Association will provide one at its expense. The school principal shall determine location of the bulletin board in each school. The Association may have the right to use the employee school mailboxes for the purpose of distributing Association material relating to Association business to employees.
- F. Duly authorized representatives of the Association may be permitted to transact official Association business on school property provided that this shall not interfere with or disrupt school operations and has received the permission of the school principal.
- G. All public records pursuant to Florida Statutes shall be available for inspection or copying at reasonable times during normal office hours of the District office or other offices in which records are maintained. Copies of public records may be obtained by making a request to the lawful custodian of the records. Upon receipt of such public records as it has requested, the Association agrees to remit the actual cost of production to the Board.

If the Association's request for access to a public record is denied, the denial will be made in writing with the precise statutory citation authorizing the denial of access. The written denial will be provided in good faith and with reasonable promptness.

- H. The provisions of this Agreement shall be applied without regard to race, creed, religion, national origin, disability, sex or marital status.
- I. The Board, upon proper request, shall place the Association on the School Board agenda.
- J. Any employee who is a member of the Association, or who has applied for membership, may sign and deliver to the Board an assignment authorizing deduction of membership dues in the Association. Such authorization shall continue in effect for the duration of this Agreement unless revoked in writing giving thirty (30) days written notice to the School Board and a copy to the Association. Pursuant to such authorization, the Board shall deduct such sum as authorized in twelve equal monthly payments from the employee's regular salary check beginning with the salary check received by the employee in the month following the date of authorization. The amount deducted shall be the same each month for an employee based on the dues letter filed by SRPE with the payroll department each year. The deductions shall be remitted not less frequently than monthly to the Association.
- K. The Board shall deduct from the salary of any employee and make appropriate remittance, upon written authorization from the employee, for any plans or programs approved by the Board.
- L. After the building faculty meeting has been concluded, the Association faculty representative shall be given an opportunity to present brief reports and announcements pertaining to Association business.

- M. An employee shall have the right for Association representation at any meeting that the employee feels might lead to disciplinary action.
- N. The Association shall be provided one payroll deduction slot in order to allow their members access to Association sponsored benefit programs. These programs cannot compete with any group rated benefit sponsored by the Board.
- O. The president of the Association will be allowed to select one-half of the members of the county calendar committee. The length of term of each selected employee member shall be at the discretion of the current Association President.
- P. The Association shall designate individual(s) to monitor and conduct all school site elections in which employee representation is required. The designee(s) shall assist during the ballot count.
- Q. If a member of the Association is to be part of an investigatory interview with administration, the Association member has the right to decline participation within the same until their choice of Association representative is present at the meeting. Until this representative arrives, the Association member may choose not to participate in the meeting. An investigatory interview occurs when a supervisor questions an employee to obtain information which could be used as a basis for discipline or asks an employee to defend his or her conduct.

ARTICLE III: BOARD RIGHTS

- A. The Board on its own behalf and on behalf of the electors of Santa Rosa County School District, hereby, retains and reserves unto itself, except as specifically stated by this Agreement, all powers, rights, authority, duties and responsibilities conferred upon and vested in it by the school code and the laws and the Constitution of the State of Florida and/or the United States. Such rights and duties shall include, by way of illustration and not by way of limitation, the right to:
 - 1. Manage and control its business, its equipment, its facilities, and its operations and to direct all employees and all affairs of the local school district.
 - 2. Continue its right to adopt policies, and practice of assignment and direction of its personnel, the right to hire, evaluate, promote, suspend, discharge, transfer, lay off, and assign work or duties to employees.
 - 3. Establish hiring procedures and, subject to the provision of the law, determine the qualifications of employees, including health and conditions.
 - 4. Establish courses of instruction and in-service training programs for employees and to require attendance at any or all workshops and/or conferences by employees during the normal workday.
 - 5. Determine the financial policies and all matters pertaining to public relations.
 - 6. Determine the size of the management organization, its functions, authority, amount of supervision, and table of organization.
 - 7. Take necessary steps to be in compliance with the Americans With Disabilities Act of 1990.
 - 8. The listing of specific management rights in this Agreement is not intended to be, nor shall it be restrictive of or a waiver of any rights of management not listed and specifically surrendered herein, whether or not the Board has exercised such rights in the past.
- B. The Association recognizes that the Board is legally responsible for the operation of the entire school system within the geographic boundaries of the Santa Rosa County School District, and that the Board has the necessary authority to discharge all of its responsibilities.
- C. In meeting such responsibilities, the Board, as the legislative and policy making body, acts through the School Superintendent and his/her administrative staff. The Board, Superintendent, and administrative

staff shall be free to exercise all of their managerial rights and authority to the extent permitted by law, State Board of Education Regulations, School Board Policies and this collective bargaining Agreement.

ARTICLE IV: GRIEVANCE PROCEDURE

- A. <u>Purpose</u> The purpose of this procedure is to secure, at the lowest possible administrative level, equitable solutions to the problems that may, from time to time, arise affecting the welfare or working conditions of employees. Both parties agree that proceedings shall be kept as informal and confidential as may be appropriate.
- B. <u>Definition</u> Grievance procedures The grievance procedure is to be used for the settlement of disputes between employer and employee, or group of employees, involving the interpretation or application of the collective bargaining Agreement. No grievance shall be adjusted without prior notification to the Association providing opportunity for an Association representative to be present when requested by the employee.
 - 1. A grievant is the employee or group of employees making the claim.
 - 2. A Party in interest is the employee or employees making the claim and any person who might be required to take action in or against whom action might be taken in order to resolve the claim.
 - 3. Days shall mean working days.
- C. <u>Procedure</u> A grievance may be filed by a grievant or grievants whenever the grievance applies to more than one building and a group of employees with a common complaint have requested such action.

Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each step should be considered as maximum and every effort will be made to expedite the process. The time limits specified may, however, be extended by mutual agreement. A grievance may be initiated at step two by an employee or group of employees if the authority for correcting the grievance only rests with the Superintendent, his/her designee, or the School Board. The Association shall have the right to be represented at all grievance hearings subsequent to informal step.

Informal: In the event that an employee believes there is a basis for a grievance, he/she shall first discuss the alleged grievance with the immediate supervisor with the objective of resolving the matter informally. The informal discussion preceding a grievance is an opportunity for the employee and employer to discuss concerns and try to resolve problems. The employee reserves the right to meet with or without representation at this discussion. However, should the administration choose to not meet with the employee with representation at the informal step, then the employee may choose to bypass the informal step and meet at Step 1 with representation.

Step One: If the grievant has been unable to resolve his/her grievance informally, the grievant(s) shall invoke formal grievance by filing the prescribed form (Appendix B) with his/her immediate supervisor within fifteen (15) working days after the event or events on which the grievance is based are known by the grievant. The Association shall be provided with a copy of any grievances filed. The grievance form shall name the employee or employees involved, state the facts giving rise to the grievance, identify all the provisions of this agreement alleged to have been violated, state the contention of employee or employees with respect to these provisions, indicate the relief requested, and shall be signed by the employee or employees involved.

The immediate supervisor shall give the employee or employees an answer in writing not later than six (6) days after receipt of the written grievance.

Step Two: If the grievance is not resolved in STEP ONE, the employee must, within six (6) days after receipt of the immediate supervisor's answer, submit to the Superintendent or his/her designee his/her appeal of the immediate supervisor's disposition. The Superintendent or his/her designee and the grievant or grievants shall meet within a reasonable time, not to exceed ten (10) days, in an attempt to resolve the matter.

The superintendent or his/her designee shall respond in writing to the grievance within six (6) days of the meeting.

Step Three: If the grievant is not satisfied with the disposition proposed by the Superintendent or his/her designee, the grievant shall have six (6) days within which to appeal the grievance to the Board. Scheduling of a hearing before the Board will be in compliance with applicable Board policies.

Step Four: If the grievance remains unresolved at the conclusion of Step Three, it may be submitted for arbitration at the request of the Association, provided written notice of the request for submission to arbitration is delivered to the Superintendent or his/her designee within six (6) days after the Board's hearing. Within five (5) days after the date of the written request for arbitration, a committee of the Board or its designated representative and the Association, shall make every reasonable effort to agree upon a mutually acceptable arbitrator. If the parties are unable to agree upon a mutually acceptable arbitrator within the time period set forth herein, the party seeking arbitration shall file a request with the American Arbitration Association. The arbitrator shall be selected and the arbitration conducted in accordance with the rules and procedures of the American Arbitration Association (AAA).

- D. The arbitrator shall then meet with the two parties for the purpose of making a decision relative to the grievance. The arbitrator shall not have the power to add to, subtract from, modify or alter the terms of this Agreement. The Association and Board shall share equally all expenses and fees of the arbitrator. All other expenses shall be borne by the party incurring them, and neither party shall be responsible for the expense of witnesses called by the other. The Board and the Association shall not be permitted to assert in such arbitration proceeding any ground or rely on any evidence not previously disclosed in Step One, Step Two, and Step Three to the other party. Both parties agree that the award of the arbitrator shall be final and binding.
- E. The time limits provided in this Article shall be strictly observed, but may be extended by written agreement of the parties. In the event a grievance is filed after May 15 of any year and strict adherence to the time limits may result in hardship to any party, the Board shall use its best efforts to process such grievance prior to the end of the school term. Whenever illness or other incapacity of the grievant prevents his/her presence at a grievance meeting, the time limits shall be extended to such time that the grievant can be present. When such grievance meetings and conferences are held during school hours all employees whose presence is required shall be excused, with pay, for that purpose.
- F. Whenever illness or other incapacity of the management representative involved prevents his/her presence at a grievance meeting, the time limits shall be extended to such time that the management representative involved can be present.
- G. Adjustment of any grievance as described herein shall not be inconsistent with the provisions of this Agreement.
- H. All employees will be entitled to their rights under the law. An employee who participates or intends to participate in any grievance as described herein shall not be subjected to discipline, reprimand, warning

or reprisal because of such participation or intention. All documents, communications and records dealing with the processing of a grievance will be filed separately from the personnel files of the participant.

- I. Not withstanding the expiration of the Agreement, any claim or grievance arising thereunder may be processed through the grievance procedure until resolution.
- J. The failure of the grievant to proceed from one step of the grievance procedure to the next step within the time limits as set forth herein, shall be deemed to be an acceptance of the decision previously rendered and shall constitute a waiver of any future appeal concerning the particular grievance, unless mutually agreed otherwise.
- K. The failure of an administrator to communicate his/her decision to the grievant or grievants within the specified time limit shall permit the grievant or grievants to proceed to the next step in the grievance procedure.
- L. The filing of a grievance shall in no way interfere with the right of the Board to proceed in carrying out its management responsibilities, subject to the final decision of the grievance.
- M. Any alleged grievance occurring during the period between the termination date of the Master Agreement and the effective date of a new Agreement shall not be subject to the grievance procedure. Any grievance which arises prior to the effective date of this Agreement shall not be processed.
- N. In the event the alleged grievance involves an administrative order, or requirement, the grievant shall fulfill or carry out such order or requirements, pending the final decision of the grievance.

<u>Powers of the Arbitrator</u>: It shall be the function of the arbitrator, and he/she shall be empowered, except as his/her powers are limited below, after the hearing, to make a decision in cases of alleged violation of the specific articles and sections of this Agreement.

- 1. He shall have no power to rule on any of the following:
 - a. Failure to re-employ any probationary employee or employees.
 - b. Any matter involving the procedure for employee evaluation.
 - c. The placing of a probationary employee or employees on additional probation, in accordance with Florida Statutes 231.351.
- 2. He shall have no power to change any practice, policy, or rule of this contract; it being understood that any matter not specifically set forth herein remains within the reserved rights of the Board.
- 3. All claims for back wages shall be limited to the amount of wages that employee or employees would otherwise have earned, less any compensation that he/she may have received from any source during the period of the back pay.
- O. An ESP who has been suspended, demoted, or dismissed by the Board from a position and who has attained status by serving the required probationary period, shall have the right to appeal such disciplinary action through this grievance process or to the Civil Service Board, but not both. Within (10) days after the charges are filed with the Civil Service Board, or 10 days after the date that the notice of such disciplinary action is served upon the ESP, whichever is later, the ESP may file an appeal with the Civil Service Board

ARTICLE V: WORKING CONDITIONS

- A. The Board and the Association recognize that the primary responsibility of a teacher is to teach and carry his/her fair share of the total school responsibilities. Therefore, the Board agrees that sufficient teacher assistants may be permitted to assist teachers in non-teaching responsibilities, which can, without disrupting the operation of the school, be delegated to auxiliary personnel. The above is under the supervision and direction of the school principal.
- B. The Board will strive, limited to funds available, to provide the necessary materials, buildings, and equipment based on program needs.
- C. All employees shall be entitled to a duty free lunch period of approximately thirty (30) minutes, which shall be considered as part of the school day. Principals may require elementary teachers to accompany their students at lunch during the first ten (10) days of the school year.
 - 1. In schools where teachers desire a sixty (60) minute lunch period during planning days, this may be allowed provided all the following conditions are met:
 - a. Only thirty (30) minutes of these sixty (60) minutes shall be considered as part of the teacher's workday.
 - b. The thirty (30) minutes lost at lunch shall be made up by the teacher each day immediately preceding or succeeding the regular workday as determined by the principal.
- D. Telephone facilities shall be made available to employees for school business. If the employees feel a need for additional facilities, then a telephone pay station may be requested from the telephone company.
- E. The Board will continue, as construction funds are made available, to work toward including desirable facilities for employees at each school site.
- F. Employees shall not be required to work under unsafe or hazardous conditions or to perform tasks, which endanger their health, safety or well being, according to applicable state regulations and (or) laws.
- G. The teacher's regular classroom may be used for conferences with parents and students. If a teacher does not have a classroom available, the principal shall provide the teacher a place for a conference, as soon as a place is available.
- H. All elementary teachers, including special subject teachers, shall have a short relief period in both the morning and afternoon each day in schools where this problem exists and as scheduled by the principals. At all levels, administrators shall not unreasonably deny a short relief period to any teacher if needed in order to attend to emergency personal matters.
- I. Faculty meetings in each school may be scheduled as necessary by the principal at his/her discretion. Such meetings shall be as brief and well planned as possible and should not exceed one hour in length. The Association president, his/her designee and/or Association building representative shall be given an opportunity at the conclusion of each building faculty meeting to present brief reports and announcements. At meetings pertaining to matters not germane to education, such as commercial salesmen, etc., attendance shall be voluntary.
- J. Every effort will be made to provide well-functioning heating and air conditioning to maintain comfortable conditions in every classroom.

- K. All funds collected in the name of the school become public funds and are subject to laws and regulations governing same. The principal who is held responsible for the internal accounts at the school is encouraged to involve teachers, parents, students, or others who assisted in raising the funds to help him determine how the funds will be expended.
- L. Special area teachers shall be used as substitute teachers only in cases of emergencies.
- M. Educational Support Personnel shall be used for class coverage only in cases when substitute teacher coverage is not possible.
- N. The Board shall, depending on funds available, continue to provide a professional reference library at the district media center.
- O. It is recognized that teachers must meet the individual learning needs of all students. Therefore, the Board agrees to provide multi-level and/or multi-text materials, as budget consideration dictates.
- P. Each school may spend up to 25 percent of its net allocation for "non-adopted" instructional materials. However, it is required that all "basic" textbook needs are provided for before any of the instructional materials/textbooks allocation is spent otherwise. This "non-adopted" material must be evaluated and approved for use before purchase can be made. This is also true of state adopted materials that have not been approved previously for use in the district. The evaluation form (provided by the district office) must bear the signature of the principal or his/her designee, the curriculum coordinator, when provided, and the head of the department or grade chairman. Preferably this process shall involve the administration, curriculum coordinator, and all teachers in a grade level or subject matter area.
- Q. The Board shall continue to provide in each school, depending on funds available, a computer and copying facilities for employees to use in the preparation of instructional materials.
- R. Teachers shall be called upon to participate in planning in such areas as: (1) teaching techniques; (2) courses of study; (3) textbook selection; and (4) other educational matters.
- S. Teachers at senior high and middle schools:

Will teach six(6) of six(6) periods with an uninterrupted, unencumbered fifty(50) minute common planning period. Any deviation from a 6 period assignment for full time instructional personnel must be approved by the District Grade Level Director.

School administration may schedule faculty meetings during this planning time under the following conditions:

1. Unless an emergency arises, the faculty meetings are scheduled at least two working days in advance.

- 2. Scheduled faculty meetings have at least 10 working days between occurrences.
- T. Each normal school week, pre-school through elementary grade teachers shall be scheduled a 30 minute uninterrupted, unencumbered common planning time, exclusive of other non-contact(specialty area and lunch) time in the work day.

School administration may schedule faculty meetings during this planning time under the following conditions:

1. Unless an emergency arises, the faculty meetings are scheduled at least two working days in advance.

2. Scheduled faculty meetings have at least 10 working days between occurrences.

<u>S & T above: *If desired, a teacher may elect to schedule Professional Development, Parent</u> <u>Meetings, IEP meetings, etc during the 50/30 minute common planning, but such meetings will</u> <u>not be mandated during the 50/30 minute common planning period.</u>

- U. Substitute teachers should be hired to fulfill the duties of all absent teachers and teachers on temporary duty including art, music, physical education, adaptive physical education, and other special area teachers. The principal or administrative designee will make a good faith effort to provide substitute instructors for such teachers. When substitutes cannot be provided for itinerant teachers, the principal or his/her designee, should provide release time for the effected classroom teacher during the itinerant teacher's assigned period.
- V. When a student requires medical services at a school site, those services may be assigned to an employee, provided that the employee receives additional specialized training prior to the students' assignment.
- W. A district inclusion policies and best practices manual shall be developed and revised as necessary to keep it current with district expectations.
- X. Employees shall be trained in the use of the Substitute Employee Management System (SEMS). Once the training has occurred, teachers will be responsible for reporting all absences and obtaining substitutes by utilizing the SEMS. Teachers may arrange for their own substitutes if the absence is known in advance as long as the information is properly reported to the SEMS. It is the intent of the district that a substitute teacher be hired when one is available for every teacher absence, regardless of the length of that absence. If no substitutes are available, then other arrangements must be made including splitting classes when absolutely necessary.
- Y. ESPs who require a substitute whenever they are absent shall be trained in the use of the Substitute Employee Management System (SEMS). Once the training has occurred ESPs will be responsible for reporting all absences and obtaining substitutes by utilizing the SEMS. ESPs may arrange for their own substitutes if the absence is known in advance as long as the information is properly reported to the SEMS. This will be phased in during the 2006-2007 school year if possible.
- Z. The Board recognizes the importance of using designated planning days for teacher planning time and will make every effort to minimize scheduling other activities on these days.

AA. Equitable Duty.

The principal will be responsible for seeing that duties are fair, equally weighted, and equitable.

BB. Teacher Preparations – "Preparations" as used herein shall be construed to mean any different grade level, course title, subtitle, or specified level. It shall not be construed to mean differentiated student ability levels with a grade level, course title, subtitle, or specified level.

The parties agree that the Employer has the responsibility of preparing and promulgating teaching schedules for its teachers. In order to be fair and equitable in course assignments every effort shall be made to minimize and/or reduce the number of preparations of each member in the department. The parties agree that teachers shall not be required to teach in more than three (3) certification areas nor exceed three (3) daily preparations in middle and secondary schools, unless:

The teacher consents in writing to teach more than specified above, or;
 The above limitations to any particular teacher(s) would create an unusual difficulty in scheduling within a school or create unusual hardships on students.

- CC. Allow administration to approve flexibility in work hours for current employees in order for these employees to be able to participate in student teaching courses involving observations and practicums. This does not include full time student teaching assignments.
- DD. Peer Assistance: Any teacher needing assistance will select a peer mentor from the appropriate district subject area director's formulated and approved list. This mentor will not work at the school site of the teacher needing assistance. This peer mentor will be given release time to work with the teacher when planning and observing the teacher during classroom instruction as mutually agreed upon by school site principals. The peer mentor will not be involved in the evaluation process and will help the teacher meet the goals of the Professional Improvement Plan.

ARTICLE VI: INSTRUCTIONAL AND PROFESSIONAL DEVELOPMENT

- A. All teachers are expected and required to take part in planned self-improvement activities, as determined by teachers with the approval of the administrative staff, the Superintendent and/or the School Board. Such activities shall be primarily for the purposes of correcting deficiencies in teacher certification, extension of certificates, additional coverage, and general improvement of the total school program.
- B. The Teacher Education Center is responsible for providing in-service training as directed by a TEC Council composed of a majority of classroom teachers. The classroom teacher members of the Council shall be elected by instructional personnel, recommended by the Superintendent and approved by the Board. The In-service Committee shall carry out the election procedures established by the TEC Council.
- C. It is expected that there will be fair representation of the directly affected personnel within the school district level committees investigating, recommending and/or modifying actions or procedures, policies, and the like, the Association has the right to exercise a membership role in the committee makeup, whether or not the Association has in the past. The School District has a duty to make known to the Association any established or to be established committee.
- D. Individuals serving on district level committees shall be given in-service points for attendance and service on these committees. Serving on district level committees improves and enhances leadership

skills. A voucher with the meeting date, time and agenda must be signed by the administrator facilitating the meeting.

ARTICLE VII: WORKING HOURS

I. Teachers

- A. The school workday shall be seven and one-half (7-1/2) hours. Daily schedules shall be worked out at each local school with the approval of the Superintendent.
- B. At the beginning of each grading period at least one (1) day shall be provided in the calendar for the purpose of teacher planning and evaluation. If the calendar committee should elect to use a planning day(s) as a precautionary storm make-up day(s) for students, the planning day(s) will convert into an early release day(s) for employee planning. When applicable, this day(s) will also count as an employee storm make-up day(s).
- C. Attendance at Meetings:
 - 1. Teachers may leave school early to attend professional meetings called by the Superintendent or with his/her approval.
 - 2. On those days that the teacher returns to school after school hours to attend PTA meetings or other school-sponsored functions, the principal shall grant this teacher the right to leave school as soon as the pupils have gone and duties have been completed. The abuse of this privilege by a teacher will forfeit his/her right to it.
- D. Teachers may be called upon to perform extra duties beyond the 7-1/2 hour day, but no more than the past two (2) school years.
- E. The school year for teachers shall be 196 days including six paid holidays. Labor Day, Thanksgiving Day, Christmas Day, Martin Luther King Birthday, President's Day, and Good Friday.

II-Educational Support Professionals (ESP)

It is the policy of the Santa Rosa County School Board where a conflict exists between any rule and the Fair Labor Standards Act, herein after referred to as FLSA, the FLSA shall prevail after April 15, 1985.

- A. Work Hours Defined:
 - 1. Exempt ESPs are those defined by the Fair Labor Standards Act.
 - a. No ESP shall work less than the established hours of a position, except as provided in Section II.C, which authorizes specific holidays and other activities within the workweek.
 - b. The workday for each 12-month full-time ESP shall be 8 hours, and the workweek shall be 40 hours during a given 7-day period except as shown in paragraph II.A.2 b.
 - c. Overtime shall be compensated by granting the ESP compensatory leave. Application of this policy shall be in accordance with Section II.B.
 - 2. Non-exempt ESPs are those defined by FLSA.

- a. No ESP shall work less than the established hours of a position, except as provided in Section C, which authorizes specific holidays and other activities within the workweek.
- b. The normal workday and workweek during a given 7 day period for a monthly full-time ESP shall be:

Teacher Assistant	7.5 hrs pr day	37.5 hrs pr wk	10 months/yr	
*Clerical Data Assistant	7.5 hrs pr day	37.5 hrs pr wk	10 months/yr	
*At all Elementary, Middle and High Schools with less than 1100 students				
**Clerical Data Assistant	8.0 hrs pr day	40.0 hrs pr wk	12 months/yr	
**High Schools with 1100 or more students, Locklin Technical, Adult and Community				
**High Schools with 1100 or m	ore students, Locklin T	echnical, Adult and	Community	
**High Schools with 1100 or m School	ore students, Locklin T	echnical, Adult and	Community	
0	ore students, Locklin T 8.0 hrs pr day	echnical, Adult and 40.0 hrs pr wk	Community 12 months/yr	

The above ESPs may be contracted to work hours beyond the normal hours established for the position not to exceed 40 hours during a given 7-day period as approved by the School Board, within the guidelines of the Fair Labor Standards Act (FLSA).

Full time ESPs shall be required to be present on their assigned jobs for the total number of hours for which they are being compensated, unless absence from duty is authorized.

Part time ESPs shall be required to be present on their assigned jobs for the total number hours for which they are being compensated, unless absence from duty is authorized.

- c. Overtime shall be compensated in accordance with the FLSA. Applications of this policy shall be in accordance with Section II.C.
- d. Except for regular compensatory leave used during the work week in which it was earned, all approved leave of absences with pay and holidays that are granted as special compensatory leave earned for working on a holiday, shall be counted as time worked during a work week. When actual hours worked plus such leave time used exceed the established workweek, the ESP shall be given regular compensatory time for those hours as authorized by the site administrator within guidelines of FLSA.
- e. When actual hours worked minus such leave time used exceed the established work week or work period, the ESP shall be given compensatory overtime for those hours as authorized by the appointing authority within the guidelines of FLSA.

B. Overtime

- 1. Non-exempt ESPs.
 - a. Overtime is defined as work performed by an ESP beyond the established workweek or work period within the requirements of the FLSA.
 - b. Travel time shall be regulated as described in Fair Labor Standards Act, paragraphs 470, 471 and 472. When an ESP is required to attend training courses and seminars, attendance and travel to and from such training courses and seminars shall be considered compensable

work time if during work hours. Travel from home to work site, and vice versa, and overnight trips during non-work hours are non-compensable time.

- c. Overtime shall be recognized by granting the ESP compensatory leave credits on an hour for hour basis. When hours are physically worked over the established workweek or work period, or when an ESP works on a holiday, compensatory credit will be earned at a ratio of one and one half hours for each hour worked. Any ESP that is required to be on standby duty shall be allowed to earn compensatory leave credits for hours of required standby duty.
- d. Payment for any type of unused compensatory leave credits will be made if the ESP ends employment. When an ESP accrues any type of compensatory leave, the ESP shall use this leave in lieu of annual leave credits.
- 2. Exempt ESPs.
 - a. No payment shall be made for overtime hours in activities such as attendance at training courses and travel to and from work assignments unless required by the provisions of the FLSA.
 - b. Overtime shall be recognized by granting the ESP compensatory leave credits on an hour for hour basis for each hour of overtime worked. Any ESP that is required to be on standby duty shall be allowed to accumulate regular compensatory leave credits for hours of required standby duty.
 - c. Payment for any type of unused compensatory leave credits will be made if the employee ends employment. When an employee accrues any type of compensatory leave, the employee shall use this leave in lieu of annual leave credits.
- C. Holidays and Other Authorized Activities.
 - 1 The following holidays are authorized for ESPs:
 - a. Paid Holidays

*Independence Day	New Year's Eve
Labor Day	New Year's Day
Thanksgiving Day	Friday after Thanksgiving
Christmas Eve	Christmas Day
Good Friday	*Spring Holiday (variable)

*Applies only to 11-month and 12-month if the date falls within their contract year.

- b. Non-paid Holidays. ESPs required to work on a non-paid holiday will be paid their regular salary on an hour for hour basis.
 - (1) 12-Month ESPs Six days during the two-week period that schools are closed for Christmas. No more than 4 days during the period that schools are closed for spring holidays in accordance with the total number of required working days for ESPs based on

the salary schedule.

- (2) 10-Month ESPs Any day during the school year that an ESP is not required to work because school is not in session and is not listed as a paid holiday will be considered a non-paid holiday.
- (3) If any of these holidays fall on Saturday, the preceding Friday shall be observed as a holiday; or if any of these holidays fall on Sunday, the following Monday shall be observed as a holiday.
- c. Due to unusual operational needs, the Board may approve a variation in the holiday schedule for ESPs.
 - **a.** Each ESP shall be given all holidays designated in this Section, if the workload of the division is such that the ESP's work can be discontinued.
 - b. If the holiday falls on the ESPs' regular **workday** and the ESP **is** required to work, the ESP shall be credited with special compensatory leave at a ratio of one and one half hours for each hour worked.
 - **c.** If the holiday falls on the ESPs' regular **day off** and the ESP **is** required to work, the ESP shall be credited with special compensatory leave at a ratio of one and one half hours for each hour worked.
- d. Special compensatory leave earned from working a holiday shall be compensated at a ratio of one and one half hours for each hour worked. Compensation will not be in the form of a payment.
 - (1) ESPs who are on approved leave with pay when holidays allowed in this section occur shall not have such days charged against their accrued leave credits.
 - (2) ESPs in a non-pay status, during any portion of the last scheduled workday before a holiday, shall not be eligible to receive payment for such holiday.
- e. Each site administrator may allow ESPs one work break during the first half of their work shift and one work break during the second half of their work shift, provided that:
 - (1) An ESP may not accumulate unused work breaks.
 - (2) Work break time shall not be authorized for covering an ESP's late arrival for duty or early departure from duty.

ARTICLE VIII: CLASS SIZE - CLASS LOAD

Within the budgetary and financial limitations of the school district, the Board shall continue its effort toward meeting Southern Association of Colleges and Schools accreditation standards in regard to class size. If an individual teacher's class load exceeds the Southern Association's accreditation standards by more than 10 percent the teacher may appeal to the administration for relief of this situation; and if a teacher's class load is 10 percent less than the Southern Association's standards, he/she shall cooperate with the

administration in correcting inequalities in class size.

ARTICLE IX: EMPLOYEE'S AUTHORITY AND PROTECTION

- A. The Board recognizes its responsibility to give reasonable support and assistance to employees with respect to the maintenance of control and discipline.
- B. Employees shall administer student discipline in accordance with State laws, State Board of Education Regulations, School Board Policies, and individual school policies.
- C. Employees shall endeavor to achieve correction of student misbehavior. If misbehavior is of such serious nature that a parent conference is warranted, the employee must first discuss the problem with the school principal in order that he/she may be fully informed.
- D. Any battery upon an employee during the employee's performance of school duties should be promptly reported to the principal or the designated representative and to law enforcement. Zero tolerance of violence against all employees should be strictly enforced. If desired by the employee, the Board should provide legal counsel to advise the employee of his/her rights and obligations with respect to such battery and should assist the employee in the handling of the incident with law enforcement and judicial authorities.
- E. Time lost by an employee in connection with any incident in this article shall be handled as follows:
 - 1. Time for appearance before a judicial body or legal authority shall result in no loss of wages or reduction in accumulated leave.
 - 2. In case of temporary disability, the employee's wages shall continue in full without reduction in accumulated leave, a maximum of ten (10) days or until workmen's compensation payments begin.
- F. Anyone who has a complaint about a Board employee may submit his or her complaint to the Superintendent, an Assistant Superintendent, appropriate Director, or another administrator. The complainant must identify him or herself and submit the complaint in writing if possible. The administrator will take written notes of the specific information and investigate or forward to another appropriate administrator for investigation. No action, including a letter to the employee's personnel file, shall be taken by the administrative staff or Board on the basis of a complaint, unless the matter is first reported to the employee, and he or she is furnished with a written copy of the complaint.
- G. Discharge or demotion at any time for personnel on a continuing or professional services contract shall be for just cause and the same shall apply for personnel on annual contractual status up to the legally established time for re-employment.
- H. At one of the faculty meetings during the preplanning period, the principal or his/her designee may review the law, Board Policies, and individual school policies in regard to corporal punishment.
- I. There shall be three (3) members on each school site placement review committee and two alternates. One (1) member and one (1) alternate shall be selected the first week of preplanning by the school faculty using open nominations and a secret ballot. The SRPE building representative will oversee the election and the counting of ballots. One (1) member shall be selected by the teacher who has removed the student. The administrator shall appoint the other member and one (1) alternate after the faculty has completed the election process. Alternates are to serve the category to which they were elected. A member shall not serve when the case to be reviewed involves a student that the member has removed

from class. The teacher who withheld consent to readmitting the student may not serve on the committee.

- J. Disclaimer: An employee's e-mail and Internet access privileges are always open to public review. Anytime an employee's e-mail or Internet cache is judged to be questionable by the employee's immediate supervisor, (or administrative designee), the employee shall be notified prior to the review of computer information. During the review process all attempts will be made to minimize embarrassment to the employee.
- K School Related Employee of the Year—SREY. In accordance with Florida Statute section 1012.21(5), all non-certified, non-instructional educational support personnel who serve at the school or district level (such as teacher aides, library aides, bookkeepers, secretaries and clerks, bus drivers, food service staff, custodians, building maintenance workers, warehouse workers, mechanics, school resource officers, and office managers) may be nominated. Nominees may be full or part-time employees. Certified instructional staff, administrative staff and contract employees are not eligible.
- L. All submitted discipline referral forms shall be processed in a timely manner with written feedback or follow-up made available to the initiating employee.

ARTICLE X: PROFESSIONAL QUALIFICATIONS AND ASSIGNMENTS

- A. The Board will comply with the Florida Statutes in regard to the hiring of teachers.
- B. No person shall be employed or continue to be employed in an instructional capacity as a regular teacher who does not hold or who is not eligible to hold a valid Florida certificate except as provided in Florida Statutes, Chapters 236.0711 and 231.15.
- C. Tentative assignments of schedules and/or grades will be made by preplanning, or sooner if possible. If a change in assignment of a teacher is necessary, the teacher will be informed as soon as this determination is made.
- D. The teacher shall be responsible for keeping a valid teaching certificate.
- E. An ESOL qualifying student will be placed within an ESOL certified classroom when an ESOL certified classroom is in the same designated grade level/subject area and there is availability.
- F. ESOL stipends:
 - Teachers who successfully complete the requirements for either ESOL certification or endorsement after August 10, 2007 shall receive a one-time stipend of \$1,000.00 after their certificate reflects the addition. However teachers who obtain ESOL certification solely by passing the K-12 ESOL Subject Area test shall receive a stipend of \$600.00 on receipt of certification and an additional stipend of \$400.00 when the additional 120 points/hours are obtained, if they are obtained within 3 years from the time the ESOL certification was obtained.
 - 2. Teachers identified as Area of Assignment II in the "Preservice Agreement to Complete ESOL Training" who successfully complete the requirements for Area II after August 10, 2007 shall receive a one-time stipend of \$200.00.

- 3. Teachers identified as Area of Assignment III in the "Preservice Agreement to Complete ESOL Training" who successfully complete the requirements for Area III after August 10, 2007 shall receive a one-time stipend of \$60.00.
- G. Middle or high school teachers who successfully complete the requirements for either reading certification or endorsement after August 10, 2007 shall receive a one-time stipend of \$1000.00 after their certificate reflects the addition.
- H. During the 2008-09 school year, the Santa Rosa District School Literacy Department will pay a onetime \$500 incentive for middle and high school teachers who complete the 150 hour Content Area Reading Professional Development (CAR-PD) bundle. Teachers must complete the entire 150 hour CAR-PD bundle between August 10, 2007 and May 31, 2009 to receive the incentive. These funds will not be available after May 31, 2009.
- I. Because of the limited number of Gifted endorsed teachers in Santa Rosa County, teachers who successfully complete the requirements for a gifted endorsement after July 1, 2012, shall receive a one-time stipend of \$1000.00 after their certificate reflects the addition. This stipend will sunset on July 1, 2015.

ARTICLE XI: GENERAL EMPLOYMENT PRACTICES

A. Marital status, race, creed, religion, sex, disability, or national origin shall not be made a condition of employment.

ARTICLE XII: TRANSFERS AND REASSIGNMENTS

TRANSFER: The movement of an employee from one work site to another work site.

TRANSFER PERIOD: A ten (10) working day period beginning twenty (20) working days prior to the end of the school year.

- A. The Board recognizes that the placement of an employee at a work site shall be the responsibility of the Board upon recommendation of the Superintendent.
- B. Voluntary Transfers
 - 1. Employees desiring a transfer from one job site to another shall submit a Transfer Request Form to the administrator at the location(s) to which they wish to transfer. Employees who desire a transfer shall discuss transfer with their present administrator before filing an application. Transfer forms shall be valid through September 30 of the school year. Example--Valid October 1, 1994 through September 30, 1995. Anyone who has not received a transfer by that date will have to file new application(s).
 - 2. During the transfer period an administrator may fill a vacancy from his/her school's pool of transfer applicants before the position is advertised to the public.

- 3. Following the transfer period of one school year and before the beginning of the transfer period of the next school year, an administrator may fill a vacancy from their transfer applicants or an outside applicant.
- 4. When a vacancy occurs, an administrator shall interview all employees who are on their transfer list for that vacancy unless an employee was previously interviewed for a similar position within the last twelve (12) months. In that case the administrator may re-interview the applicant but is not required to do so.
- 5. Following the transfer period of one school year and before the beginning of the transfer period of the next school year, the transfer must be agreed to by both administrators--the one losing the employee as well as the one receiving the employee.
- C. Involuntary transfers
 - 1. In cases where the situation calling for the transfer of an employee cannot be resolved with a voluntary transfer, the Board may make an involuntary transfer based upon the following criteria:
 - a. certification.
 - b. length of continuous service in Santa Rosa County.
 - c. specialized experience.
 - d. evaluations.
 - 2. If the above criteria is not used in making a transfer or a unilateral transfer is made, written justification for the involuntary transfer will be furnished the employee within 30 calendar days of administrative action on the transfer and will become a matter of record.

REASSIGNMENT: The change in an employee's regular assigned duties or a major change in responsibilities. The work location of the employee does not change.

- D. Voluntary reassignments.
 - 1. Employees desiring a reassignment shall submit a Reassignment Form.
 - 2. Administrators shall discuss reassignment with all employees who have submitted requests.
 - 3. Administrators shall consider all reassignment applicants before filling a position from transfer applicants or outside applicants.
- E. Involuntary reassignments.
 - 1. In cases where the situation calling for the reassignment of an employee cannot be resolved with a voluntary reassignment, the administrator may make a reassignment considering the following criteria:
 - a. certification.
 - b. length of continuous service within the school.
 - c. specialized experience.
 - d. evaluations.
 - 2. If the above criteria is not used in making a reassignment or a unilateral reassignment is made, written justification will be furnished the employee within 30 calendar days of administrative action on the reassignment and will become a matter of record.

F. If a program is being moved from one site to another, then the employee will move with the program. However, the employee may request reassignment or transfer. The request will be considered.

ARTICLE XIII: VACANCIES

TRANSFER PERIOD: A ten (10) working day period beginning twenty (20) working days prior to the end of the school year.

A. Within three (3) working days after being notified by a principal/administrator that a vacancy exists, the Superintendent or a designee shall provide a written listing of such vacancy. The listing shall include the job title, required certification, job site, and contact person and shall be sent to the following: (1) each work site to be posted by the principal or their designee in a designated area and (2) SRPE office. An electronic copy of the listing shall satisfy these requirements. Vacancies will also be posted on the School Board web site.

Instructional vacancies which occur at the end of the school year will be opened first as transfers for current employees during the transfer period. Following the transfer period of one school year and before the beginning of the transfer period of the next school year vacancies will be open to anyone.

Vacancies shall be posted for a minimum of five (5) working days except for those occurring from three weeks prior to pre-planning until the last day for students. These shall be posted for a minimum of three (3) working days

- B. When filling vacancies, an administrator shall consider:
 - 1. 1st Reassignment requests.
 - 2. 2nd Transfer requests.
 - 3. 3rd Other applicants.
- C. The applicant may secure the application form from the principal's office or from the human resources office. If the application is on file, it can be updated.
- D. Teachers desiring to be informed of vacancies occurring during the summer months shall assume the responsibility of keeping themselves informed of such vacancies either through the schools, human resources office, or the Association.
- E. Job descriptions shall be made available to interested applicants.

ARTICLE XIV: EMPLOYEE EVALUATION

A. There shall be an annual evaluation of each member of the instructional and non-instructional staff. The principal or person directly responsible for the supervision of the individual shall make the evaluation using the appropriate state approved evaluation instrument and /or by utilizing the district's digital Professional Growth System (PGS). The data collected during an instructional observation will be available for review by the instructional personnel when the information is uploaded to the PGS by the evaluating administrator. The final evaluation shall be discussed with the employee by the person responsible for making the evaluation through the PGS. The filing of employee evaluations shall be carried out in accordance with state statutes. All observations of an employee for purposes of evaluation shall be conducted openly and with full knowledge of the employee.

- B. A copy of The Santa Rosa District Teacher Evaluation System, and an orientation to the evaluation process will be given to teachers during pre-planning. The evaluation shall be used for the purpose of improving the quality of instruction. In the school year 2014-15 and thereafter, the annual evaluation will also be used to determine performance pay as negotiated each year.
- C. The evaluation system and the evaluator shall offer opportunities for noting deficiencies, suggestions for improvement, assistance available for correcting deficiencies, the period of time within which improvements must be made, and the probable consequences if improvements are not made.
- D. A copy of the final electronically signed evaluation shall be available for printing from the PGS and provided to any employee upon request.
- E. See SB policy number 6.17* which addresses Fairness and Impartiality in the Supervision of Employees.

F. Within 15 working-days of the announcement of the final evaluation results, an employee may request a review of their annual evaluation based on possible errors in data collection, possible errors in the students included in performance data, possible procedural errors or errors in final evaluation rating calculation. An Evaluation Review Committee shall be created to review such requests and determine if any corrective action is necessary. The Evaluation Review Committee shall be comprised of the following members:

- 1. President of SRPE, or his/her designee
- 2. Three employees selected by SRPE
- 3. Assistant Superintendent of Human Resources, or his/her designee
- 4. Three administrators selected by Human Resources

All committee members shall have voting rights to determine the course of action recommended by the committee. In the case of tie committee votes, the evaluation will remain unchanged.

ARTICLE XV: ACADEMIC FREEDOM

- A. Teachers shall have academic freedom. Academic freedom shall mean that teachers are free to present instructional materials through various media devices which are pertinent to the subject and level taught, within the outlines of appropriate course content and within the planned instructional program, as determined by normal administrative procedures; . Educators shall present all facts of controversial issues in a scholarly and objective manner within the limits of appropriate pedagogical discretion and propriety. The District employed personnel having been educated by the District will exercise a heightened level of awareness, discretion and care when utilizing instructional and technological materials in order to improve student performance. Teachers shall be entitled to freedom of discussion within the classroom on all matters, which are relevant to the subject matter under study, and within their area of professional competence and assignment. Notification will be made to the principal and Superintendent whenever a teacher intends to inject into course coverage material which might be reasonably anticipated to be controversial according to community standards as represented by the School Board.
- B. It is recognized as the responsibility of teachers to inspire meaningful awareness of and respect for the Constitutions of the State of Florida and of the United States and to transmit democratic values to their students.

ARTICLE XVI: REDUCTION IN PERSONNEL

- I. Teachers
- A. In the event the Board or the Superintendent determines that a reduction in teachers is necessary, written notice will be given to the Association before implementing such reduction.
- B. In the event of emergency conditions as determined by the Superintendent and School Board and a reduction of teachers is necessary, such reduction in teachers shall be based on objective, reasonable and nondiscriminatory criteria. The Superintendent and School Board shall make lay-off based on the following criteria:
 - 1. Certification.
 - 2. Length of continuous service in Santa Rosa County.
 - 3. Needs of the district.
- C. In the event of a lay-off district wide, a list of teachers, with service dates and areas of certification shall be prepared by the Superintendent and the Board and presented to the Association after notifying the teacher and prior to the lay-off. Teachers shall be recalled in inverse order of lay-off according to areas of certification.
- D. No new teachers shall be hired in a laid-off teacher's area of certification until all certified teachers from that area of certification have been recalled or have declined or failed to accept recall.
- E. Laid-off teachers will be granted leave in accordance with Board policies.
- II. ESP

See the Santa Rosa County School Board Human Resource Procedures Manual.

ARTICLE XVII: LEAVE OF ABSENCE

A. Sick Leave

Sickness or Death - Any teacher employed of a full-time basis shall be entitled to four days of 1. sick leave as of the first day of employment of each contract year, and shall thereinafter earn one day of sick leave for each month of employment, which shall be credited to the teacher at the end of that month, and which shall not be used prior to the time that it is earned and credited to the teacher, provided, that the teacher shall be entitled to earn no more than one day of sick leave times the number of months of employment during the year of employment. Any full time ESP working forty (40) hours per week shall be entitled to 32 hours of sick leave on the last day of the first month of each school year and will earn eight (8) hours sick leave for each additional completed month of continuous, uninterrupted service. This leave shall be credited at the end of that month and shall not be used prior to the time that it is earned and credited. No employee shall be entitled to earn more than one day of sick leave times the number of months of employment during the year of employment. Any ESP working less then forty (40) hours per week will earn sick leave prorated in relation to the hours they regularly work. Such leave shall be taken only when the employee is unable to perform duty because of personal illness or illness or death of father, mother, brother, sister, husband, wife, child, or other close relative or member of his/her own household. The employee shall notify his/her immediate supervisor as early as possible. There shall be no limit on the number of days of sick

leave an employee may accrue, provided that at least one-half of this cumulative leave must be established within the district granting such leave. Any sick leave applied for that qualifies for leave under the Family and Medical Leave Section of this agreement shall be used in conjunction with the rules of that section of this Agreement.

- 2. Personal Leave Six days of personal leave will be allowed to a teacher each year, six days of personal leave will be allowed to an ESP each year; provided that such days shall be charged to accrued sick leave, provided further, that personal leave days shall be non-cumulative. An employee planning to use personal leave day or days shall notify his/her principal at least one day in advance, except in an emergency, which can be substantiated by request. No more than 15 percent of a school faculty shall be granted personal leave on any given day. Requests will be granted on a first come, first serve basis.
- 3. Terminal Pay Benefits An employee will be paid terminal pay for accumulated sick leave at retirement, participation in DROP, or to his/her beneficiary if service is terminated by death. Payment will be in month following effective retirement date unless (e) is selected or (f) is applicable. Investment plan participants will be eligible for terminal sick leave pay only if the participant meets the normal retirement age or years of service as defined in paragraph b.(1)(a) below. No payment for sick leave will be made to investment plan participants under the early retirement criteria for pension plan participants as listed in paragraph b.(2)(a) below except by specific School Board action for retirement incentives for all employees.
 - a. Any employee entitled to terminal pay benefits shall have been under contract to render services for the period immediately preceding retirement or death and shall not be under suspension from duty except for reasons pertaining to health, or have any charges pending which could result in dismissal from employment.
 - b. Retirement as used in this section shall be defined as (1) the filing with the Board resignation forms that have been signed and notarized and (2) the filing of the proper paperwork with the Division of Retirement with an effective retirement date within six (6) months of separation date from school board.
 - (1) Normal retirement age or date is the time the employee is first eligible to receive a retirement benefit without a reduction of benefit because of employee age.
 - (a) Under the Florida Retirement System, this is where the employee has at least 10 years of creditable service if employed before July 1, 2001, or six (6) years of creditable service if employed or continued employment on or after July 1, 2001 and age 62 or the employee has at least 30 years of creditable service, regardless of age. (This can include credit for military service.)
 - (b) Under the Teacher Retirement System Plan E, this is where the employee has reached age 62 with 10 years of service if membership was on or after July 1, 1963 or age 60 with 10 years of service if membership was prior to July 1, 1963, or 30 years of creditable service, regardless of age.
 - (2) Early Retirement
 - (a) Early retirement under Florida Retirement Service is when the employee has at least 10 years of creditable service if employed before July 1, 2001, or six (6) years of creditable service if employed or continued employment on or after July 1, 2001 but has not reached normal retirement age or date (age 62 or 30 years of service).
 - (b) Early retirement under Teacher Retirement, Plan E, is when the employee has completed 10 years of service and has attained age 55.
 - c. Daily rate of pay shall be calculated by taking the regular contract salary of the individual and dividing by the days in the contract period. Supplemental pay or pay for part-time additional

jobs shall not be used in calculating daily rate of pay.

- d. Terminal pay shall not exceed an amount determined as follows:
 - During the first three (3) years of service the daily rate of pay multiplied by thirty-five (35) percent times the number of days of accumulated sick leave.
 - (2) During the next three (3) years of service the daily rate of pay multiplied by forty (40) percent times the number of days of accumulated sick leave.
 - (3) During the next three (3) years of service the daily rate of pay multiplied by forty-five (45) percent times the number of days of accumulated sick leave.
 - (4) During the next three (3) years of service the daily rate of pay multiplied by fifty (50) percent times the number of days of accumulated sick leave.
 - (5) During and after the thirteenth (13) years of service the daily rate of pay multiplied by one hundred (100) percent times the number of days of accumulated sick leave. However, the number of days may not exceed the number of working days for the employee's paytype for a school year, or the number of sick leave days the employee has accumulated as of June 30, 1996, whichever is larger.
- e. If an employee is not participating in **DROP** and has at least fifty (50) days of accumulated sick leave, payment for sick leave days may be made in two calendar year installments after resignation, but prior to official retirement date, if resignation has been signed and notarized by October 31 of a calendar year and the effective retirement date is no later than December 1 of the next calendar year. Payments will be made in December and the month of effective retirement date. Initial payment will be one-half (1/2) of accumulated sick leave days payable at the percentage stated above. These days (one-half of the accumulated sick leave days) shall then be charged to the employee's record as having been used. The final payment shall be calculated based on the number of accumulated sick leave days at date of retirement and at the appropriate percentage as stated in 1-5 above. An employee who selects to use the above method of receiving their terminal pay will not be eligible to use the sick leave bank until (1) all of their sick leave and annual leave has been depleted and (2) the employee has been on leave without pay for the number of days equal to the number of sick leave days for which they have been paid according to this policy. In the event the employee rescinds the resignation and the School Board approves the request, the employee may buy back any or all of the days of sick leave paid for under the above sections. The buy back rate shall be the same as the rate paid to the employee.
- f. If an employee is participating in **DROP** and has at least fifty (50) days of accumulated sick leave, payment shall be distributed according to the following table.

Months in DROP	Number of Payments	Portion for each payment
01 - 12	1	balance
13 - 24	2	1/2, and balance
25 - 36	3	1/3, $1/2$, and balance
37 - 48	4	1/4, 1/3, 1/2, and balance
49 - 60	5	1/5, 1/4, 1/3, 1/2, and balance

Payments shall be as follows:

The first and all succeeding payments, other than the final payment, shall be in June, starting in the year the employee enters DROP. The final payment shall be in the month following the last date worked. (Example, last day worked = June 30, final payment = July.) If an employee enters and exits DROP and will not be employed in June of that year, then the remaining balance shall be paid in the month following last date worked. At no time when a payment is to be made, other than the final one, shall the number of remaining days of sick leave be allowed to be less than fifty (50). If that would be the case then either a partial

payment or NO payment shall be made.

An employee in DROP will not be eligible to use the sick leave bank until (1) all of their sick leave and annual leave has been depleted and (2) the employee has been on leave without pay for the number of days equal to the number of sick leave days for which they have been paid while in DROP.

- g. Payment for unused sick leave and annual leave shall be processed through the "FICA Alternative Plan for the Santa Rosa County School Board - Plan 001" ("Plan"). The Plan is in accordance with the provisions of the Bencor National Government Employees Retirement Plan as approved by the Santa Rosa County School Board on May 13, 1999. It is understood that should an employee request their funds from the Plan upon separation from the School Board, the company will facilitate getting the employee their money within two weeks of the request or of receiving the money from the School District whichever comes last. No employee shall lose funds as a result of the Plan by withdrawing their money within 30 days after terminating employment with the School Board and the money has been submitted to the Plan.
- 4. A Santa Rosa County School District employee may donate accrued sick leave to a spouse, child, parent, or sibling, who is also an employee of Santa Rosa County School District. The recipient may not receive or use the donated sick leave until all of his/her sick leave has been depleted, excluding sick leave from the Sick Leave Bank. Anyone who donates accrued sick leave will not be eligible to use the sick leave bank until (1) all of their sick leave has been depleted and (2) the employee has been on leave without pay for the number of days equal to the number of sick leave days he/she donated.

B. Illness-In-Line-Of-Duty Leave

In conjunction with the Family and Medical Leave Section of this Agreement, an employee shall be entitled to a maximum of ten (10) days of illness-in-line-of-duty leave each school fiscal year when unable to perform his/her duties because of personal injury in discharge of his/her duties or because of illness from a contagious or infectious disease contracted in his/her work. Such leave shall be non-cumulative from year to year and when approved by the School Board shall be used before charging any absence to regular accrued sick leave; provided the following conditions are met:

- 1. The principal or the Superintendent shall be notified as soon as the illness or injury occurs.
- 2. The employee shall file a written claim signed by the principal or the immediate supervisor for attachment to the payroll report for the period in which the illness or injury occurred.
- 3. In case of injury a certificate from a licensed physician may be required and in the case of a claim relating to a contagious or infectious disease the employee shall file a statement from a licensed physician certifying that beyond a reasonable doubt the contagious or infectious disease was contracted at school during the time the employee was engaged in school work.
- 4. The School Board, after determining that the claim correctly states the facts and is valid, will approve the leave.
- 5. Any workmen's compensation payment received by the employee while he/she is on compensation leave shall be deducted from his/her gross salary or the check received from workmen's compensation shall be endorsed to the School Board.
- 6. Any employee granted leave as herein prescribed who has used the ten (10) days as provided by law may be granted additional leave by action of the Board as hereinafter prescribed:
 - a. The employee shall file a certificate signed by a health care provider designated by the School

Board stating the following:

- (1) The date the serious health condition began;
- (2) The probable duration of the condition;
- (3) The appropriate medical facts regarding the condition that are within the knowledge of the health care provider;
- (4) A statement from the health care provider that the employee is unable to perform the functions of his/her job.
- b. The employee shall file subsequent written recertification of the medical condition every five (5) weeks during the duration of the condition.
- c. The employee shall report in writing, at least every two (2) weeks on his/her status and intention to return to work.
- d. The employee shall not engage in any type of work for which he/she will receive remuneration.
- e. The employee shall have used all vacation leave and accrued sick leave except for a reserve of ten (10) days.
- f. When the above conditions and requirements are met, the employee will be allowed additional illness-in-line-of-duty leave, as determined by the Board; provided, that the employee is under contract during the time such leave is granted and any payment is made.
- C. Professional Leave

Professional leave may be granted with or without pay as hereinafter provided:

- 1. Professional leave may be granted to an employee to engage in activities that will result in his/her professional benefit or advancement, including the earning of college credits and degrees or in activities that will contribute to the profession of teaching.
 - a. Any employee who is employed for ten (10), eleven (11), or twelve (12) months during any school year may be granted professional leave as follows:
 - (1) A ten (10) month employee may be granted leave not to exceed five (5) days during the pre-school and/or post-school conference; provided all required records and reports are completed prior to the beginning date of the leave.
 - (2) An eleven (11) month employee may be granted leave not to exceed five (5) days; provided that all required records and reports are completed prior to the beginning date of leave.
 - (3) A twelve (12) month employee may be granted leave not to exceed six (6) days; provided that all required records and reports are completed prior to the beginning date of leave.
 - (4) Where professional leave is granted, the days to be granted will be based on the college starting date not to exceed two (2) days of such leave as travel time when necessary.
 - (5) Leave shall be used for the purpose for which it is granted.
 - b. Professional leave during pre-school and/or post-school conference will not be granted to an employee in annual status except under the following conditions:
 - (1) A ten (10) month employee may be reimbursed for not more than five (5) days upon the successful completion of the course(s) and upon resumption of duty in the district.
 - (2) An eleven (11) month employee may be reimbursed for not more than five and one-half (5-1/2) days pay upon the successful completion of the course(s) and upon resumption of duty in the district.
 - (3) Such leave may be granted upon application provided that all required records and reports are completed and the employee is under contract to render services in the school district for the ensuing school year.
 - (4) Where professional leave is granted, the days to be granted will be based on the college starting date not to exceed two (2) days of such leave as travel time when necessary.

- (5) Leave shall be used for the purpose for which it is granted.
- 2. Extended professional leave is leave in excess of thirty (30) consecutive days. Such leave is primarily for the benefit of the employee or that of the teaching profession, and only incidentally for the benefit of the School Board. Extended leave for professional improvement may be granted to an employee provided he/she has served satisfactorily in the district for a period of three (3) years or more.
 - a. Any eleven (11) or twelve (12) month employee may take professional leave annually provided in (1a) of this article or may take professional leave every five (5) years as follows:
 - (1) An eleven (11) month employee may be granted not more than five and one-half (5-1/2) weeks of professional leave with pay.
 - (2) A twelve (12) month employee may be granted not more than six (6) weeks of professional leave with pay.
 - (3) Where professional leave is granted, the days to be granted will be based on the college starting date not to exceed two (2) days of such leave as travel time when necessary.
 - (4) Leave shall be used for the purpose for which it is granted.
- 3. The School Board will grant professional leave without pay when, in its opinion, such leave is justified. The Board will consider each application on its merit and, in arriving at a decision, will consider both the interest of the employee and the general welfare of the school system.

D1. Maternity Leave--teacher

- A full-time teacher who is an expectant mother at the beginning of the school term or who becomes 1. pregnant during the school term shall be granted maternity leave as provided herein. When a teacher determines that she is pregnant and wishes to take maternity leave, she shall file with the Superintendent a written application for leave with an attached statement from the attending physician stating the expected date of birth of the child. If possible the teacher and her immediate administrative superior shall mutually agree to the effective date for the suspension of services. Such decision shall be based on, but not limited to, physical condition, effectiveness in carrying out her assigned duties, availability of a satisfactory replacement, term of service required for credit for a year of service, and the recommendations of the attending physician. The administrative superior shall determine and inform the teacher as to the number of days or hours of service required for her to receive credit for a year of service for continuing or professional services contract and salary purposes during that school year. When a mutually acceptable date for the suspension of services cannot be achieved, the Superintendent shall evaluate the recommendations and information submitted to him by both the teacher and her immediate administrative superior and shall make an appropriate recommendation to the School Board for its consideration and action.
- 2. Maternity leave for a teacher shall be granted only when a contractual relationship exists which will be in effect during the period of the leave. The leave application shall specify the period for which leave is requested; provided that leave in excess of one year will not be allowed.
- 3. Subsequent to the birth of the child, the teacher will be returned to duty in accordance with the approved leave application; provided that a certificate from the attending physician is filed with the Superintendent certifying that the teacher is physically and emotionally able to return to duty.
 - a. Where a teacher in annual contract status is granted maternity leave the teacher must be under contract to render services for the school year during which such leave is to occur. Any teacher in annual contract status requesting leave for an entire school year must be duly re-appointed and shall enter into a written contract to render services for the ensuing school year prior to the approval of leave. Leave granted to such person shall not be interpreted to assure

reappointment for the next school year but shall be only for the purpose of protecting probationary service for continuing or professional services contract purposes. Any teacher in annual contract status and on leave shall be considered for reappointment at the time of the reappointment of instructional personnel. Any teacher whose services are not satisfactory and who would not, at the time of leave, be considered for reappointment will not be granted leave. Under no conditions will such leave be granted unless the teacher has signed a contract covering the period for which the leave is granted.

- b. Any teacher on maternity leave for the remainder of a school year or for the entire school year who, on expiration of leave, wishes to return to duty at the beginning of the next school year shall notify the Superintendent in writing of such desire by not later than April 1.
- c. If a continuing or professional services contract teacher notifies the Superintendent as stated in (b) above, of her desire to return to active employment, such teacher shall be assigned to the same or similar position which she held at the time the leave commenced, or if that position is no longer available, to a substantially equivalent position.
- d. A teacher taking maternity leave may, at her option, use any or all of her accrued sick leave, with appropriate statements from her doctor(s).
- e. Any maternity leave applied for that qualifies for leave under the Family and Medical Leave section of this agreement shall be used in conjunction with the rules of that section of this Agreement

D2. Maternity Leave—ESPs

- 1. An ESP who is pregnant shall be granted leave of absence without pay for maternity purposes. The period of maternity leave shall not be approved earlier than two (2) months before the anticipated date of birth, nor continue for more than two (2) months beyond the date of birth.
- 2. An ESP who adopts a child may upon written request be granted maternity leave. The period of maternity leave shall not exceed four (4) calendar months.
- 3. The School Board may grant a regular leave of absence prior to the effective date of maternity leave.
- 4. The School Board shall notify the ESP, in writing, as to the period of leave to be granted, clearly specifying the date the employee will return to duty.
- 5. While maternity leave is leave without pay, the ESP, upon being granted maternity leave, may request, and if approved by the Board be placed on annual leave with pay until all or part of the employees accrued annual leave credits have been used. However, if the ESP requests that annual leave not be used during the maternity leave period, the School Board shall permit the ESP to retain the annual leave credits and place the ESP immediately on leave without pay.
- 6. Prior to being placed on maternity leave of absence, any ESP who suffers any illness caused or contributed to the pregnancy, miscarriage or abortion shall be allowed to use accrued sick leave.
- E. Family and Medical Leave

The Board shall comply with the Family and Medical Leave Act, provided an application for such benefits is submitted with the request for leave and the employee qualifies for such leave. The inclusion

of said leave shall not result in the diminishment of leave or benefits that were available prior to the Family and Medical Leave Act. Guidelines for such leave shall be as follows:

1. Eligible Employees

Employees of Santa Rosa County School Board who have worked for the Board for at least 12 months and have worked at least 1,250 hours during that time may be entitled to a total of 12 work weeks of leave during any 12-month period when leave is taken for one or more of the following circumstances;

- a. The birth of a son or daughter of an employee and to care for the child;
- b. The placement of a son or daughter with an employee for adoption or foster care;
- c. To care for the spouse, son, daughter, or parent of an employee, if the family member has a serious health condition; or
- d. The employee is unable to perform the functions of the position because of the employee's own serious health condition.

A "serious health condition" is an illness, injury, impairment, or physical or mental condition that involves: (1) inpatient care at a hospital, hospice, or residential medical care facility; or (2) continuing treatment by a health care provider.

In the case of the birth or placement of a child for adoption or foster care, the employee's entitlement to leave expires at the end of the 12-month period beginning on the date of the birth or placement.

Where both spouses work for the Board, their total, combined leave in any 12-month period is limited to 12 weeks if leave is taken for the birth or adoption of a child.

2. Intermittent or Reduced Schedule Leave

When medically necessary, intermittent or reduced schedule leave can be taken in cases of a serious health condition, either an employee's own or that of a family member. Intermittent or reduced leave schedule is not available for the birth or placement of a son or daughter.

Employees seeking intermittent or reduced schedule leave based on planned medical treatment are required to produce medical certification outlining the dates on which treatment is expected and the duration of the treatment. Employees are expected to make a reasonable effort, subject to the health care provider's approval, to schedule treatment so as to not unduly disrupt the Board's operations. Employees are also required to give the Board, through the human resources department, thirty (30) days notice or as much notice as is practicable of their intentions.

In the event an employee requests intermittent or reduced schedule leave due to a family member's or the employee's own serious health condition, the employee may be transferred by the Board to a temporary alternative job for which the employee is qualified and which better accommodates the Board's needs and that of the employee.

Instructional employees who request intermittent leave on a reduced leave schedule to care for a family member, or for the employee's own serious health condition, which is foreseeable based on planned medical treatment, when the employee would be on leave for more that 20 percent of the total number of working days over a period the leave would extend, are required to choose either to: a. Take leave for a period or periods of a particular duration, not greater that the duration of the

planned treatment; or

b. Transfer temporarily to an available alternative position for which the instructional employee is qualified which has equivalent pay and benefits and which better accommodates recurring periods of leave than does the employee's regular position.

If the instructional employee does not give required notice of foreseeable family and medical leave as required by this section for intermittent or on a reduced leave schedule, the superintendent may require, at his/her discretion, the employee to take leave of a particular duration, to transfer temporarily to an alternative position, or require the employee to delay the taking of leave until the notice provision is met.

3. Notice

A minimum of thirty (30) days advance notice of an employee's intent to take leave is required when it is foreseeable because of:

- a. The expected birth of a baby;
- b. The expected placement of a child for adoption or foster care;
- c. Planned medical treatment for a son, daughter, spouse, or parent with a serious health condition; or
- d. Planned medical treatment in case of the employee's own serious health condition.

If leave has to begin in less than thirty (30) days as a result of one of the above-referenced circumstances, the employee still must provide the Board, through its human resources office, with advance notice as is practicable.

Notice must be provided in writing to the Human Resources Department of the Board. When notice is not given in these circumstances, the employee will be considered to have taken "unauthorized leave" and subject to appropriate disciplinary action.

4. Certification

When leave is requested based on a family member's or employee's own serious health condition, the employee must provide, in writing, a medical certification of the condition and the need for leave from the employee's health care provider within ten (10) days of the written request for leave. This certification must contain:

- a. The date the serious health condition began;
- b. The probable duration of the condition;
- c. The appropriate medical facts regarding the condition that are within the knowledge of the health care provider;
- d. Where leave is based on care of a spouse, child or parent, a statement that the employee is needed to provide the care and an estimate of the amount of time that the need will continue;
- e. Where leave is based on the employee's own serious health condition, a statement that the employee is unable to perform the functions of his/her job; and
- f. Where intermittent or reduced leave is sought for planned medical treatment, a declaration from the health care provider stating that this kind of leave is medically necessary, the dates that treatment is expected to be given and the duration of the treatment.

This certification will be treated as a confidential medical record and information will be disclosed only on a strictly need-to-know basis, unless otherwise required by Florida law.

5. Use of Paid Leave

Accrued paid leave can be elected as follows:

- a. Accrued paid vacation or sick leave for birth, placement or to take care of a sick family member: or
- b. Accrued paid vacation or sick leave to take care of a sick family member or because of the employee's own serious illness.

6. Recertification

An employee who has taken leave because of a serious health condition or that of a family member is required by the Board to obtain subsequent written recertification of the medical condition every five (5) weeks during the duration of the condition. The Board also requires employees on leave under this provision to report periodically, in writing, at least every two (2) weeks on his/her status and the intention of the employee to return to work. Failure of the employee on leave to report periodically on his/her status may subject the employee to discipline for unexcused absences.

7. Restored Employment

Eligible employees who comply with all provisions of this section and who return from family and medical leave have the right to return to the job position that they held when they went on leave, or they may be placed, in the discretion of the Board, in an equivalent position with equivalent benefits, pay, and other terms and conditions of employment. While on leave, eligible employees will retain all accrued benefits. Restored employees, eligible employees returning from family and medical leave, are not entitled to accrue seniority or employment benefits during any period of leave. Restored employees are not entitled to any right, benefit or position of employment other than any to which they would have been entitled had they not taken the leave.

As a condition to restoring an employee whose leave was based on the employee's own serious health condition, each returning employee is required to provide, in writing, to the Human Resources Department a certification from the employee's health provider stating that the employee is able to resume work.

8. Maintenance of Benefits

The Board will maintain group health plan coverage for employees on family and medical leave for the duration of the eligible employee's leave. Coverage will be provided on the same level and under the same conditions that coverage would have been provided if no leave had been taken.

In the event an employee fails to return to work after the period of leave expires, the Board may recover any premiums the Board paid for coverage during the leave period. Such recovery can be taken from any benefits or wages owed by the Board to the employee.

In the event, however, that the employee fails to return to work because of the continuation, recurrence, or onset of a serious health condition of a family member or the employee's own serious health condition that would otherwise entitle the employee to take leave, or due to other

circumstances beyond the control of the employee, the Board will not attempt to recover such premium. In this circumstance, the employee is required to provide in writing to the Human Resources Department, a certification from the employee's health care provider to that effect.

9. Leave Taken Near the End of Academic Term

Instructional employees who begin leave more than five weeks before the end of a term are required to continue taking leave until the end of the term if:

- a. The leave will last at least two weeks; and
- b. The employee would return to work during the three-week period before the end of the term.

Instructional employees who begin leave for a purpose other than the employee's own serious health condition during the five week period before the end of the term are required to continue taking leave until the end of the term if:

- a. The leave will last more than two weeks; and
- b. The employee would return to work during the two-week period before the end of the term.

Instructional employees who begin leave for a purpose other than the employee's own serious health condition during the three week period before the end of a term, and the leave will last more than five working days, are required to continue taking leave until the end of the term.

For purposes of this Subsection, "academic term" shall mean the school semester as set by the Board.

If an employee is required to take leave for a period of particular duration or is required to continue taking leave until the end of a school term, the entire period of leave taken will count as family medical leave.

F. Temporary Duty

An employee may be assigned to be temporarily absent from his/her regular duty and place of employment for the purpose of performing other educational services and other duties.

- 1. Temporary duty may be assigned as hereinafter provided:
 - a. Where the employee is under the supervision of a principal and a substitute employee is not required and where such absence will not exceed a school day, the principal of the school may assign temporary duty; provided that such assignment is reported to the Superintendent in writing.
 - b. Where the employee of any school will be absent for more than one day, or away overnight, or where a substitute employee will be required, the principal shall obtain the approval of the Superintendent for assignment of temporary duty.
 - c. When an employee will be absent from regular duty in excess of one day, or overnight, or if a substitute will be required, the principal and the Superintendent shall complete the required form for temporary duty.
- 2. Expenses will be allowed as follows:
 - a. Per Diem and travel will be allowed if the employee attended the meeting at the request of the Superintendent.
 - b. Per Diem will be allowed at the allowable state rate.
 - c. Travel will be computed at the allowable state rate.

- 3. The Santa Rosa Professional Educator's president or president-elect may be given temporary duty to attend School Board meetings.
- 4. A. The Association president or his/her designee shall be allowed a maximum of 20 days of temporary duty in any school year to engage in Association activities subject to the following conditions.
 - 1. The Association shall pay the cost of the substitute teacher.
 - 2. The maximum number of days allowed for any one person shall be 15.
 - 3. The minimum time of any leave request shall be 3.75 hours.
 - 4. No single class can be missed more than 15 times in any school year.

B. In lieu of the above section 4.A, the Association president may be granted three (3) continuous hours per day of released time for a full school year provided the Association pays the Board for the full cost of a replacement teacher for such released time. The Association must also notify the Board in writing by July 1 of the year in which they wish to make use of this paragraph.

C. Section 4.C is in lieu of sections 4.A and 4.B. The Santa Rosa Professional Educators Association's President will be a full-time release position (12month for applicable ESP or a 10 and 2 instructional position) to engage in Association activities. SRPE will pay the school board the total cost for the funding of this position. This cost will include all benefits that the Board provides for this position including life insurance, health insurance, retirement, and workers compensation. Beginning in June 2009, any additional bonus money will be paid on the extra curricular pay scale and will be included in the total cost for reimbursement by SRPE.

The President is an elected position and the release time would coincide with the two year term (begins June 1 and ends May 31) as outlined in SRPE's by-laws.

In the event the SRPE president is unable to continue at the end of his/her term in office, he/she will be provided the opportunity to return to his/her vacated position at the beginning of the following school year.

- 5. Representatives of Santa Rosa Professional Educators, not to exceed two (2) from any one school; not to exceed seventeen (17) in the district; not to exceed three (3) successive days, excluding travel time; not to exceed six (6) days per school year for any one employee, excluding travel time; may be granted temporary duty for attending activities benefiting the Santa Rosa County School System, if approved by the Superintendent; and provided that the Association pay the cost of substitutes if they are required.
- 6. Duly certified representatives of the Association, not to exceed ten (10) percent of Association members per school or five (5) percent for the district, may be granted temporary duty, without travel or per diem expenses, up to two (2) days, excluding travel time, to attend the annual Association state meeting. It shall be the responsibility of the Association president to present a certified list of representatives to the Superintendent or his/her designee ten (10) days prior to the effective date of leave for approval.

G. Military Leave

1. Military leave will be granted to an employee who is required to serve in the armed forces of the United States or of the State of Florida in fulfillment of obligations incurred under the selective

service laws or because of membership in the reserves of the armed forces or the National Guard.

- 2. An employee granted military leave for extended active duty, shall, upon completion of the tour of duty, be returned to employment without prejudice provided an application for re-employment is filed in compliance with the Uniformed Services Employment and Reemployment Rights Act.
- 3. Compensation allowed during military leave shall not exceed seventeen (17) days as provided in Section 115.07, Florida Statutes. Military leave shall not be counted for allocation of Florida Education Finance Program funds or in determining a year of service for continuing or professional services contract purposes.
- 4. Extended Active Duty During National/Regional Emergency
 - a.. District employees who are reserve members of the armed forces or National Guard, shall be granted benefits as stated below provided the following conditions are met:
 - 1. The appropriate federal or state authority has declared a national or regional emergency.
 - 2. The employee called to active duty provides a copy of his/her official orders for active duty.
 - 3. The period of active duty exceeds seventeen (17) days.
 - b. Salary:

For the first thirty (30) days of active duty, the employee shall receive all district salary and benefits regardless of compensation received from the active duty service.

For any period exceeding an initial thirty days of active duty for up to eighteen (18) months, the employee shall be entitled to receive from the District salary/wages equal to the difference between the employee's military pay and the employee's district salary provided the employee's military pay does not exceed his/her district salary/wages. The employee must provide the district with all documentation necessary to permit the aforementioned computation prior to the expiration of the initial thirty (30) day period.

Employees who do not request district pay or who fail to provide the documentation required in the above paragraph shall not be entitled to receive any district salary or wages as set forth in that paragraph.

c. Benefits:

If the employee provides documentation of orders for active duty and requests benefit continuance in writing, the employee shall be entitled to continue to receive district health or other insurance benefits. The Board's contribution toward benefits will continue. The employee will continue to pay the employee portion of all premiums.

d. Continued Employment:

Notwithstanding any other provision in Board rules or policy, employees called to active duty pursuant to this section shall be granted military leave for period of active duty without loss of seniority and shall be entitled to re-employment upon release of active duty as provided in School Board Policies.

5. An employee who enters active military service shall be governed by the provisions of Section 115.09, 115.14, 121.111, and 250.341, Florida Statutes.

H. Jury Duty

Where an employee is under subpoena for jury duty during the time he/she is engaged in regular professional duties, he/she may make application for temporary duty elsewhere. If the application is approved he/she shall receive his/her regular salary while on jury duty. All applications under this policy shall be submitted to the Superintendent for approval.

I. Witness Duty

Where an employee is under subpoena as a witness in connection with his/her official duties or in a court action in which he/she is not a party to the litigation he/she may make application for temporary duty elsewhere. If the application is approved he/she shall receive his/her regular salary. Any employee who is a party to litigation may request emergency leave, personal leave, or vacation leave. Leave for witness duty may be authorized by the Superintendent.

J. Leave of Absence

Except for leave taken by eligible employees under the Family and Medical Leave section of this Agreement, a leave of absence is permission granted by the School Board or allowed under its adopted policies for an employee to be absent from his/her duties for a specified period of time with the right to return to employment on the expiration of leave. Any absence of an employee from duty shall be covered by leave duly authorized and granted. Leave shall be officially granted in advance by the School Board and shall be used for the purposes set forth in the leave application. Any request that leave be granted retroactively will be denied. Leave for sickness or other emergencies may be deemed to be granted in advance if prompt report is made to the proper authority. No leave, except military leave, shall be granted for a period greater than one year. Leave may be with or without pay as provided by law regulations of the State Board of Education and School Board regulations.

K. Vacation Leave

- 1. Employees who are employed on a twelve (12) months contract shall accrue vacation leave, exclusive of holidays, with compensation as follows:
 - a. An employee with less than five (5) years of service at the rate of one day per month cumulative to twelve (12) workdays per year.
 - b. An employee with five (5) but less than ten (10) years of service at the rate of one and one-fourth (1-1/4) days per month cumulative to fifteen (15) workdays per year.
 - c. An employee with ten (10) years or more of service at the rate of one and one-half (1-1/2) days per month cumulative to eighteen (18) workdays per year.
- 2. All eligible ESPs working less than forty (40) hours per week will receive annual leave credit prorated in relation to the hours they regularly work.
- 3. Vacation leave may be accrued not to exceed sixty-two and one-half (62.5) workdays.
- 4. Vacation leave may be granted by the Superintendent upon the written request of the employee and with prior approval of the employee's administrative superior. Vacation leave shall be scheduled so that there will be a minimum disruption of the school system.
- 5. Any teacher employed on a part-time basis or who works in excess of one-half the hours or days required for a full-time position but less than the total hours or days required for a full-time teacher shall not be entitled to vacation leave.
- 6. Vacation leave shall not be granted until the employee has rendered at least six (6) months of acceptable service in the school district.

- 7. The Christmas vacation period, other than legal holidays running consecutively with the vacation period, shall constitute a part of the aforesaid allowable vacation period unless the employee is actually on duty.
- 8. Employees on Family and Medical leave are not entitled to accrue any additional vacation leave while on such leave
- 9. Any employee resigning in good standing with the Santa Rosa County School Board shall be entitled to terminal pay for accrued vacation leave up to a maximum of sixty (60) days. Payment shall be made in the last regular paycheck for the employee except in the case where an employee enters DROP, and then payment shall be made in the last paycheck before the effective beginning date of DROP.
- L. Political Leave

A teacher who has filed to run for a political office and who desires personal leave for political reasons shall file an application for leave. The School Board will grant such personal leave for the duration of the political campaign. Such leave shall be without compensation.

M. Personal Leave for Other Reasons

An employee desiring personal leave for any other reason shall file a written application setting forth the reasons for and the purpose of the requested leave. The Board will consider such application on its own merits and in arriving at a decision will consider the best interests of the employee and the general welfare of the school system.

- N. Unless as otherwise provided under the Family and Medical Leave section of this Agreement, an employee on officially approved leave, who desires to continue insurance coverage, may continue his/her insurance by dealing directly with the carrier if acceptable with the carrier.
- O. Leave Related to Domestic Violence
 - 1. An employee, who has been employed by the District for at least three (3) calendar months, may request and shall be granted up to three (3) days of unpaid personal leave within a twelve (12) month period if he/she has been a victim of domestic violence or if a family or household member has been a victim of domestic violence.
 - 2. The leave must be used for one or more of the following purposes:
 - a. To seek an injunction for protection against domestic violence or for protection in cases of repeat violence, dating violence or sexual violence;

b To obtain medical care and/or mental health counseling for the employee or a family or household member;

- c. To obtain services from a victim-services organization;
- d. To make the employee's home secure from the perpetrator or to seek new housing; and/or
- e. To seek legal assistance related to the violence.
- 3. All records related to such leave will be considered confidential.

- 4. This leave shall be noncumulative and shall be requested in advance except in the case of an emergency.
- 5. If an employee elects to be on paid leave, he/she may request personal leave chargeable to sick leave provided that the employee is eligible to be on such leave or he/she may request annual (vacation) leave provided that the employee accrues annual leave and has an annual leave balance.

P. Unapproved Leave Without Pay

Leave without pay will only be approved at administrator's discretion but at a minimum will require a doctor's note verifying a medical illness and doctor visit on date of absence. In cases where a doctor's visit did not occur, a detailed explanation must be attached to the leave form explaining the absence. Even with a doctor's visit or detailed note an administrator has the authority to not approve leave without pay.

1) Instructional – Any member of the instructional staff who is willfully absent from duty without leave will forfeit compensation for the time of the absence and the employee's contract shall be subject to cancellation by the School Board. In addition, such absence without leave shall interrupt continuity of service.

2) Educational Support – Any educational support employee who is willfully absent from duty without leave shall be subject to dismissal from employment and shall forfeit compensation for the time of the absence.

3) Three (3) working days of failure to report for duty or be on approved leave will be determined abandonment of position and the employee will be subject to termination.

4) Unauthorized leave not exceeding three consecutive days: An unauthorized leave (including unpaid) may not be approved by the site supervisor. Any leave not approved by the School Board is considered a break in service and will result in a warning, suspension, and/or termination.

Discipline for employee taking leave without pay that is unapproved by their supervisor:

Record of Counsel- When an employee reaches zero leave balance, the administrator will meet with that employee to make them aware of their status and discuss alternative leave options

 1^{st} incident – letter of reprimand to be included in personnel file with a copy provided to the employee at the time of the reprimand.

 2^{nd} incident – recommendation of five-day suspension to the School Board in compliance with the tests of just cause as outlined in the master contract or CBA.

 3^{rd} incident – recommendation of termination to the School Board in compliance with the tests of just cause as outlined in the master contract or CBA.

ARTICLE XVIII: MAINTENANCE OF STANDARDS

The parties acknowledge that during the negotiations resulting in this Agreement, each had the unlimited right and opportunity to make proposals and counter-proposals with respect to any and all subjects or matters not removed by law from the area of collective bargaining and that the understandings and agreements arrived at by the parties after exercise of that right and opportunity are set forth in this Agreement. Within budgetary limitations, this Agreement shall not be interpreted or applied to deprive employees of any significant professional advantages.

ARTICLE XIX: POLITICAL ACTIVITY

- A. All employees shall have entire liberty of political action when not engaged actively in their employment, provided such action is within the laws of the United States of America and the State of Florida; and provided further that such action does not impair their usefulness as a teacher.
- B. The right of employees, when not actively engaged in their employment, to work and to vote for the party and candidates of their choice shall not be questioned, abridged, or denied.

ARTICLE XX: INSURANCE

The Board shall make available group medical, dental, and life insurance plans for its employees.

Employees have already chosen and signed up for insurance for the 2014 benefit year. Insurance changes recommended by the district insurance committee and were approved by the school board on August 22, 2013. Insurance for employees was determined by a joint committee as described in Article XX of the contract.

The Employee will pay a maximum of 6% (rounded to the nearest dollar) of the monthly premium for the lowest cost single policy group PPO or HSA medical plan. The Board will pay the remainder of the premium for this plan and that same dollar amount may be applied towards any like type single policy group medical plan offered by the Board.

The Employee will pay a maximum of 35% (rounded to the nearest dollar) of the monthly premium for the lowest cost family policy group PPO or HSA medical plan or any family tier plan offered. The Board will pay the remainder of the premium for this plan and that same dollar amount may be applied towards any like type family policy group medical plan or any family tier plan offered by the Board.

When husband and wife both work for the Board, the Employees will pay a maximum of 8% (rounded to the nearest dollar) of the monthly premium for the lowest cost family policy group PPO or HSA medical plan. The Board will pay the remainder of the premium for this plan and that same dollar amount may be applied towards any like type family policy group medical plan offered by the Board.

Note: For the 2009 Insurance Plan Year, the Board will pay the same amount toward the PPO and HSA plans as they paid toward the PPO and HSA plans for the 2008 Insurance Plan Year.

The Board will pay for low option single dental coverage for employees who choose to not

participate in the group health plans.

The Employee will pay the total monthly premium for any group dental plan and the Board will pay \$00.00.

The Board will purchase a minimum of \$50,000 of group term life insurance on all regular employees who are employed 17.5 hours or more per week. The Board will purchase an additional \$50,000 of group term life insurance for those employees who do not take the board group medical plan. The cost of this additional \$50,000 of life insurance will be considered as income to the employee for federal tax purposes.

To be eligible for these insurance benefits contributions, the employee must receive a regular payroll check in the month of payment or be eligible for such benefits through the Family and Medical Leave Act.

There will be a Joint-Insurance committee on which there will be equal representation of all employee groups (administrators, teachers, ESPs, blue collar, and exempt educational support). The teachers and ESPs will be_appointed by the current SRPE president. The Joint-Insurance committee will review insurance plans on an annual basis and will issue a report with its recommendations (including a low option and a high option) for the upcoming school year to both the Administration and the Association by the first week of August each year. The annual review of insurance plans will begin no later than the first week of May each year. The multi-tier options shall include at least the following four plans: employee-single; employee and spouse, employee and dependent children; and employee-family.

The Board will provide an IRS-125 plan for its employees.

The Board will provide a vision plan for its employees. The employee will pay the full premium for such plan.

Benefits provided by the health or dental insurance carriers shall not be reduced unless the Joint-Insurance committee first considers such reductions before being presented to the Board.

Members of the SRPE staff may be included in the group medical, life, dental, and vision plans offered by the Board, but shall pay the full cost of coverage.

ARTICLE XXI: MISCELLANEOUS

A. This Agreement shall constitute the full and complete commitments between both parties and may be altered, changed, added to, deleted from, or modified only through the voluntary mutual consent of the parties in written and signed amendment to this Agreement.

Additional grammatical and date updates that do not change the content or intent of the contract language may be made with mutual agreement of both parties.

B. Should any provision of this Agreement be declared illegal by a court of competent jurisdiction or as a result of state or federal legislation, said provision shall be modified to the extent that it violates the law but the remaining provisions shall remain in full force and effect for the duration of this Agreement, if not affected by the deleted provision. The Association shall be notified and discussion held prior to modification of the Agreement.

- C. This Agreement shall supersede any rules, regulations, or practices of the Board, which shall be contrary to or inconsistent with the terms of this Agreement. If this Agreement is silent on any rule, regulation, or practice of the Board, then the rule, regulation, or practice of the Board shall prevail.
- D. New members of the School Advisory Council shall be elected by their respective peer group, except for business and community representatives and the school principal.
- E. It is the intent of the Board that the teachers' individual contracts shall be in compliance with this Agreement.
- F. The Santa Rosa Professional Educators' president or president-elect, upon request, shall be given an agenda of each School Board meeting and a copy of the financial statement when one is presented to the Board.
- G. It is desirable that each school be represented on the in-service committee. Teachers serving on the Santa Rosa County In-Service Committee shall be elected by the faculty and recommended by the Superintendent and approved by the Board.
- H. The parties acknowledge that during the negotiations which resulted in this Agreement, each had the unlimited right and opportunity to make proposals and counter-proposals with respect to any subject or matter not removed by law, State Board of Education Regulations, or Santa Rosa County School Board Policies from the area of collective bargaining and that the understandings and agreements arrived at by the parties after the exercise of that right and opportunity are set forth in this Agreement.
- I. The following "Memorandum of Agreements" between the Board and SRPE are in effect.
 - 1. The Santa Rosa Professional Educators agree to School Board Policy 2.49 (Drug Free Workplace Policy) as adopted October 2, 1997.
 - 2. The Santa Rosa Professional Educators agree to the Voluntary Severance Plan as adopted by the Board in June 2008.
 - 3 The Santa Rosa Professional Educators agree to the Sick Leave Incentive Plan for 2008-2009 as adopted by the Board in June 2008.

J. Retirement Bonus (Language sunsets as of January 1, 2011)

- 1. Any member of the bargaining unit who retires:
 - a. by the end of the fiscal year in which they first become eligible for normal retirement (62 years of age or 30 years of service), under the Florida Retirement System shall be paid a onetime retirement bonus equal to twenty-five percent (25%) of the current annual salary excluding supplements, being earned by him or her during the said school year, which bonus shall be added to his or her annual salary and shall be paid during the month of June.
 - b. no later than 12 months after eligibility in (a.) shall receive twenty (20) percent.
 - c. no later than 24 months after eligibility in (a.) shall receive fifteen (15) percent.
 - d. no later than 36 months after eligibility in (a.) shall receive ten (10) percent.
 - e. no later than 48 months after eligibility in (a.) shall receive five (5) percent.
- 2. Current annual salary is defined as the annual salary rate based on the salary slot, the number of days for that pay type, and the number of hours per day that the employee is working. This amount is displayed on the Job Record Screen of the employee.
- 3. To become eligible for retirement an employee must meet the criteria set for retirement by the Florida Retirement System.

- 4. Employees who participate in the Deferred Retirement Option Program (DROP) are not eligible to receive the retirement bonus unless their termination date and the DROP retirement date fall within the same fiscal year in which they first become eligible for normal retirement (62 years of age or 30 years of service).
- K. All employees that are identified as Limited Term Educational Support Personnel due to salary coding to a special project or grant who have satisfactory performance evaluations and are recommended back by their supervisor at the end of 4 years continuous employment will be considered permanent employees.

ARTICLE XXII: SICK LEAVE BANK

- A. Two sick leave banks shall be established by the Board; One for use by participating teachers and one for use by participating educational support employees.. The teacher committee will be comprised of:
 - 1. Two (2) Association members appointed by the Association president.
 - 2. One (1) employee appointed by the Superintendent.
 - 3. The Assistant Superintendent of Human Resources.

The educational support employees committee will be comprised of:

- 1. One (1) SRPE member, who is an ESP, appointed by the president of SRPE.
- 2. One (1) Blue Collar member appointed by the president of the Carpenters Industrial Council, United Brotherhood of Carpenters and Joiners of America.
- 3. One (1) exempt educational support employee appointed by the Superintendent.
- 4. The Assistant Superintendent of Human Resources.
- B. To be eligible for membership in the Sick Leave Bank, the employee:
 - 1. Shall have completed one year of employment as a full-time employee of the Board.
 - 2. Be a full-time employee of the Board at the time of application.
 - 3. Have a minimum of nine (9) days of accumulated sick leave <u>and/or annual leave</u> at the date of application.
 - 4. Shall apply for membership on an approved form during the enrollment period. This form shall be submitted to the Assistant Superintendent Human Resources. Participation in the bank shall be voluntary on the part of each employee.
- C. Each participating member shall contribute one day of sick leave to the bank upon enrollment. Membership applications shall be submitted during the first twenty (20) workdays of a school calendar year. The committee shall act to approve or disapprove applications on basis of rules herein described. New members become eligible for participation in the Bank on October 1st. Deduction of the day for the new members will be reflected on the October Statement of Earnings and Deductions.
- D. Each participating employee shall contribute, by way of deduction from their official sick leave record, one day of sick leave anytime the balance in the Bank falls below twenty percent (20%) of the number of participants. No employee shall be required to contribute more than two (2) days in any one school year, after the initial membership contribution of one (1) day. The committee shall notify members in writing of the necessary contributions. Members shall have ten (10) working days in which to request withdrawal from the program rather than donate the requested day. Any participating member, who is unable to donate a day of sick leave at the time for contribution to be made, shall contribute their next available sick leave day or be removed from membership. Any sick leave pooled pursuant to this article shall be removed from the accumulated sick leave balance of the employee donating such leave and

shall not be available to the donating employee as sick leave.

- E. Membership shall be on a continuing basis unless a letter requesting withdrawal from the Sick Leave Bank is submitted to the Human Resources Department of the school district. Upon receipt of said letter the committee shall be notified. Any member who chooses to withdraw from participation in the Sick Leave Bank shall not be able to withdraw any sick leave days already contributed.
- F. Members needing to utilize days in the Sick Leave Bank will request the needed number of days on a Sick Leave Bank Program Withdrawal Application form with the medical statement attached within seven (7) working days of return to work. The application must be completed in full. A participating employee may be eligible for sick leave from the Bank only after having met the following conditions:
 - 1. Has used all his/her accumulated sick leave.
 - 2. Is not eligible for Worker's Compensation pay.
 - 3. Is not eligible for Injury in Line-of-Duty pay as granted by rule of School Board.
 - 4. Has been absent from employment for at least five (5) consecutive working days.
 - 5. The above condition number 4 may be waived to provide for intermittent or reduced schedule under the following conditions:
 - a. Illness has been judged by the Sick Leave Bank to be catastrophic in nature.
 - b. The days requested are directly related to the catastrophic illness.
 - 6. Has an application approved by the Sick Leave Bank committee.
- G. Sick leave credit, up to thirty (30) days, may be granted to a participating member applicant at the discretion and upon the authority of the Sick Leave Bank committee after consideration by the committee of all outstanding eligible applications. Any sick leave awarded from the Sick Leave Bank to a participating employee shall be used for absence due to the employee's personal catastrophic illness, accident, or injury. Mental/emotional illnesses and pregnancy will not be considered catastrophic illnesses. However, complications from pregnancy or mental/emotional illnesses, which require hospitalization or institutionalization, will be considered by the committee. The Sick Leave Bank committee, at its discretion, is authorized to grant fifteen (15) additional days in hardship situations. Once days from the sick leave bank are granted, the use of the sick leave bank days will begin on the fourth (4th) day without pay. These days without pay shall be in addition to, and shall start after, any days without pay as stipulated in Article XVII, Sections A.3.e; A.3.f; and A.4. Each participating member shall not draw in excess of forty-five (45) days from the bank within a twelve-month period from the date the Sick Leave Bank is used.
- H. A participating employee shall not be required to pay back any sick leave awarded from the Bank except as otherwise provided for in this agreement. Alleged abuse of any provision contained in this agreement by a participant shall be investigated by the Sick Leave Bank committee. A finding of violation of any provision of this agreement may, upon the action and the authority of the committee, result in expulsion from further participation and/or a requirement to repay all the sick leave drawn from the Bank and be subject to other disciplinary action as determined by the School Board.
- I. Employees who have earned annual leave must deplete all annual leave before they shall be eligible to draw from the bank.

ARTICLE XXIII: WAIVER PROCEDURE

The following shall constitute the sole process at each school site for the waiver of any portion or provision of this Master Contract between the Santa Rosa Professional Educators (SRPE) and the Santa Rosa County School Board (SRCSB).

- A. Any waiver must be in writing and must specify the contractual provisions(s) to be waived, the nature and duration of the waiver and the employees affected by the waiver. Such waiver shall originate within and be approved by the SAC.
- B. There shall be a duly called meeting of all bargaining unit members to fully explain the proposed waiver.
- C. There shall be a 36-hour minimum between the full disclosure meeting and any waiver vote.
- D. There shall be a secret ballot vote of all bargaining unit members to approve or disapprove said waiver. Such vote shall include a signature sheet(s). The waiver shall require an 80% approval of the total bargaining unit membership in order to move forward. A valid vote shall not be rescinded.
- E. SRPE shall designate individual(s) to monitor and assist in the conducting of A-D above. The SRPE designee shall be present at the secret ballot vote.
- F. The waiver shall then be presented to the SRCSB and to the SRPE Executive Board for final approval. A duly elected SAC representative shall be available to address questions and concerns prior to the final approval vote.
- G. Waivers shall not extend beyond the school year in which they originally take effect.
- H. Waivers may be extended one year at a time if there are no changes in the waiver. Extensions would require the 80% secret ballot approval and final approval of the SRPE Executive Board and the SRCSB.
- I. If an individual disagrees with an approved waiver and can find a certified bargaining unit member willing to exchange positions at a different school, said transfer shall be considered and an effort made to facilitate the transfer.

ARTICLE XXIV: TERMS OF AGREEMENT

This Agreement shall be effective August 11, 2011_and shall continue in effect through August 10, 2014. The parties shall meet annually to negotiate salary, insurance, supplements, and two others articles each of their own choosing. This Agreement shall not be extended orally and it is expressly understood that it shall expire on the date indicated.

SANTA ROSA PROFESSIONAL EDUCATORS	SANTA ROSA COUNTY SCHOOL BOARD
President	Chairman
Negotiator	Superintendent

Negotiator

APPENDIX A--Membership Authorization Santa Rosa Professional Educators

An affiliate of FEA, NEA, AFT and AFL-CIO

	SCHOO	DL OR WORK SIT	Έ							
] [
SOCIA	L SECURIT	Y NUMBER	D	ATE O	F BIRTH					
LAST	Γ NAME			FIRS	T NAME		M.I.			
NAME									Ionthl 006-2(y dues are listed below for 007.
ADDRESS										<u>e check one of the following</u> categories:
										or more \$40/mo. 8 or less \$20/mo.
CITY & STATE						ZIP				
HOME PHONE		E-MAIL								
WORK PHONE										
						ŧ				
* JOB T	ITLE				Ethnic	Sex	Flor	ida Reg. Vot	ter	Party Affiliation

* JOB TITLE	Ethnic	Sex	Florida Reg. Voter	Party Affiliation
*CLASSIFICATION				

<u>Payroll Deduction</u>. I hereby authorize the School District of Santa Rosa County to deduct from my salary and transmit to the Santa Rosa Professional Educators, dues as annually certified by said SRPE in equal monthly deductions. I hereby waive all right and claim to said monies so deducted and transmitted in accordance with this authorization and relieve the School District and all its officers from any liability thereof. This authority shall remain in full force and effect for all purposes for the duration of this agreement, or until receipt of thirty (30) days written notice to the School District and to the Santa Rosa Professional Educators

<u>Cash Member</u>. I hereby agree to pay to the Association the dues and assessments described above and as may be prescribed the Association and certified to the School Board for each year thereafter

My signature indicates that I have read and agree that the Santa Rosa Professional Educators resources shall not be expended to pursue issues and/or problems that originated before "membership" in the Association.

APPENDIX B--Grievance Form

OFFICIAL GRIEVANCE FORM

Na	ime				
Sc	hool		Assignment		
Ho	ome Address			Home Phone	
			STEP		
A.	Date cause of griev	ance occurred			
B.	Relates to Article(s)	of Contract		
C.	Statement of grieva	nce			
 D.	Relief sought				
		Signature		Date	
E.	Disposition of imm	ediate supervisor			
		Signature		Date	
1 co 1 co	ppy to immediate supervisor ppy to Superintendent or his/h ppy to Association ppy to Grievant	er designee			
	Pro Greenin	C	Brievance No		

APPENDIX C--Transfer Request FORM MUST BE GIVEN TO THE ADMINISTRATOR AT THE TRANSFER REQUEST SITE

SCHOOL BOARD OF SANTA ROSA COUNTY

INSTRUCTIONAL REQUEST FOR TRANSFER WITHIN SANTA ROSA COUNTY

TRANSFER: The movement of an employee from one work site to another work site.

DATE:_____.

I hereby request to be transferred as follows:

FROM:			School/Department
POSITION:	(Be specific - Grade Level	, Subject Area, etc.)	
TO:		5	School/Department
POSITION:			
CERTIFICATION:			<u>.</u>
I have discussed this transfe with my present administrat		Type or Print Name	
□ yes □ no		Signature	
Date received at requested s	ite	initial	
	TO BE COMPLETED A	FTER TRANSFER IS APPRO	OVED
Effective Date of Transfer _		<u> </u>	
APPROVED: (Receiving A	dministrator)	APPROVED (Losing	Administrator)
	, Administrator		, Administrator
	, School/Dept.		, School/Dept.
Date:		Date:	<u>.</u>
Date of Board Approval:	<u> </u>		
Voluntary			

APPENDIX D—Teacher Salary Schedule

GRANDFATHERED SALARY SCHEDULE-Instructional 2012-13-2013-14

1 I IIL/IL		Jenebe	LL motiue	
Level	Bachelors	Masters	Specialist	Doctorate
0	33,055	35,699	37,022	38,3 44
1	33,055	35,699	37,022	38,3 44
2	33,055	35,699	37,022	38,3 44
3	33,878	36,522	37,845	39,167
4	34,716	37,360	38,683	4 0,005
5	35,579	38,223	39,546	4 0,868
6	36,439	39,083	4 0,406	4 1,728
7	37,325	39,969	4 1,292	4 2,61 4
8	38,227	40,871	4 2,19 4	4 3,516
9	39,146	4 1,790	4 3,113	44 ,435
10	40,082	4 2,726	44,049	4 5,371
11	41,037	4 3,681	4 5,00 4	4 6,326
12	4 2,010	44 ,65 4	4 5,977	4 7,299
13	43,000	4 5,6 44	4 6,967	4 8,289
1 4	44,011	4 6,655	4 7,978	4 9,300
15	4 5,0 41	4 7,685	4 9,008	50,330
16	46,071	4 8,715	50,038	51,360
17	47,162	49,806	51,129	52,451
18	4 8,25 4	50,898	52,221	53,543
19	49,368	52,012	53,335	54,657
20	50,504	53,148	54,471	55,793
21	51,663	54,307	55,630	56,952
22	52,845	55,489	56,812	58,13 4
23	54,051	56,695	58,018	59,340
2 4	55,282	57,926	59,249	60,571
25	56,538	59,182	60,505	61,827
26	57,819	60,463	61,786	63,108
27	59,110	61,75 4	63,077	64,399
28	60,420	63,06 4	64,387	65,709
<u>29</u>	61,753	64,397	65,720	67,042

Level	Bachelors	Masters	<u>Specialist</u>	Doctorate
<mark>0</mark>	<mark>34,278</mark>	<mark>37,020</mark>	<mark>38,391</mark>	<mark>39,762</mark>
<mark>1</mark>	<mark>34,278</mark>	<mark>37,020</mark>	<mark>38,391</mark>	<mark>39,762</mark>
<mark>2</mark>	<mark>34,278</mark>	<mark>37,020</mark>	<mark>38,391</mark>	<mark>39,762</mark>
<mark>3</mark>	<mark>35,131</mark>	<mark>37,873</mark>	<mark>39,244</mark>	<mark>40,615</mark>
<mark>4</mark>	<mark>36,000</mark>	<mark>38,742</mark>	<mark>40,113</mark>	<mark>41,484</mark>
<mark>5</mark>	<mark>36,895</mark>	<mark>39,637</mark>	<mark>41,008</mark>	<mark>42,379</mark>
<mark>6</mark>	<mark>37,787</mark>	40,529	<mark>41,900</mark>	<mark>43,271</mark>

<mark>7</mark>	<mark>38,706</mark>	<mark>41,448</mark>	<mark>42,819</mark>	<mark>44,190</mark>
<mark>8</mark>	<mark>39,641</mark>	<mark>42,383</mark>	<mark>43,754</mark>	<mark>45,125</mark>
<mark>9</mark>	<mark>40,594</mark>	<mark>43,336</mark>	<mark>44,707</mark>	<mark>46,078</mark>
<u>10</u>	<mark>41,565</mark>	<mark>44,307</mark>	<mark>45,678</mark>	<mark>47,049</mark>
<u>11</u>	<mark>42,555</mark>	<mark>45,297</mark>	<mark>46,668</mark>	<mark>48,039</mark>
<u>12</u>	<mark>43,564</mark>	<mark>46,306</mark>	47,677	<mark>49,048</mark>
<u>13</u>	<mark>44,591</mark>	<mark>47,333</mark>	<mark>48,704</mark>	50,075
<mark>14</mark>	<mark>45,639</mark>	<mark>48,381</mark>	<mark>49,752</mark>	<mark>51,123</mark>
<u>15</u>	<mark>46,707</mark>	<mark>49,449</mark>	<mark>50,820</mark>	<mark>52,191</mark>
<mark>16</mark>	<mark>47,775</mark>	<mark>50,517</mark>	<mark>51,888</mark>	<mark>53,259</mark>
<mark>17</mark>	<mark>48,907</mark>	<mark>51,649</mark>	<mark>53,020</mark>	<mark>54,391</mark>
<mark>18</mark>	<mark>50,039</mark>	<mark>52,781</mark>	<mark>54,152</mark>	<mark>55,523</mark>
<mark>19</mark>	<mark>51,194</mark>	<mark>53,936</mark>	<mark>55,307</mark>	<mark>56,678</mark>
<mark>20</mark>	<mark>52,372</mark>	<mark>55,114</mark>	<mark>56,485</mark>	<mark>57,856</mark>
<mark>21</mark>	<mark>53,574</mark>	<mark>56,316</mark>	<mark>57,687</mark>	<mark>59,058</mark>
<mark>22</mark>	<mark>54,800</mark>	<mark>57,542</mark>	<mark>58,913</mark>	<mark>60,284</mark>
<mark>23</mark>	<mark>56,051</mark>	<mark>58,793</mark>	<mark>60,164</mark>	<mark>61,535</mark>
<mark>24</mark>	<mark>57,327</mark>	<mark>60,069</mark>	<mark>61,440</mark>	<mark>62,811</mark>
<mark>25</mark>	<mark>58,630</mark>	<mark>61,372</mark>	<mark>62,743</mark>	<mark>64,114</mark>
<mark>26</mark>	<mark>59,958</mark>	<mark>62,700</mark>	<mark>64,071</mark>	<mark>65,442</mark>
<mark>27</mark>	<mark>61,297</mark>	<mark>64,039</mark>	<mark>65,410</mark>	<mark>66,781</mark>
<mark>28</mark>	<mark>62,655</mark>	<mark>65,397</mark>	<mark>66,768</mark>	<mark>68,139</mark>
<mark>29</mark>	<mark>64,038</mark>	<mark>66,780</mark>	<mark>68,151</mark>	<mark>69,522</mark>

Per Florida statute, those hired after July 1, 2011, will establish base pay using the Bachelors degree column with placement as negotiated annually. For employees with advanced degrees meeting the requirements found in number 2 below, a supplement will be paid in the following amounts:

Masters	8% of base pay.
Specialist	12% of base pay.
Doctorate	16% of base pay.

A Performance Pay Salary Schedule committee will be formed. The committee, having equal representation from the Association and the District, will be tasked with designing a Performance Pay Salary Schedule to be considered in negotiations for the 2013-14 school year for implementation no later than the 2014-15 school year. (Four (4) committee members from each side).

Negotiated Wages for 2011-12 school year:

All Instructional employees will be placed on the "Grandfathered Salary Schedule" such that their salary level is equal to their years of verified satisfactory service, effective July 1, 2011. Pay for advanced degrees shall be in accordance with state statutes and will be paid at the salary level and degree level indicated on the Grandfathered Salary Schedule.

- For Salary Level 27, a Transitional Salary Schedule Supplement will be paid in the amount of \$1846.00
- For Salary Level 28, a Transitional Salary Schedule Supplement will be paid in the amount of \$536.00

All Educational Support employees with satisfactory performance will move forward two levels. Salary Levels 19 and 20 will be added as indicated on the ESP Salary Schedule

Negotiated Wages for 2012-13 school year:

As long as the two conditions below are met, the school district agrees all instructional employees with an evaluation of Highly Effective, Effective, or only one Needs Improvement in the two most recent evaluations, will move forward one salary level on the Grandfathered Salary Schedule as appropriate; and All ESP employees with Satisfactory or Above Satisfactory evaluations will move forward one level on the ESP Salary Schedule as appropriate, effective July 1 2012.

Conditions for forward movement on salary schedule:

1. The unassigned fund balance, as reported to the School Board at the final budget presentation in September 2012, will represent 7% of the estimated total operating revenue for 2012-13

2. The total operating revenue increases for 2012-13 over 2011-12.

Negotiated Wages for 2013-14 school year:

The school district agrees all employees with a Satisfactory (ESP), Above Satisfactory(ESP), Effective , or Highly Effective evaluation will move forward one salary level on the Grandfathered salary schedule or the ESP Salary Schedule, effective July 1, 2013, as appropriate as long as the following two conditions are met:

1. The unassigned fund balance, as reported to the School Board at the final budget presentation in September 2013, will represent 7% of the estimated total operating revenue for 2013-14.

2. The total operating revenue increases for 2013-14 over 2012-13.

PERFORMANCE PAY SCHEDULE

All Instructional employees hired after July 1, 2011 will automatically be placed on a Performance Pay Salary Schedule on July 1, 2014. The Performance Pay Salary Schedule will be negotiated in the future in accordance with state statute. Until July 1, 2014, all new instructional employees will be placed on the Grandfathered salary scale as negotiated annually.

- 1. Personnel employed as of August 9, 1993, who are receiving, or are eligible to receive, credit on the salary schedule for all or part of an advanced degree shall receive full credit for the degree.
- 2. In order for instructional personnel to receive credit on the salary schedule for an advanced degree, the degree must:
 - a. be reflected on an official transcript (and)
 - b. be from an accredited college or university recognized by the Florida Department of Education, (and)
 - c. (1) be in an area of certification that is maintained by the teacher (or)
 (b) For employees hired after July 1, 2011, the advanced degree must be in the certification area of the employee's teaching assignment.
 - (2) add a certification area to the teacher's certificate based on the advanced degree (or)
 - (3) be issued by a college of education (defined as Master's/Specialist/Doctorate of Education), if not eligible for certification under c(1) or c(2) above.
 - (4) a teacher has met all certification requirements and holds an advanced degree for an area specifically related to the vocational certification area for which the teacher is currently assigned

Personnel employed as of June 30, 2003, who are receiving credit on the salary schedule for an advanced degree shall continue receiving that credit without regards to the 2003 changes in the Master Contract.

Personnel employed as of June 30, 2011, who are receiving credit on the salary schedule for an advanced degree shall continue receiving that credit without regards to the July 1,2011 changes in the Master Contract.

- 3. Certificated personnel working the eleventh or twelfth month in the summer program shall be paid on the above salary schedule according to their degrees and contractual status.
- 4. Part-time instructors in the adult schools who are certificated shall be paid on an hourly basis on the above salary schedule according to their degrees and contractual status.
- 5. Effective August 11, 1987, up to 3 years of honorable active duty military time may be used for credit for years experience on the salary schedule and will result in up to three years of forward movement on the Grandfathered salary Schedule, provided the teacher has successfully completed 22 years of effective service in Santa Rosa County. Military time shall not be credited more than one time. Application and proof of military service must be made by September 1 of the year credit is being granted.
- 6. Personnel employed as a result of a contract with an outside agency shall be paid as specified in said contract, or from the regular salary schedule in the Master Contract based on degree and experience, whichever amount is greater.

- 7. Ten month teachers with 12 monthly payments will receive their three summer checks as follows: two (2) on the last day of post planning and the third fifteen (15) work days later.
- 8. For teachers hired before January 7, 2003, a maximum of five (5) years of verified experience outside the State of Florida or in private school will be allowed upon initial employment in Santa Rosa County. For each additional year of full-time teaching experience earned in Santa Rosa County, one (1) additional year of out-of-state or private school experience will be credited until a maximum of ten (10) years is reached. However, all out-of-state or private school experience allowed for salary purposes must meet the criteria below:
 - a. Credit for prior teaching experience outside the State of Florida shall be given for 1) public schools; 2) special state supported schools; 3) state colleges or universities; 4) state supported community junior or senior colleges and 5) schools and colleges supported by the Federal government and possessions of the United States.
 - b. Credit will be given for prior teaching experience in a private school provided the school is accredited by the Southern Association of Colleges and Schools or another regional association of colleges and schools or the state where the experience was received.
- 9. For teachers hired on or after July 1, 2001, for purposes of pay, the Santa Rosa County School Board shall recognize and accept each year of full-time public school teaching service earned in the state of Florida which the teacher received a satisfactory performance evaluation. It shall be the responsibility of the teacher to (a) verify all public teaching experience and (b) provide documentation of evaluations for all of the years of verified experience.
- 10. For teachers hired on or after January 7, 2003, for purposes of pay, the Santa Rosa County School Board shall recognize and accept each year of full-time public school teaching service earned outside the state of Florida and for which the teacher received a satisfactory performance evaluation. It shall be the responsibility of the teacher to (a) verify all public teaching experience and (b) provide documentation of evaluations for all of the years of verified experience.
- 11. Re-employed retirees of any state's retirement system that includes teachers hired after September 30, 1994 shall be allowed a maximum of five (5) years of verified experience upon initial employment in Santa Rosa County. For each additional year of full-time teaching experience earned in Santa Rosa County, one (1) additional year of verified experience will be credited until a maximum of ten (10) years is reached.

In August of 1997 a Memorandum of Agreement was signed to allow the School Board to recognize the *"Educational Leadership: Education & Training Management Subspecialty in Instructional Technology"* master's program at the University of West Florida for the purpose of receiving credit for a master's degree on the salary schedule.

Any money approved by the Board for its Safety Incentive Plan shall be paid to eligible employees in the form of a check with the board paying the required employee/employer social security and Medicare taxes in addition to the amount stated in the program.

Beginning with the 2007-2008 school year, the first regular pay date for ten month employees shall be no later than the 27th working day of the year beginning with the first day of pre-planning.

APPENDIX E—Differentiated Pay Schedule—2010-2011

<u>SPORTS:</u>	HEAD	ASS'T
Football, Basketball, Baseball, Track, Wrestling, Athletic Director Softball, Soccer, Volleyball	.16	.10
All others	.08	

- 1. No more than three (3) supplements will be paid to any individual for athletic activities.
- 2. The maximum per person shall be 0.36.
- 3. All coaches who start receiving a supplement during or after the 1985-1986 school year shall resign their teaching position if they resign their coaching position. They may be transferred to another position in that school or to another school in the county if a vacancy exists. If a person has been receiving a coaching supplement for a sport for the seven (7) consecutive years prior to the beginning of the 1985-1986 school year, he/she shall be exempt from the resignation requirement providing there has not been a break in the coaching supplement. If a person who is exempt quits coaching then he/she shall lose their exemption if he/she resumes coaching.
- 4. Beginning January 1, 2007 all supplemental positions for sports and cheerleader sponsors shall be advertised and posted in the same manner as all other instructional positions. If there are no instructional candidates available for the position then the position may be offered to an Educational Support Professional employee. In-school instructional transfers do not have to be advertised.
- 5. In the event a principal has advertised a supplemented extra-curricular position in accordance with current human resource guidelines and has found no acceptable qualified candidate currently employed by the Santa Rosa County School District, the principal may request permission from their district grade level director to offer the supplement to an individual not employed by the district. The intent of this agreement is to assist the principal or designee to be able to find coaches/sponsors for hard to fill positions. There is no intent to eliminate positions for qualified employees. All qualified employee applicants shall be given first consideration for the coaching/sponsor position.

In order to receive the supplement for the extra-curricular position, the individual must meet minimum requirements, or be eligible to meet requirements, as described in the job descriptions for each position. These requirements include, but are not limited to the following:

1. Bachelor's degree or higher from an accredited institution, or 60 completed hours of college credit

- 2. Holds, or is eligible for, a Florida teaching certificate or a Florida coaching certificate
- 3. Eligible to be a substitute teacher in the SEMS system
- 4. Attend an orientation held by the district staff each year

Principals will use a district extra-curricular supplement recommendation form to recommend selections. This form will include a justification for hiring a non-employee. The recommendation form should be sent directly to the district grade level director for approval prior to an offer to a candidate. All contracts for extra-curricular supplements are already evaluated annually. Each school principal shall retain the right to continue or discontinue each individual's extra-curricular supplement contract each year.

OTHERS:

<u>omeno:</u>			
Agriculture, High with FFA	.10	Cheerleader Sponsors-Football & Ba	asketball:
Band Director, High School	.21	1. Varsity	.16
Ass't Band Director, High School	.12	2. Jr. Varsity	.10
Band Director, Middle School	.08	3. Ninth Grade	.10
Drama Director, High School	.05	Cheerleader Sponsors-Football or Ba	asketball:
Performing dance, High School	.05	1. Varsity	.10
Chorus, High School	.05	2. Jr. Varsity	.05
Annual Sponsor, High School	.05	3. Ninth Grade	.05
Annual Sponsor, Others	.03		
Newspaper Sponsor, Middle/High	.03	Web Manager	.05
Forensic Sponsor, High School	.05		
JROTC instructors	.05		
Minority Recruitment and Retention	.08		
Choral Director, High School	.05	Choral Director, Other	.03
SGA without designated class period	.05	SGA with designated class period	.03
The Student Government Association	Advisors	(SGA) supplement is for High School	ls only.

1. High School Drama, Dance, and Choral Directors shall present two (2) productions per year. Each production shall be full length, with paid admission, open to the public and not held on school time.

2. Elementary school choral directors will not have to participate in the Florida Vocal Association contests, but will have to document at least fifty (50) hours of after school student contact. The supplement will be paid at the end of the school year upon verification by his/her principal.

The following positions will no longer be supplemented. However, personnel who were receiving one of these supplements as of August 22, 1985, shall be eligible to continue receiving the supplement as long as they retain that position.

Home Economics	.05	D.C.T.	.08
Speech therapist	.10	Part-time Curriculum Coordinator	.10
Guidance Personnel	.10	Psychologist	.08

1. All percentages shall be based on the prior year beginning salary for Bachelors Degree.

- 2. All supplements for 10-month personnel are based on a 196-day work year, those for 12-month personnel are based on a 245-day work year.
- 3. All personnel receiving supplements shall be required to sign a contract covering the responsibilities for supplemental pay. Job descriptions covering responsibilities are included in the contract.
- 4. Junior and senior sponsors should be provided with duty time commensurate with demands upon the sponsor.
- 5. Club sponsorship is considered a part of regular teaching duties.

Beginning with the 2006-2007 school year, Speech Therapists (Speech and Language Pathologists) who hold a Certificate of Clinical Competence (CCC) from the American Speech-Language-Hearing Association will receive a supplement of \$4000.00 in addition to their regular salary. Personnel receiving this supplement cannot also receive the supplement for Speech Therapists.

School Psychologists who hold a Education Specialist Degree in School Psychology and/or hold the School Psychologist certification issued by the Florida Department of Education will receive a supplement of \$4000.00 in addition to their regular salary.

Employees selected as site wellness coordinators will receive an annual supplement of \$200.00

Employees selected as site energy management coordinator will receive an annual supplement of \$200.00

At schools without an assistant principal, an employee may be selected to serve as an acting assistant principal in the absence of the principal. The acting assistant principal will receive an annual supplement of \$600.00. Consideration should be given to individuals who have completed the district's PSL class.

With a recommendation from their immediate supervisor and the subsequent approval of the Assistant Superintendent responsible for their job site, Santa Rosa Professional Educators (SRPE) bargaining unit members may be given a supplement for a cellular phone/data plan in accordance with the existing board approved guidelines. The funding for this supplement will come from the school's or department's district allocated funds for both bargaining unit members and non-bargaining unit members.

ESE teacher assistants who perform one or more of the following daily duties of (1) cleaning trachea tubes, or (2) gastric tube feeding, or (3) changing diapers of students will receive a supplement of five (5) percent based on Range 7, Step 1 of the prior year ESP salary schedule. (\$15,577.65 for 2010-2011).

HIGH ECONOMICALLY DISADVANTAGED:

1. High Economically Disadvantaged schools will be defined as those schools with a free and reduced lunch rate of 65% or greater as of October 1st of each year.

Instructional Personnel Supplement	\$300.00
Educational Support Personnel Supplement	\$100.00

<u>DEPARTMENT HEAD SUPPLEMENT</u>: A supplement shall be paid to all employees qualifying under the definitions and conditions stated below:

Department Head- High School and Middle School

Math, Language Arts, Science, Social Studies, Exceptional Student Education, Foreign Language, Literacy, Physical Education, Workforce and Vocational Education, Fine Arts, Media Specialist, (Not applicable to Media Specialists already included in Special Areas Departments in some schools) and ROTC

Departments Chairs with five or less department members will be paid a supplement of \$250.00. An additional 50.00 will be added to the supplement for each additional department member beyond

five up to a maximum supplement will be \$800.00

Teachers may be counted as a member of no more than one department. A teacher will count in the department where the majority of their classes are assigned. If the teaching assignment is equally divided, the principal shall place the employee in a department for this process.

At middle school, a Grade Level chair may also be selected. The supplement will be paid in the same manner as for department chairs. If a Grade Level Chair also serves as a Department Chair, an additional 100.00 will be added to their Department Chair supplement.

Grade Level Chairs- Elementary

At the elementary level, Grade Level Chairs responsible for five or less grade level members will be paid a supplement of \$350.00. An additional \$50.00 will be added to the supplement for each additional grade level member over five up to a maximum supplement of \$800.00.

At the discretion of the school principal, the grade level may be divided into two groups if a single grade level has more than twelve members. Each group would have a grade level Co-Chair. These grade level Co-Chairs will be paid in the same manner as a grade level Chair, each group having at least five members.

A Special Area Chair may be named at each school to represent those employees in areas such as Physical Education, Guidance, Media, and the Arts.

An Exceptional Student Education Department Chair may also be named at each school with at least 3 members in the ESE department. The supplement will be paid in the same manner as department chairs for Middle and High school.

Appendix F—INSTRUCTIONAL REQUEST FOR REASSIGNMENT

72-04-08 11/12/03

FORM MUST BE GIVEN TO THE ADMINISTRATOR AT THE TEACHER'S CURRENT SITE

SCHOOL BOARD OF SANTA ROSA COUNTY

REASSIGNMENT: The movement of an employee from one work assignment to another work assignment within current work site only.

DATE:		
I hereby request to be reassigned a	s follows:	
FROM:		Assignment (Be specific – grade level, subject)
то:		Assignment (Be specific – grade level, subject)
CERTIFICATION:		
		Type or Print Name
		Signature
		School/Department
TO BE COMPLETED AFTE	R REASSIGN	MENT IS APPROVED
Effective Date of Reassignment		
APPROVED:		
	_, Administrator	
	_, School/Dept.	
Date:		
Copies to: Personnel File		

Work Site File

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SANTA ROSA COUNTY SCHOOL BOARD 2011-2012 EDUCATIONAL SUPPORT SALARY SCHEDULE

PAGE- 5

08/26/11

	LEVEL 10 28,318.95 35,241.36 38,445.12	LEVEL 20 23.61 25.060.85 43.631.28 47,597.76 47,597.76	LEVEL 10 19.96 29,640.60 36,886.08 40,239.36	LEVEL 20 24.73 36,724.05 45,701.04 49,855.68 49,855.68	LEVEL 10 20.90 31,036.50 38,623.20 42,134.40 42,135.31.35	LEVEL 20 25.90 38,461.50 47,863.20 52,214.40 52,38.85
	LEVEL 9 18.64 27,680.40 34,446.72 37,578.24 37,578.24	LEVEL 19 34,570.80 43,021.44 46,932.44 34.92	LEVEL 9 19.51 28,972.35 36,054.48 39,332.16 39,332.16	LEVEL 19 24.38 36,204.30 45,054.24 49,150.08 36.57	LEVEL 9 20.42 30,323.70 37,736.16 41,166.72 41,166.72	LEVEL 19 25.54 37,926.90 47,197.92 51,488.64 51,488.64
	LEVEL 8 18.22 27,056.70 33,670.56 36,731.52 36,731.52	LEVEL 18 22.96 34,095.60 42,430.08 46,287.36 34.44	LEVEL 8 19.06 28,304.10 35,222.88 38,424.96 38,424.96	LEVEL 18 24.04 35,699.40 44,425.92 48,464.64 36.06	LEVEL 8 19.95 29,625.75 36,867.60 40,219.20	LEVEL 18 25.18 37,392.30 46,532.64 50,762.88
	LEVEL 7 17.80 26,433.00 32,894.40 35,884.80 35,884.80	LEVEL 17 22.43 33,308.55 41,450.64 45,218.88 45,218.88	LEVEL 7 18.63 18.63 34,428.24 37,558.08 37,558.08	LEVEL 17 23.49 34,882.65 43,409.52 47,355.84 47,355.24	LEVEL 7 19.50 28,957.50 36,036.00 39,312.00 39,312.00	LEVEL 17 24.60 36,531.00 45,460.80 49,593.60 36.90
	LEVEL 6 17.02 25,274.70 31,452.96 34,312.32 34,312.32	LEVEL 16 21.91 32,536.35 40,489.68 44,170.56 44,170.56	LEVEL 6 17.80 26,433.00 32,894.40 35,884.80 35,884.80	LEVEL 16 22.94 34,065.90 42,393.12 46,247.04 34.41	LEVEL 6 18.63 27,665.55 34,428.24 37,558.08 37,558.08	LEVEL 16 24.03 35,684.55 44,407.44 48,444.48
	LEVEL 5 16.27 24,160.95 30,066.96 32,800.32 24.41	LEVEL 15 21.41 31,793.85 39,565.68 43,162.56 43,162.56	LEVEL 5 17.02 25,274.70 31,452.96 34,312.32 34,312.32	LEVEL 15 22.42 33,293.70 41,432.16 45,198.72 45,198.72 33.63	LEVEL 5 17.80 26,433.00 32,894.40 35,884.80 35,884.80	LEVEL 15 23.47 34,852.95 43,372.56 47,315.52 47,315.52
	LEVEL 4 15.55 23,091.75 28,736.40 31,348.80 31,348.80	LEVEL 14 20.92 31,066.20 38,660.16 42,174.72 31.38	LEVEL 4 LEVEL 4 16.27 24,160.95 30,066.95 32,800.32 24.41	LEVEL 14 21.90 32,521.50 40,471.20 44,150.40 44,150.40	LEVEL 4 17.02 25,274.70 31,452.96 34,312.32 34,312.32	LEVEL 14 22.93 34,051.05 42,374.64 46,226.88 46,226.88
	LEVEL 3 14.88 22,096.80 27,498.24 29,998.08 22.32	LEVEL 13 20.44 30,353.40 37,773.12 41,207.04 30.66	LBVBL 3 LSVBL 3 15.55 23,091.75 28,736.40 31,348.80 31,348.80	LEVEL 13 21.40 31,779.00 39,547.20 43,142.40 43,142.40	LEVEL 3 16.27 24,160.95 30,066.96 32,800.32 32,800.32	LEVEL 13 22.40 33,264.00 41,395.20 45,158.40 45,158.40
HOURLY RATE HOURLY RATE HOURLY RATE HOURLY RATE	LEVEL 2 14.23 21,131.55 26,297.04 28,687.68 21.35	LEVEL 12 19.97 29,655.45 36,904.56 40,259.52 29.96	LEVEL 2 14.88 22,096.80 27,498.24 29,998.08 29,998.08	LEVEL 12 20.91 31,051.35 38,641.68 42,154.56 42,154.56	LIEVEL 2 15.55 23,091.75 28,736.40 31,348.80 31,348.80	LEVEL 12 21.89 32,506.65 40,452.72 44,130.24
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EQUALS 198 EQUALS 231 EQUALS 252 EQUALS 252	HOURLY ANNUAL ANNUAL ANNUAL ANNUAL HOURLY	HOURLY ANNUAL ANNUAL ANNUAL HOURLY	HOURLY ANNUAL ANNUAL ANNUAL HOURLY	HOURLY ANNUAL ANNUAL ANNUAL HOURLY	HOURLY ANNUAL ANNUAL ANNUAL HOURLY	HOURLY ANNUAL ANNUAL ANNUAL ANNUAL HOURLY
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LEVEL 10 22.91 34,021.35 42,337.68 46,186.56 46,186.56 LEVEL 20 28.42 42,203.70 52,520.16 57,294.72 42.63 20 20 44 67 67 LEVEL 21. 2,491. 0,434. 4,110. LEVEL 23. 35,625. 44,333. 48,363. 48,363. LEVEL 27. 20,288. 50,136. 54,694. VBL 29. 29. 036. A 69, 60, 32, 40, 44, 50,40 34, 46, 122 LEVEL 9 21.37 31,734.45 39,491.76 43,081.92 32.06 LEVEL 9 22.38 33,234.30 41,358.24 45,118.08 33.57 19 28 28 28 28 04 119 75 00 13 15 88 15 88 15 88 LIEVEL 23.4 23.5 1,793.5 3,298.6 3,298.6 7,234.8 35.1 LEVEL 1 26.7 39,723.7 49,434.0 53,928.0 53,928.0 LEVEL 1 28.0 41,609.1 51,780.9 56,488.1 LEVEL 29. 43,599. 54,257. 59,189. 44. 43, LEVEL 8 20.88 31,006.80 38,586.24 42,094.08 31.32 LEVEL 18 26.37 39,159.45 48,731.76 53,161.92 39.56 LEVEL 8 21.86 32,462.10 40,397.28 44,069.76 32.79 LEVEL 18 28.94 42,975.90 53,481.12 58,343.04 43.41 LEVEL 8 22.89 1,991.65 1,300.72 1,146.24 34.34 LEVEL 1 27.6 41,030.5 51,060.3 55,702.6 8 8 9 9 LEVEL 7 20.41 30,308.85 37,717.68 41,146.56 30.62 LEVEL 17 25.76 38,253.60 47,604.48 51,932.16 38.64 LEVEL 7 21.36 31,719.60 39,473.28 43,061.76 32.04 LEVEL 17 26.98 40,065.30 49,859.04 54,391.68 54,391.68 LEVEL 7 22.37 33,219.45 41,339.76 45,097.92 33.56 LEVEL 17 28.27 41,980.95 52,242.96 56,992.32 56,922.32 38, 47, 51, LEVEL 6 19.50 28,957.50 36,036.00 39,312.00 39,312.00 LEVEL 6 20.41 30,308.85 37,717.68 41,146.56 30.62 LEVEL 6 21.36 31,719.60 39,473.28 43,061.76 32.04 16 54 54 54 16 56 74 74 LEVEL 1 25.1 37,362.6 46,495.6 50,722.5 LEVEL 1 26.3 39,144.6 48,713.5 53,141.1 53,141.1 LEVEL 27, 27, 27, 51, 000, 55, 661. LEVEL 5 19.50 1,957.50 1,036.00 1,312.00 LEVEL 5 18.63 27,665.55 34,428.24 37,558.08 37,558.08 LEVEL 15 24.58 36,501.30 45,423.84 49,553.28 36.87 LEVEL 5 20.41 30,308.85 37,717.68 41,146.56 41,146.56 15 75 00 63 LEVEL 1 26.9 40,050.4 49,840.9 54,371.9 54,371.9 LEVEL 25. 25. 38,238. 47,586. 51,912. 38. 36, 19.50 19.50 19.50 19.50 1,957.50 1,322.00 1,312.00 1,312.00 1,314 26.34 26.34 114.90 114.90 114.90 114.90 114.90 13.51 LEVEL 4 17.80 1,433.00 ,884.40 ,884.80 ,26.70 LEVEL 4 18.63 (665.55 (428.24 (558.08 (558.08 LEVEL 14 24.01 35,654.85 44,370.48 48,404.16 36.02 14 15 75 75 73 73 73 LEVEL 1 26.3 39,114.9 48,676.3 53,101.4 53,101.4 VEL 25. 347. 702. 37. LEV 37,5 50, 32, 33, 34, 36,38, LEVEL 3 17.02 25,274.70 31,452.96 34,312.32 34,312.32 LEVEL 3 17.80 26,433.00 32,894.40 35,884.80 35,884.80 LEVEL 13 24.57 36,486.45 45,405.36 49,533.12 36.86 LEVEL 13 23.46 34,838.10 43,354.08 47,295.36 35.19 LEVEL 18 65.5 27,665.5 34,428.2 37,558.0 37,558.0 LEVEL 1 25.1 38,209.0 47,549.0 51,871.6 LEVEL 2 17.80 5,433.00 1,894.40 1,884.80 1,884.80 26.70 LEVEL 2 17.02 25,274.70 31,452.96 34,312.32 34,312.32 LEVEL 2 16.27 24,160.95 30,066.96 32,800.32 32,800.32 LEVEL 12 22.92 34,036.20 12,356.16 16,206.72 34.38 LEVEL 12 24.00 35,640.00 44,352.00 48,384.00 36.00 RATE RATE RATE RATE 12 14 14 12 12 12 12 12 LEVEL 1 25.1 37,332.5 46,458.7 50,682.5 HOURLY HOURLY HOURLY HOURLY 30,00 34, 42, LEVEL 11 23.45 4,823.25 3,335.60 7,275.20 7,275.20 LEVEL 1 17.02 25,274.70 31,452.96 34,312.32 34,312.32 LEVEL 11 24.55 36,456.75 45,368.40 49,492.80 36.83 LEVEL 1 15.55 23,091.75 28,736.40 31,348.80 31,348.80 LEVEL 11 22.39 33,249.15 41,376.72 45,138.24 33.59 LEVEL 1 16.27 24,160.95 30,066.96 32,800.32 24.41 XXXX 1001 43, 43, ××× 198 231 252 HOURLY ANNUAL ANNUAL ANNUAL ANNUAL HOURLY HOURLY ANNUAL ANNUAL ANNUAL ANNUAL HOURLY EQUALS EQUALS EQUALS EQUALS RANGE-16 10 MONTHS 11 MONTHS 12 MONTHS 12 MONTHS 0VERTIME RANGE-17 10 MONTHS 11 MONTHS 12 MONTHS 12 MONTHS OVERTIME RANGE-17 10 MONTHS 11 MONTHS 12 MONTHS 0VERTIME RANGE-18 10 MONTHS 11 MONTHS 12 MONTHS 12 MONTHS OVERTIME RANGE-18 10 MONTHS 11 MONTHS 12 MONTHS 0VERTIME RANGE-16 10 MONTHS 11 MONTHS 12 MONTHS 0VERTIME 10 MONTHS 11 MONTHS 12 MONTHS OVERTIME

SANTA ROSA COUNTY SCHOOL BOARD 2011-2012 EDUCATIONAL SUPPORT SALARY SCHEDULS

CS002

PAGE- 7

08/26/11

	LEVEL 10 25.12 37,303.20 46,421.76 50,641.92 37.68	LEVEL 20 31.20 46,332.00 57,657.60 62,899.20 46.80	LEVEL 10 39,070.35 48,620.88 53,040.96 39,47 LEVEL 20	32.70 48,559.50 60,429.60 65,923.20 49.05	LEVEL 10 27.56 40,926.60 50,930.88 55,560.96 41.34	LEVEL 20 34.27 50,890.95 53,330.96 53,330.96 53,3232 59,088.32 51.41
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	LEVEL 9 24.54 36,441.90 45,349.92 49,472.64 36.81	LEVEL 19 LEVEL 19 45,678.67 56,844.46 52,012.16 62,012.16	LEVEL 9 25.70 25.70 38,164.50 47,493.60 51,811.20 38.55 1.EVEL 19	47, 876.40 59, 579.52 64, 995.84 48.36	LEVEL 9 26.92 39,976.20 49,748.16 54,270.72 54,270.72	LEVEL 19 33.78 33.78 50,163.30 62,425.44 68,100.48 68,100.48
	LEVEL 8 23.97 35,595.45 44,296.56 48,323.52 48,323.52	LEVEL 18 45,040.05 56,049.05 56,049.28 61,145.28 45.50	LEVEL 8 25.11 37,288.35 46,403.28 50,621.76 37.67 LEVEL 18	31.78 31.78 58,729.44 64,068.48 47.67	LEVEL 8 26.30 39,055.50 48,602.40 53,020.80 53,020.80	LEVEL 18 33.30 49,450.50 61,538.40 67,132.80 67,132.80
	LEVEL 7 23.42 34,778.70 43,280.16 47,214.72 35.13	LEVEL 17 29.62 43,985.70 54,737.76 59,713.92 44.43	LEVEL 7 24.53 36,427.05 45,331.44 49,452.48 36.80 17 LEVEL 17	31.03 46,079.55 57,343.44 62,556.48 46.55	LEVEL 7 25.69 38,149.65 47,475.12 51,791.04 38.54	LEVEL 17 32.52 48,292.20 60,096.96 65,560.32 48.78
	LEVEL 6 22.37 33,219.45 41,339.76 45,097.92 33.56	LEVEL 16 28.93 42,961.05 53,462.64 58,322.88 43.40	LEVEL 6 23.42 34,778.70 43,280.16 47,214.72 35.13 15VEL 16	30.31 45,010.35 56,012.88 61,104.96 45.47	LEVEL 6 24.53 36,427.05 45,331.44 49,452.48 36.80	LEVEL 16 31.76 47,163.60 58,692.48 64,028.16 47.64
	LEVEL 5 21.36 31,719.60 39,473.28 43,061.76 32.04	LEVEL 15 28.25 41,951.25 52,206.00 56,952.00 56,952.00	LEVEL 5 22.37 23,219.45 41,339.76 45,097.92 33.56 LEVEL 15	29.60 43,956.00 54,700.80 59,673.60 44.40	LEVEL 5 23.42 34,778.70 43,280.16 47,214.72 35.13	LEVEL 15 31.02 46,064.70 57,324.96 62,536.32 46.53
	LEVEL 4 20.41 30,308.85 37,717.68 41,146.56 41,146.56	LEVEL 14 27.60 40,986.00 51,004.80 55,641.60 41.40	LEVEL 4 21.36 31,719.60 39,473.28 43,061.76 32.04 1.BVEL 14	28,91 42,931.35 53,425.68 58,282.56 43.37	LEVEL 4 22.37 33,219.45 41,339.76 45,097.92 33.56	LEVEL 14 30.29 44,980.65 55,975.92 61,064.64 45,44
	LEVEL 3 19.50 28,957.50 36,036.00 39,312.00 39,312.00	LEVEL 13 26.95 40,020.75 49,803.60 54,331.20 54,331.20	LEVEL 3 20,308.85 37,717.68 41,146.56 30.62	41,936.40 52,187.52 56,931.84 42.36	LEVEL 3 21.36 31,719.60 39,473.28 43,061.76	LEVEL 13 29.58 43,926.30 54,663.84 59,633.28
HOURLY RATE HOURLY RATE HOURLY RATE HOURLY RATE	LEVEL 2 18.63 27,665.55 34,428.24 37,558.08 37,558.08	LEVEL 12 26.33 39,100.05 48,657.84 53,081.28 39.50	LEVEL 2 19.50 28,957.50 36,036.00 39,312.00 29.25 7.EVEL 12	40,956.30 50,967.84 55,601.23 41.37	LEVEL 2 20.41 30,308.85 37,717.68 41,146.56 41,146.56	LEVEL 12 28.89 42,901.65 53,388.72 58,242.24 43.34
7.5 X 8.0 X 1.5 X	LEVEL 1 17.80 26,433.00 32,894.40 35,884.80 35,884.80	LEVEL 11 25.72 38,194.20 47,530.56 51,851.52 51,851.52	LEVEL 1 18.63 27,665.55 34,428.24 37,558.08 27,95	40,005.94 49,785.12 54,311.04 40.41	LEVEL 1 19.50 28,957.50 36,036.00 39,312.00 39,312.25	LEVEL 11 28.22 41,906.70 52,150.56 56,891.52 42.33
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APPENDIX H—SRPE MISCELLANEOUS SALARY SCHEDULE 2010-2011

I. INSTRUCTIONAL:

A. The following is a schedule of payments for detention, after school programs, and staff training.

(Expenditure of School Improvement funds must be approved by the School Advisory Council.)

1. After school and Saturday Detention

- \$15.00 hr.
- 2.K-12 after school supplemental instructional program\$20.00 hr.
- 3. Elected members of the Professional Development Council (PDC) will receive \$15.00 per hour for up to 4 hours annually. Also, the SRPE appointee to the PDC shall be paid \$15.00 per hour for up 4 hours annually.
- 4. In-service Representatives will be paid a stipend of \$300.00 annually.
- 5. Employees will be paid \$15.00 per hour for all workshops or in-service for which pay is provided. However, if a workshop or in-service must deviate from the requirement of \$15.00 per hour due to funding constraints, a written notification including supporting documents must be provided to the SRPE office prior to the announcement of the workshop.
- 6. In-house district approved facilitators, who are conducting **Face to Face** training beyond their work hours, will be paid \$25.00 per hour for actual instruction time. Plus in some instances, ¹/₂ of the number of instruction hours may be covered for planning and follow-up as described in the Master In-Service Plan.
- 7. Online facilitator stipends will be based on the number of employees who actually complete the course. Pay shall be as follows: \$40.00/hour for 26-30 completions, \$35.00/hour for 20-25 completions, \$30.00/hour for 13-19 completions, \$25.00/hour for 5-12 completions
- 8. Mentors and Academic Coaches may receive a consultant stipend of \$25 per hour for prior approved mentoring and coaching that occurs beyond the contracted day, dependent on available funding.
- 9. Paid to employees as designated by Federal, State, or Local grants or projects in accordance with number 5 above.
- B. Bonuses

At sites that are not eligible to receive Recognition dollars from the Department of Education, amounts determined by School Advisory Committees and approved by the Board will be acceptable for payment to employees.

II. EDUCATIONAL SUPPORT:

A. The following is a schedule of payments for detention, after school programs, after school duties, and staff training.

- 1. In-service Representatives will be paid a stipend of \$300.00 annually.
- 2. Employees will be paid \$12.00 per hour for all workshops or in-service for which pay is provided. However, if a workshop or in-service must deviate from the requirement of \$12.00 per hour due to funding constraints, a written notification including supporting documents must be provided to the SRPE office prior to the announcement of the workshop.

		3.	Interpreters	9	510.00 hr.		
		4.	Crossing Guards	9	\$10.00 hr.		
		5.	Tutors	9	510.00 hr.		
III	OT	HER:					
	А.	Out	Reach Specialists	S	\$ 6.42 hr.		
	B. Personnel assisting with Pre-K/K screening during the summer						
	C.	Safe	ty Incentive Bonuses	Maximum \$150.00 per e	employee		
*	On J	uly 24,	2007 the Federal Minimum Wage =		\$ 5.85 hr.		
*	On J	uly 24,	2008 the Federal Minimum Wage =		\$ 6.55 hr.		
*	On J	uly 24,	2009 the Federal Minimum Wage =		\$ 7.25 hr.		
*	On Ja	anuary	1, 2007 the State Minimum Wage =		\$ 6.67 hr.		

\$ 6.79 hr.

All district salary schedules shall be posted on the Board website.

On January 1, 2008 the State Minimum Wage =

1314EdSupSalSchedSRPE.xlsx

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