

Collective Bargaining Agreement
between
Madera Unified School District
and
California School Employees Association
Local Chapter No. 169

July 1, 2014 – June 30, 2016

Madera Unified School District
Office of Human Resources

MUSD BOARD APPROVED: NOVEMBER 18, 2014
MOTION NO. 82-2014/2015
DOCUMENT NO. 167-2014/2015

TABLE OF CONTENTS

ARTICLE

I	RECOGNITION.....	1
II	AGENCY SHOP.....	1
III	DISTRICT RIGHTS.....	3
IV	ORGANIZATION EMPLOYEE RIGHTS.....	4
V	HOURS AND OVERTIME.....	5
VI	PAY AND ALLOWANCES.....	8
VII	HEALTH AND WELFARE BENEFITS.....	10
VIII	HOLIDAYS.....	13
IX	VACATION PLAN.....	14
X	LEAVES.....	16
XI	TRANSFER.....	25
XII	PROMOTION.....	26
XIII	ORDER OF LAYOFF, REEMPLOYMENT AND LENGTH OF SERVICE.....	28
XIV	CLASSIFICATION AND RECLASSIFICATION.....	30
XV	GRIEVANCE ARTICLE.....	34
XVI	SEVERIBILITY.....	37
XVII	NEGOTIATIONS.....	37
XVIII	DISCIPLINARY ACTION.....	38
XIX	PERSONNEL FILES.....	41
XX	EVALUATION PROCEDURES.....	43
XXI	TRANSPORTATION.....	45

ADDENDA:

ADDENDUM A – DURATION.....	52
ADDENDUM B – HOLIDAYS.....	53
ADDENDUM C – CLASS & CLASSIFICATION ASSIGNMENTS.....	54
ADDENDUM D – UNIFORMS FOR BUS DRIVERS.....	57
ADDENDUM E – MISCELLANEOUS AND PRIOR MOUs.....	58

ARTICLE I RECOGNITION

- 1.1** This agreement is made and entered into this 17th day of December 2013, by and between the MADERA UNIFIED SCHOOL DISTRICT, herein referred to as District, and the CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION and its MADERA CHAPTER #169, hereinafter referred to as CSEA.
- 1.2** The District recognizes CSEA as the exclusive representative for that unit of employees recognized by the Public Employees Relation Board in the Certification of Representation Form dated May 11, 1976, with modification as agreed to by the District and the Association. That unit is defined as Classifications Represented by CSEA in Appendices.
- 1.3** CSEA, Chapter #169 is acknowledged as an affiliate of STATE CSEA and has the right to call upon STATE CSEA for what services it deems proper and necessary.
- 1.4** The purpose of the agreement is to promote the improvement of personnel management and employer/employee relations, provide an equitable and peaceful procedure for the resolution of differences, and establish rates of pay and other terms and conditions of employment.
- 1.5** All newly created classified positions will be assigned in accordance with PERB rules regarding unit modifications. Unresolved disputes regarding whether a position should be within or excluded from the bargaining unit shall be submitted to PERB for resolution.
- 1.6** Exclusions: Employees listed in Education Code section 45103, i.e., substitutes, noon aides, management, confidential, and supervisory employees are excluded from this agreement.

ARTICLE II AGENCY SHOP

- 2.1 Organizational Security**
 - 2.1.1** It is the mutual intention of the parties that the provisions of this Article protect the rights of individual workers without restricting CSEA's legal right to require every bargaining unit worker, except those exempt from these provisions, to pay a fair share of the cost of collective bargaining activities.
 - 2.1.2** No employee shall be obligated to pay dues or service fees to CSEA until the first of the month following (30) calendar days after the employee first comes into the bargaining unit.

2.1.3 Any employee who is a member of a religious body whose traditional tenets or teaching include objections to joining or paying service fees to employee organizations, shall not be required to join, maintain membership in, or pay service fees to CSEA as a condition of employment. However, such employee shall be required, in lieu of a service fee required by this agreement, to pay sums equal to such service fee to one of the following non-religious, non-labor organizations, charitable funds exempt from taxation under Section 501 (c) (3) of Title 26 of the Internal Revenue Code:

- ❖ Madera United Way
- ❖ American Cancer Society
- ❖ Madera Educational Foundation

2.2 Dues and Service Fee Deductions

2.2.1 CSEA has the sole and exclusive right to have employee organization membership dues and service fees deducted by the employer for employees in the bargaining unit.

2.2.2 Subject to the terms of this Article, the employer shall deduct, in accordance with the CSEA dues and service fee schedule, dues, service fees or payments to charity in lieu of service fees from the wages of all employees who are members of the bargaining unit and who have submitted payroll deduction authorization forms to the district. Such authorizations shall remain in effect for the duration of this agreement, except as otherwise provided herein.

2.2.3 In the event an employee revokes a dues authorization, or fails to make arrangements with CSEA for the direct payment of service fees, pursuant to Education Code 45168 (b), the District shall deduct service fees until such time as CSEA notifies the District that arrangements have been made for the payment of such fees.

2.2.4 The employer shall forward to CSEA monies so deducted within the normal warrant process period as established by the Madera County Department of Education except that the employer shall pay to the designated charity sums deducted in lieu of service fees from the wages of employees who qualify for the religious exemption pursuant to this agreement. The District reserves the right to implement an administrative fee for the implementation of this article.

2.2.5 Along with each monthly payment to CSEA, the employer shall furnish CSEA with an alphabetical list of all employees in the bargaining unit, identify them by name, social security number, months per year in paid status and annual salary, and indicating the amount deducted, if any, and whether such deduction is for dues, service fees, or charitable contributions.

2.2.6 Nothing contained herein shall prohibit an employee from paying service fees directly to CSEA.

- 2.2.7** The employer shall within ten (10) days notify the CSEA Chapter Treasurer if any member of the bargaining unit revokes a dues, service fee, or payment in lieu of service fee deduction authorization.
- 2.2.8** The employer shall deduct and pay to CSEA service fees for each bargaining unit employee who is not a CSEA member in good standing and who is obligated to pay such fees, pursuant to this agreement, unless CSEA notifies the employer that the employee is paying such fees directly to CSEA. A payroll deduction authorization form shall not be required for such deductions.
- 2.2.9** CSEA agrees to hold the District agents and officers harmless and indemnify the District from any and all liability, harm, cause of action arising out of or in any way related to the enforcement of the article of the contract.

ARTICLE III DISTRICT RIGHTS

- 3.1** It is understood and agreed that the District retains all of its powers and authority to direct, manage and control to the full extent of the law.
- Included in, but not limited to those duties and powers, are the exclusive right to: Determine its organization; direct the work of its employees; determine the times, hours, and the locations of operations and personnel; determine the kinds of and levels of services to be provided, and the methods and means of providing them; establish its educational policies, goals and objectives; ensure the rights and educational opportunities of students; determine staffing patterns; determine the number and kinds of personnel required; maintain the efficiency of district operations; determine the curriculum; build, move, or modify facilities; establish budget procedures and determine budgetary allocations; determine the method of raising revenue. In addition, the District retains the right to hire, classify, assign, evaluate, transfer, promote, terminate, and discipline employees. The exercise of the forgoing powers, rights, authority, duties and responsibilities by the District, the adoption of policies, rules, regulations and practices thereof, and judgment and discretion in connection therewith, shall be limited only by the specific terms that are in conformance with the law.
- CSEA agrees to use its best effort in collaboratively working with the District in identifying and implementing the best, most efficient and effective support services for the District, while maintaining a safe environment for students and staff. Nothing herein shall limit the right of the District or CSEA to negotiate on issues relating to the provision.
- 3.2** The District retains its right to amend, modify or rescind policies and practices referred to in this Agreement in cases of emergency.
- 3.3** “Emergency” means any emergency declared by Federal, State, or local authorities outside the District, or calamity (i.e., fire, earthquake, flood, etc.), or unusual situation affecting the health and safety of students and staff or situations of a similar and highly unusual nature.
- 3.4** CSEA and The District are responsible for their own minutes.

ARTICLE IV ORGANIZATION EMPLOYEE RIGHTS

4.1 CSEA Rights

CSEA shall have the following rights as the exclusive representative: The District and the Association shall not take any adverse action upon an employee's personal, political and organizational activities or preferences which are not in conflict with any statute or interfere with the employee's job performance.

4.2 Bulletin Board

The Association shall have the right to post notices of activities and matters of the Association concern on bulletin boards assigned to the Association at least one of which shall be provided in each school and department.

4.3 Facility and Equipment Usage

The Association and its members shall have the right to make use of District equipment, buildings and facilities at reasonable times when not being used for school business and educational purposes with the permission of the appropriate site administrator or department head. The District equipment to be used by the Association shall be limited to the following:

- ❖ Typewriters and computers
- ❖ Calculating machines
- ❖ Copiers for 35 copies or less
- ❖ VCR/TV and projectors
- ❖ Designated Microcomputers

All District equipment to be used by the Association will remain on school premises. All materials used on the above equipment shall be provided by the Association.

4.4 District Mail

The Association may use the District mail service and the employee mailboxes for communicating with employees. The Association mail will be addressed to the school site representative and the site representative will distribute the mail to individual members. All items distributed shall be clearly identified as to the name of the organization and signed by the President or Vice President. The Director of Human Resources shall receive a copy of each communication. This does not prevent distribution of Association information by other means.

4.5 Official Business

Association representatives shall be permitted to transact official business at work sites and shall have reasonable access to unit members. To hold a site meeting, such representatives shall contact the work site manager or principal and establish a mutually agreeable time to meet with the employee(s). The manager or principal will designate the meeting area and the Association will notify the employee(s) of the time and location of the meeting. "Reasonable" is defined as before and after scheduled work periods and during breaks.

4.6 Written Report

Upon request the District shall furnish the President of the Association with one (1) copy of the budget information necessary for the Association to meet and negotiate.

4.7 Contract Distribution

Between thirty (30) and sixty (60) days after ratification of this agreement, The District shall print and distribute at no cost to the organization, one copy to each bargaining unit member, including any extension subsequently negotiated.

Any employee who becomes a member of the bargaining unit after the execution of this agreement shall receive one (1) copy of this agreement.

4.8 Other Employee Insurance

Tax sheltered annuities are available to employees pursuant to Education Code Section 44041. Employees may request reduction in their contract for Tax Sheltered Annuity purposes by completing the necessary forms and submitting them to the District Business Office no later than 5:00 p.m. on the first working day of the month affected. A cancellation request must be received in the Business Office by no later than the first working day of the month affected.

4.9 A reasonable number of Association representatives shall receive reasonable periods of District paid released time for meeting and negotiating on negotiation dates.

4.10 Representatives designated by the Association shall receive reasonable periods of release time for processing grievances under Article XV, Section 15.4 of the Agreement. The Association shall provide the District with written notification of the names of its grievance representatives at the beginning of each fiscal year.

4.11 In addition to Sections 4.9 and 4.10 above, the Association shall receive release time in accordance with the terms and conditions set forth in Education Code Section 45210, provided that a letter is received by the District on official CSEA letterhead setting forth the addressee for the District's submission of an invoice. CSEA shall reimburse the District for all compensation paid to the employee on account of the release time.

4.12 At the beginning of each fiscal year, the District and Association shall meet and schedule a monthly informal consultation meeting at mutually agreeable times during the year for the purpose of discussing pending issues affecting unit members.

**ARTICLE V
HOURS AND OVERTIME**

5.1 Work Day

A workday is defined in Education Code Section 45127.

5.1.1 "Workday" is eight hours.

5.1.2 "Workweek" shall be 40 hours.

5.1.3 "Layover" is considered that time during which the driver is not transporting students.

5.2 Exception to Working Hours

There may be variations of the workday in certain departments to conform to the need of the department. When the District deems it necessary, shifts will be assigned to early or late hours, or on Saturdays and Sundays, in order to accomplish the work. When a classified employee is assigned a work week other than Monday through Friday, and as a result thereof the employee loses a holiday to which he/she would otherwise be entitled, a substitute holiday shall be provided for such employee pursuant to Education Codes 45203 and 45205.

5.3 Lunch Periods

All employees covered by this agreement shall be entitled to an uninterrupted lunch period. The length of time for such lunch period shall be for a period of no less than one-half hour and shall be scheduled for full-time employees by the employee's supervisor.

5.4 Rest Periods

5.4.1 Rest periods are compensated time during which employees do not perform services. The purpose of the rest period is to provide rest and relaxation to avoid accidents and improve employee productivity.

5.4.2 Duration

A rest period shall be no greater than 15 minutes in length.

5.4.3 Scheduling

The immediate supervisor shall be responsible for scheduling rest periods at or near the midpoint of each consecutive four (4) hour shift.

5.4.4 Entitlement

To be entitled to a paid fifteen (15) minute break, the employee must work a work schedule which as four (4) consecutive hours of work. A second fifteen (15) minute break will be scheduled for those employees who are scheduled for eight (8) consecutive hours.

5.4.5 Layover

A "layover" in excess of fifteen minutes that is utilized for rest and relaxation will be considered as a paid fifteen-minute rest period.

5.5 Overtime Compensation

5.5.1 The rate of authorized overtime compensation for all classified service is the hourly rate of the employee times one and one-half (1 ½) of the regular workday.

5.5.2 Overtime shall be considered anytime worked over an 8-hour day or a 40-hour week. If for all or certain classes of classified positions the established workday is less than eight hours but seven hours or more and the established work week is less than 40 hours but 35 hours or more, all time worked in excess of the established workday and work week shall be considered overtime pursuant to Education Code Section 45128.

- 5.5.3** The District shall provide compensatory time off or cash payment for overtime work in accordance with the law and this negotiated agreement. The District shall carefully keep records related to the accrual of overtime. Employees subject to overtime payment shall complete a daily record of their time worked. Falsification of time records may result in disciplinary action against the employee and may subject him/her to civil and criminal penalties. Employees have the option to accept the overtime as pay or compensatory time off. CTO may be accrued up to a maximum of 240 hours (160 hours of overtime work). Employees may use CTO within a reasonable period of the employee's request to do so, provided that this does not unduly disrupt District operation. The District shall make cash payments for all CTO, which has not been taken within twelve (12) months of its accrual pursuant to Ed. Code Section 45129. No overtime or CTO shall be allowed except as authorized by an employee's immediate supervisor.
- 5.5.4** When an emergency occurs, the District representative shall give verbal notice of the overtime assignment and whether the District proposes to pay cash for the overtime or provide compensatory time off.

5.6 Workweek

- 5.6.1** Five consecutive days; overtime (Education Code section 45131 states: Notwithstanding the provisions of section 45131, the workweek shall consist of not more than five (5) consecutive working days for any employee having an average workday of four (4) hours or more during the workweek. Such an employee shall be compensated for any work required to be performed on the sixth and seventh day following the commencement of the workweek at a rate equal to one and one-half (1½) times the regular rate of pay of the employee designated and authorized to perform the work.
- 5.6.2** An employee having an average workday of less than four (4) hours during a workweek shall, for any work required to be performed on the seventh day following the commencement of his/her workweek, be compensated for at a rate equal to one and one-half (1½) times the regular rate of pay of the employee designated and authorized to perform the work.
- 5.6.3** Positions and employees excluded from overtime compensation pursuant to section 45130 shall likewise be excluded from the provisions of this section.

5.7 Overtime – Equal Distribution

- 5.7.1** Overtime shall be distributed, and rotated as equally as is practical among qualified employees in the bargaining unit within each department. The District management specifically reserves the right to determine what the term "qualified" means as it applies to this article (see section 5.12 through 5.20 for bus trip overtime).

5.7.2 Entitlement to overtime will be based upon the employee being available to do the overtime. Employees on a long term leave of absence will only be entitled to the proportionate amount of overtime, based on the days worked. Should all eligible employees refuse the overtime, the District shall have the right to assign the least senior/most qualified employee the overtime (see sections 5.12 through 5.20 for bus trip overtime).

5.8 Additional Training

Employees required by the District to take additional training shall be on a paid basis. Training done outside business hours to improve employee skills is on an unpaid basis.

5.9 Shift Differential

5.9.1 Members of the bargaining unit whose regular shift requires service up to or after 7:00 p.m. shall receive a premium of one (1) salary range above the regular rate for the respective classification.

5.9.2 Members of the bargaining unit whose regular work shift requires services after midnight, shall receive a two (2) salary range differential. Notwithstanding the above, when a member of the bargaining unit is working on a range differential, such differential shall not be paid during summer school recess, winter school break, spring school break, or such other times as schools are not in session for an extended time and the work can be accomplished during the day period.

5.10 Temporary Assignments

5.10.1 All classified employees shall be assigned to perform duties which are fixed and prescribed by the Governing Board. In the event an employee is assigned more than five (5) working days within a fifteen (15) calendar day period in a higher classification, the employee shall receive a temporary pay increase of 5% for the period of time the additional duties are performed.

5.10.2 No employee shall assume a position or perform work exclusive to a higher classification without prior approval from the employee's supervisor.

5.10.3 If an employee assumes a position or performs work exclusive to a higher classification without prior approval, they shall not receive compensation for the higher classification.

**ARTICLE VI
PAY AND ALLOWANCES**

6.1 For the 2014-2015 fiscal year, the Classified Salary Schedule shall be increased by 4%, effective July 1, 2014.

For the 2015-2016 fiscal year, the Classified Salary Schedule shall be increased by 4%, effective July 1, 2015.

6.2 Longevity: The District agrees to provide an additional monthly stipend during the months of service as follows:

- .032 of the employee's salary for completion of 10 years in MUSD
- .042 of the employee's salary for completion of 15 years in MUSD
- .052 of the employee's salary for completion of 20 years in MUSD
- .062 of the employee's salary for completion of 25 years in MUSD
- .072 of the employee's salary for completion of 30 years in MUSD
- .082 of the employee's salary for completion of 35 years in MUSD

The percentages are not cumulative. The unit member must have completed the year to receive the longevity percentage.

6.3 Mileage Reimbursement

Any bargaining unit employee required by the District to use their vehicle on approved District business shall be reimbursed at the standard IRS rate per mile. The mileage computation shall include mileage from the primary work site to the secondary work site. If required to return to the primary work site, mileage will be paid. This amount shall be payable in a separate warrant drawn against District funds upon submission of a proper and correct claim by the bargaining unit employee to the District Office.

6.4 Meal Reimbursement

All bargaining unit members who receive prior administrative and/or board approval for travel which requires that the employee incur meal expenses shall be reimbursed. It is required that the employee submit a complete and accurate request for reimbursement on a district approved form along with any necessary documentation. The employee shall be reimbursed the reasonable cost for meals not to exceed the IRS approved rate.

No reimbursement for meals will be made when meals are provided by the District.

6.4.1 Bus Drivers meal reimbursement while on field trips shall be in accordance with section 6.4.

6.5 Lodging Reimbursement

All bargaining unit members who receive prior administrative and/or Board approval which requires the employee to incur lodging expenses shall be reimbursed. It is required that the employee submit a complete and accurate request for reimbursement on a District approved form along with any necessary documentation. The employee shall be reimbursed for the full cost of the employee's lodging.

6.6 Uniforms

6.6.1 Purpose

It is an objective of MUSD to promote safety, visibility, and conformity among particular employee groups. The intent of the District is to require certain members to wear a District-supplied uniform while performing their duties.

6.6.2 Procedure

The site/department will pay for the initial cost of uniforms and yearly replacement out of their site/department budgets. Uniforms will be consistent by

classification and will be determined by a representative group of management, CSEA designee, and unit members from the site/department involved.

Department Heads/Principals shall require of employees who benefit from District-provided uniforms that they be properly worn at all times the employee is on duty.

Mechanics and EPA Pest Control Employees will have their uniforms laundered at the expense of the District. All other employees will launder and maintain their issued uniforms at their own expense.

Employees must surrender their issued uniforms to the site/department upon leaving employment with the District.

6.7 Additional License Requirement

6.7.1 The District will reimburse the one-time cost of employee's successful completion of the license exam.

6.7.2 The following procedures will be followed in order to have necessary personnel with the proper license requirements:

- ❖ The District will determine the number of license upgrades needed.
- ❖ The District will first ask for volunteers.
- ❖ If there are no volunteers, the District could assign this responsibility to employees, beginning with the least senior and their job description would be amended to update the license requirement.
- ❖ New hires would be required to pass license requirements as a condition of employment.

6.8 Call Back

6.8.1 If a classified employee leaves the District premise after completing their scheduled work day and is called back to the District premises to perform emergency or other work, the employee will be entitled to pay for time spent on performing the work. Call back pay is not required when an employee works beyond their normal schedule and/or employee works overtime.

6.8.2 Employees "called back" shall receive a minimum of two (2) hours pay at their appropriate rate.

ARTICLE VII HEALTH AND WELFARE BENEFITS

7.1 Medical Insurance

7.1.1 Unit members employed for more than four (4) hours are eligible for the following benefits:

- a. **Health Insurance:** Will be offered for employees and eligible dependents within benefit specifications.
- b. **Dental Insurance:** Delta Dental for employees and eligible dependents within benefit specifications.
- c. **Vision Insurance:** Vision Services Plan coverage for employee and eligible dependents within benefit specifications.

7.1.2 Upon ratification, the District shall contribute up to an annual maximum contribution of \$14,843 for the remainder of the 2013-2014 fiscal year (pro-rated by the remaining months left in the 2013-2014 fiscal year) for eligible bargaining unit members toward health, dental, and vision benefits. The District contribution amount shall increase 3% at the beginning of each fiscal year. As such, the District contribution shall be \$15,288 for the 2014-2015 fiscal year. Thereafter, the 3% increase shall continue to be added to the prior year's contribution amount.

At the conclusion of this agreement, annual 3% increases shall be the status quo. Bargaining unit members shall pay any difference between the District's annual maximum contribution and the actual cost of the plan chosen by the bargaining unit member.

7.1.3 Bargaining unit members who are employed less than four (4) hours per day in a regular assignment or who are on a non-compensated leave of absence shall be excluded.

7.1.4 Eligibility Criteria

A classified employee is eligible to enroll for health, dental and vision coverage within thirty (30) days from the date of employment. Regular employees who do not enroll in the insurance group or plans may enroll at specified openings and/or new contract dates. To qualify for insurance coverage the first of the following month after the date of hire, employees must work more than half (1/2) the working days in a calendar month. If an employee does not work the required number of days, insurance coverage takes effect at the beginning of the second calendar month after the first day of employment.

7.2 Workers Compensation Insurance

All school district employees are covered by worker's compensation insurance for injuries which occur during their work schedule. Injuries incurred by the employee must be reported within twenty-four (24) hour to their immediate supervisor.

7.3 Unemployment Insurance

Every regular classified employee of the Madera Unified School District is covered for unemployment insurance pursuant to Sections 135.2, 605.2, and 802 of the Unemployment Insurance Code.

7.4 Retiree Insurance

7.4.1 A classified employee who elects to retire is eligible for continued medical insurance equivalent to the current medical plan in effect for all classified personnel.

7.4.2 Eligibility

To be eligible for medical insurance the retiring employee must meet the following requirements:

- ❖ Served a minimum of fifteen (15) years of full time Madera Unified School District service or, for unit members who commence employment with the District after June 30, 2002, a minimum of twenty-five (25) years of full-time Madera Unified School District service.
- ❖ Be at least fifty-five (55) years of age but not more than sixty-four (64) years of age or, for unit members who commence employment with the District after June 30, 2002, at least fifty-eight (58) years of age but not more than sixty-four (64) years of age.

7.4.3 District Contribution

The District's contribution toward retirees' medical insurance will be in the same amount as that for the current classified employees' coverage.

7.4.4 Retirees Responsibilities

7.4.4.1 The retirees shall be responsible for the same amount of cost for maintaining medical insurance coverage as other classified District employees.

7.4.4.2 The retirees shall notify the District Payroll Department monthly on a District approved form for the purpose of keeping medical insurance current.

7.4.4.3 A retiree shall be covered from the date of retirement until any of the following occurs in order to terminate their coverage:

- a. Retiree reaches their 65th birthday or;
- b. Retiree becomes eligible for Medi-Care or Medi-Cal or;
- c. Retiree fails to pay any of the premium costs assessed or;
- d. The retiree fails to notify the District prior to the last working day of any calendar month or;
- e. Death of the retiree.

7.4.5 Early Retirement Incentive Plan

This plan will be offered to any classified employee who meets the following criteria:

- ❖ Must have served a minimum of fifteen (15) years of full-time Madera Unified School District service.
- ❖ Be at least fifty-five (55) years of age or for unit members who commence employment with the District after June 30, 2002, be at least fifty-eight (58) years of age.

Salary Range Factor	
4-16	\$5.00
17-28	\$6.00
29-50	\$7.00

(Years of Service X Range Factor X number of months employed per year equals = Annual Amount Annual amount divided by 12 equal monthly amounts for 36 months)

ARTICLE VIII HOLIDAYS

8.1 Eligibility

- 8.1.1 All probationary and regular classified employees shall be entitled to the holidays specifically listed in the appendix as attached unless specified otherwise.
- 8.1.2 Except as otherwise provided in this article, an employee must be in a paid status during any portion of the working day immediately preceding or succeeding the holiday to be entitled to holiday compensation.

8.1.2.1 Exceptions

Bargaining unit members whose service assignments do not fall on the day immediately preceding or succeeding December 25th or January 1st holidays shall be paid for those holidays if they are in a paid status during any portion of the working day immediately preceding or succeeding the holiday period. Employees will receive an amount equivalent to their regular rate of pay.

8.2 Employee Providing Service

When a classified employee is required to work on a holiday, he or she shall be paid compensation, or given compensating time off, for such work, in addition to the regular pay received for the holiday, at the rate of time and one-half the employee's regular rate of pay in accordance with Education Code 45203.

8.3 Additional Holidays

Additional holidays will be handled in accordance with Education Code 45203.

ARTICLE IX VACATION PLAN

9.1 Purpose

Regular Classified Employees are entitled and encouraged to utilize paid vacation for the purpose of rest and relaxation. The objective is the maintenance of employee health and morale.

9.2 Accrual Rate

CL Calendar Title	Work Days	Holidays	1-4 Years Vacation Accrual	5-9 Years Vacation Accrual	10+ Years Vacation Accrual
200	180	13	8	12	15
211	190	13	8.5	12	16
213	192	13	8.5	12	16
218	197	13	8.5	13	17
224	203	13	9	13	17
239	217	13	9.5	14	18
251	227	14	10	14	19
255	231	14	10	15	20
261	237	14	10	15	20

(Vacation pay for a partial year will be based upon actual days worked)

9.3 Compensation Rate

The compensation rate for vacation shall be at the employee's regular rate of pay at the time the vacation is commenced. Vacation compensation shall not become a probationary employee's vested right until completion of the initial six (6) months of employment.

9.4 Holiday During Scheduled Vacation

A classified employee will receive holiday pay if they are so eligible, for any holiday which occurs during the employee's scheduled vacation. The employee will not be charged vacation benefit for the day.

9.5 Vacation Accumulation

Vacation is an employee benefit for the recreation and relaxation of the employee. It is not intended to accrue from year to year for extended vacations. A maximum of ten (10) vacation days may be accrued and carried over to the following fiscal year, after June 30, 2014.

9.6 Interruption of Vacation

An employee in the bargaining unit shall be permitted to interrupt or terminate vacation leave in order to begin another type of paid leave provided by this agreement without a return to active service, provided the employee supplies notice and supporting information regarding the basis for such interruption or termination.

9.7 Vacation Scheduling

Vacation shall be scheduled at times requested by bargaining unit employees so far as possible within the District's work requirements.

- 9.7.1 Vacations shall be taken during the fiscal year in which they are earned with the approval of the employee's immediate supervisor.
 - 9.7.2 By March 1, each school/department shall be responsible to establish a school calendar for the following school year (so long as a Board approved calendar is available) with a maximum of three weeks during the year when vacation is not allowed. There must be adequate time on the yearly schedule available for all employees in the department to schedule vacation.
 - 9.7.3 All bargaining unit members shall submit requests for vacation in writing between May 1-30 for the following fiscal year. During this time, vacation will be scheduled by seniority. Employees will be notified of approval/denial by June 15.
 - 9.7.4 Unit members who do not submit their vacation request between May 1-30, will have their vacations approved on a first come, first served basis, consistent with the employer's ability to provide services. Any vacation requests submitted on the same day for the same vacation day shall be approved on a seniority basis.
 - 9.7.5 Whole weeks of vacation shall be given priority scheduling over single days.
 - 9.7.6 Unit members shall be responsible to schedule vacations during the year. A unit member who fails to schedule the use of their vacation entitlement by March 1 of that same year may have vacation time scheduled by the District so that no more than ten (10) vacation days carry over to the following fiscal year. In the event a unit member and the District do not schedule vacation for a unit member, the amount above ten (10) days shall be paid by the District at the end of the fiscal year (so that a maximum of ten (10) vacation days are carried over to the following fiscal year).
 - 9.7.7 Vacation changes may be made by an employee at any time during the fiscal year, subject to the approval of the supervisor. Vacation changes shall not affect the previously scheduled vacation of any other unit member.
 - 9.7.8 In the event the employer cancels pre-approved vacation days, those days may be carried over. In exceptional circumstances, the employer may approve carryover in excess of 10 days.
- 9.8 Employees who work less than a full year shall be paid the value of their vacation in lieu of taking vacation during the school year. The District shall provide an annual notice to the employee identifying their regular rate of pay and amount paid in lieu of taking vacation.

**ARTICLE X
LEAVES**

10.1 Leaves

The leave benefits in this article are intended to minimize potential economic hardship for classified employees who are eligible and receive approval of the various provisions of this article. The Madera Unified School District and CSEA Local Chapter #169 agree that classified employee attendance is critical to the efficient provision of district services and classified staff morale.

10.2 Basic Sick Leave

10.2.1 Purpose

The purpose of sick leave utilization shall be for physical and mental disability absences which are medically necessary and caused by illness, injury, or quarantine.

10.2.2 Eligibility

An employee covered by this agreement, working five (5) days per week, twelve (12) months per year, shall be annually entitled to twelve (12) days of leave of absence for the purpose of sick leave utilization.

An employee covered by this agreement, working less than a full year, shall be entitled to sick leave in the same ratio that their employment bears to a full year employment.

SICK LEAVE ACCRUAL

CALENDAR	185-206.5	207-228	228.5-250	250.5-261
MONTHS	9	10	11	12

One day per month accrued based on same formula of converting calendar to months.

10.2.3 Procedure

An employee needing to be absent due to illness, injury, or for medically necessary treatment shall notify the District of their need to be absent from service as soon as known, but in no event later than one (1) hour prior to reporting time. The notification described herein shall also include an estimate of the expected duration of the absence.

10.2.3.1 An employee whose absence history reflects a pattern of failing to provide reasonable notice shall be subjected to discipline.

10.2.3.2 If the employee fails to notify the District of his/her desire to cancel previously approved sick leave, and such failure results in both the employee and a substitute reporting to work, the employee will be sent home that day and his/her leave balance shall reflect a deduction for that day's absence.

10.2.3.3 If it is the opinion of CSEA there are extenuating circumstances regarding Sections 10.2.3.1 and/or 10.2.3.2, the Director of Human

Resources will review with CSEA the concern(s) in an honest attempt to resolve the issue(s) in a fair and equitable manner.

10.2.4 Requirements

An employee becoming aware of the need for absence due to surgery or the predictable or prior scheduled cause, shall submit a statement from their attending physician as far in advance of the initial disability date as possible. The physician's statement shall include the beginning date of disability, and the anticipated date of return to active service.

10.2.5 Compensation

Any unused sick leave credit may be used by the employee for sick leave purpose without loss of compensation.

10.2.6 Return to Service

10.2.6.1 Immediately upon return to active service, the employee shall complete the District Absence form and submit it to the immediate supervisor.

10.2.6.2

<u>Days Absent</u>	<u>Written Verification</u>
1-5	Employee
6-more consecutive	Licensed Physician

10.2.6.3 An employee's immediate supervisor may require such evidence concerning the absence as he/she determines necessary to establish its validity. In absence of evidence to the contrary, an employee's word shall be deemed a valid excuse for this article for absences of one (1) to five (5) days. An employee alleged to have taken an invalid sick leave, shall be given, in writing, the evidence against him/her, and an opportunity to respond to the allegation prior to any action taken against him/her.

10.2.6.4 An employee who has experienced a disability absence requiring surgery, hospitalization, or extended medical treatment, shall be required to submit, prior to return to active duty, a medical statement from his or her treating physician indicating an ability to return to his/her position classification, with or without restrictions.

10.3 Extended Illness Leave

10.3.1 Purpose

Extended illness leave is provided for long term illnesses and recovery from medically necessary surgery. The paid extended illness under this section commences with the seventh (7th) day of continuous illness, with compensation retroactive to the first day of illness. Extended illness leave may be used on an intermittent basis in situations where regular or ongoing treatment is needed related to the long term illness.

10.3.2 Eligibility

An employee covered by this agreement.

10.3.3 Procedure

Any unused accumulated basic sick leave credit may be used by the employee for sick leave purpose without loss of compensation. Upon exhaustion of all accumulated basic sick leave credit, an employee who remains absent pursuant to 10.3 shall be provided with 100 days of extended illness leave, payable at 50% of their current daily rate of pay. This pay rate shall be provided regardless of the District's use of a substitute. This 100 days at 50% pay shall be for a fiscal year and shall not accumulate from year to year. This leave shall run concurrently with accumulated basic sick leave. The 100 days shall be exclusive of any other paid leave, holidays, vacation, or compensating time to which the employee may be entitled.

10.3.4 Requirements

An employee becoming aware of the need for an extended absence due to medically necessary surgery or long term illness shall submit a statement from his/her attending physician with as much notice to the District as possible. The physician's statement shall include the beginning date of the extended absence and the anticipated date of return to active service. In order to use extended illness leave on an intermittent basis, an employee must submit a statement from his/her attending physician stating that regular or ongoing treatment is needed related to a long term illness.

10.3.5 Return to Service

Upon return to service following an extended leave of absence, the employee may participate in a fitness for duty examination as provided by the District.

10.4 Leave Abuse

An employee alleged to have taken an invalid sick leave/extended illness leave day(s) or to have abused leave privileges (as evidenced by excessive Friday/Monday absences, absences that extend a holiday weekend, repeat absences with inadequate notice, or other objective facts that support the inference of leave abuse) shall be given, in writing, the evidence against him/her supporting the allegation(s), and will provide the employee an opportunity to respond to the allegation prior to any action taken against him/her.

Action that may be taken as a result of leave abuse will comply with the concept of progressive discipline, which can proceed to termination. When appropriate, the District may work with CSEA to develop individual remediation plans. Such plans may include a more stringent medical verification process, to be used in situations involving excessive absenteeism or leave abuse. However, the District's refusal to implement an individual remediation plan shall not be subject to the grievance procedure.

10.5 Personal Leave

10.5.1 Purpose

An employee may request a personal leave of absence for reasons not enumerated elsewhere in this agreement.

10.5.2 Eligibility

An employee covered by this agreement.

10.5.3 Procedure

The employee seeking an approved personal leave of absence shall submit a request, including the reasons and any supporting information relating thereto, and the duration of the length of the requested leave.

10.5.3.1 For the personal absence covered under this leave policy, the employee shall submit the request described herein to the Director of Human Resources for recommendation and presentation to the Governing Board for approval or denial.

10.5.3.2 An employee requesting personal leave of absence shall submit the request twelve (12) working days prior to the last Board meeting before leave is to begin to the Director of Human Resources for consideration and presentation to the Governing Board. Response shall be made by the end of the period.

10.5.3.3 Personal leaves of absence without compensation may be granted to a bargaining unit member not to exceed one year at a time, upon the recommendation of the Director of Human Resources. If recommended by the Director of Human Resources, one additional year of leave may be granted. Upon the expiration of the second year of leave, an employee must return to duty within the Madera Unified School District or submit his/her resignation. Exceptions will be considered by the Governing Board upon the recommendation of the Director of Human Resources.

10.5.4 Requirements

An employee shall not accept gainful employment while on personal leave of absence without prior written approval of the District.

10.5.5 Compensation

Any personal leave of absence granted under these provisions shall be without compensation.

10.5.5.1 Employees on personal leave of absence shall be permitted to participate in the District insurance programs at the employee's expense.

10.5.6 Return to Service

10.5.6.1 The employee shall be reinstated to the position and classification held prior to the leave of absence.

10.5.6.2 If the personal leave of absence was granted for personal health reasons, the employee shall be required to submit prior to return to active duty, a medical statement from his or her treating physician indicating an ability to return to his/her position classification, with or without restrictions.

10.6 Personal Necessity Leave

10.6.1 Purpose

Personal Necessity Leave may be utilized for circumstances that are serious in nature, which cannot be expected to be disregarded, which necessitate immediate attention and cannot be dealt with during off-duty hours.

10.6.2 Eligibility

An employee of this unit who has sufficient unused sick leave credit.

10.6.3 Procedure

Employees shall submit a request for Personal Necessity Leave approval on a District approved form to the Director of Human Resources normally not less than three (3) working days prior to the beginning date of the leave. The prior approval required for personal necessity leave shall not apply to the following reasons:

10.6.3.1 Serious illness of a member of the employee's immediate family:

"Immediate family" means mother, father, father-in-law, mother-in-law, son, daughter, son-in-law, daughter-in-law, spouse, grandmother, grandfather, grandchildren, sister, brother, sister-in-law, brother-in-law, aunt, uncle, niece, nephew, step-children or step parents of the unit member and of the spouse.

10.6.3.2 Death of a person close to the employee but not included as a member of the immediate family as defined in one (1) above.

10.6.3.3 Accident involving person or property of the employee's immediate family.

10.6.3.4 Situation or condition involving minor child requiring appearance of parent or legal guardian where previous notice was not possible and another parent or legal guardian is not present or guardian is not present or capable of attendance.

10.6.3.5 In case of adoption where it is necessary to process documents or take custody of the child.

10.6.3.6 When prior approval is not required, the employee shall make every reasonable effort to comply with District procedures designed to secure a substitute and shall notify the immediate supervisor of the expected duration of the absence.

10.6.4 Requirements

10.6.4.1 An employee may use not more than seven (7) days per year of accumulated sick leave for purposes of approved personal necessity leave. An employee shall be allowed to use two (2) of the seven (7)

days of personal necessity leave as “no-tell” days only if a sufficient sick leave balance has been accrued.

10.6.4.2 Additional days of accumulated sick leave may be requested from the Director of Human Resources. In making the determination, the Director will consider the severity of the need and the impact of the unit member’s absence on his/her department’s work schedule.

10.6.4.3 Examples of reasons for which personal necessity leave shall not be granted are: political demonstrations, vacation, recreation, social activities, civic, or organization activities, employee association activities, routine personal activities, or occupational investigation.

10.6.5 Compensation

An employee shall receive full compensation for not more than seven (7) days per year of approved personal necessity unless additional personal necessity is granted as per Section 10.6.4.2.

10.6.6 Return to Service

10.6.6.1 Immediately upon return to active service, the employee shall complete the District Absence form and submit it to the immediate supervisor.

10.6.6.2 The Director of Human Resources may require such evidence concerning the leave of absence as he/she determines necessary to establish its validity.

10.7 Bereavement Leave

10.7.1 Purpose

The purpose of bereavement leave utilization shall be for the death of a member of the immediate family: “Immediate family” means mother, father, father-in-law, mother-in-law, son, daughter, son-in-law, daughter-in-law, spouse, grandmother, grandfather, grandchildren, sister, brother, sister-in-law, brother-in-law, aunt, uncle, niece, nephew, step-children or step-parents of the unit member and of the spouse.

10.7.2 Eligibility

An employee covered by this agreement.

10.7.3 Procedure

An employee exercising this leave of absence provision shall notify the immediate supervisor as soon as possible, and of the expected duration of the absence.

10.7.4 Requirements

An employee shall be granted up to three days for bereavement purposes. If travel of two-hundred and fifty (250) to four hundred and ninety-nine (499) miles one way is required, one (1) additional day shall be allowed. If travel of five

hundred (500) miles or more one way is required, two (2) additional days shall be allowed.

10.7.4.1 A request for leave under this policy for persons outside the definition of immediate family must be submitted to the Director of Human Resources whose decision shall be final.

10.7.5 Compensation

All days of absence used under the provisions of bereavement leave shall result in no loss of compensation to the employee.

10.7.6 Return to Service

10.7.6.1 Immediately upon return to active service, the employee shall complete the District Absence form and submit it to the immediate supervisor.

10.7.6.2 The Director of Human Resources may require such evidence concerning the leave of absence as he/she determines necessary to establish its validity.

10.8 Paternity Leave

10.8.1 Purpose

An employee may request a paternity leave when the spouse of the employee is confined for child delivery.

10.8.2 Eligibility

An employee covered by this agreement with sufficient sick leave credit.

10.8.3 Procedure

The employee requesting leave of absence under this provision shall notify the immediate supervisor of the need to be absent as soon as possible, but in no event later than reasonable notice necessary to secure substitute services.

10.8.4 Requirements

10.8.4.1 Allowable leave shall be for not more than one (1) day per year.

10.8.4.2 Allowable leave shall not be accumulated from year to year.

10.8.5 Compensation

One (1) day of sick leave credit may be used by the employee for paternity leave purposes, without loss of compensation.

10.8.6 Return to Service

Immediately upon return to active service, the employee shall complete the District Absence form and submit it to the immediate supervisor.

10.9 Judicial and Official Appearance Leave (Jury Duty)

10.9.1 Purpose

Judicial and official appearance leave may be granted for purposes of regularly called jury duty, appearance as a witness (in court) other than as a litigant, or to respond to an official order from another governmental jurisdiction for reasons not brought about through the connivance or misconduct of the employee.

10.9.2 Eligibility

An employee covered by this agreement.

10.9.3 Procedure

The employee seeking an official judicial appearance leave shall submit a request accompanied by the official order for approved absence to the immediate supervisor. Such request shall be submitted not less than twenty-four (24) hours following receipt of the official order. Employees directed to call the court must notify their supervisor regarding the jury status immediately in order for the supervisor to obtain appropriate coverage. The employee must also notify their supervisor as soon as they are released from duty (end of trial/day) so that the substitute may be released.

10.9.4 Requirements

10.9.4.1 An employee may be granted a leave of absence not to exceed the duration of the requirements of the official order for participation and appearance.

10.9.4.2 Employees are to be on duty to the District during any of the days not required to be in court. Contracted days which require an official appearance for participation are duty free.

10.9.4.3 Employees are encouraged to serve jury duty on non-contracted days.

10.9.4.4 Employees are to have the official jury duty form completed by court official for each jury duty assignment.

10.9.5 Compensation

Any compensation checks received (except mileage allowance, if requested), must be endorsed over to the school district, or the remuneration received shall be subtracted from the employee's regular pay for that period of time. Any compensation earned during a non-contracted day belongs to the employee.

10.9.6 Return to Service

10.9.6.1 Immediately upon returning to active service, the employee shall complete the District Absence form and submit it and the official jury duty form to the immediate supervisor.

10.9.6.2 The Director of Human Resources may require such evidence concerning the leave of absence as determined necessary to establish its validity.

10.10 Maternity Leave

10.10.1 Purpose

An employee may request a maternity leave when she is required by her physician to be absent from duties because of pregnancy, miscarriage, childbirth, and recovery therefrom.

10.10.2 Eligibility

An employee of her unit who has sufficient unused sick leave credit.

10.10.3 Procedure

An employee exercising this leave of absence provision, shall notify the immediate supervisor of her need to be absent from service as soon as known, but in no event later than reasonable notice necessary to secure substitute services. The notification described herein shall also include an estimate of the expected duration of the absence.

10.10.4 Requirements

An employee becoming aware of the need for an absence due to maternity, shall submit a statement from her attending physician as far in advance of the initial disability date as possible. The physician's statement shall include the beginning date of disability and the anticipated date of return to active service.

10.10.5 Compensation

Any unused sick leave credit may be used by the employee for maternity leave purposes without loss of compensation. Upon exhaustion of all accumulated sick leave credit, an employee who continues to be absent for disabilities caused or contributed to by pregnancy, miscarriage, or childbirth, shall receive differential pay (regular salary less substitute pay) for a period not to exceed five (5) continuous school months. Only one (1) increment of differential pay shall be allowed for a single and continuous absence that extends into the next school year.

10.10.6 Return to Service

10.10.6.1 Immediately upon return to active service, the employee shall complete the District Absence form and submit it to the immediate supervisor.

10.10.6.2 An employee who has experienced a maternity leave of absence shall be required to submit, prior to returning to active duty, a medical statement indicating an ability to return to her position classification, with or without restrictions.

10.11 Fitness for Duty Examinations

Board Policy and Administrative Regulation 4112.44, 4212.44, and 4312.44 (“Essential Functions Examination”) shall be interpreted to require that the following procedure be used for an employee who suffers an industrial or nonindustrial injury which causes him or her to take leave from work. An employee returning from pregnancy leave shall not be subject to these procedures.

- a. After an employee returns from a long term absence or illness leave, and when it is determined by objective evidence that the employee is unable to perform one or more essential functions of his/her position due to a suspected medical condition, the employee may be required to undergo a fitness for duty examination.
- b. An employee exhibiting documented signs of inability to perform the essential functions of his/her position may be required to undergo a fitness for duty examination.
- c. An employee who passes the essential job functions exam shall be entitled to return to work.
- d. An employee who fails the fitness for duty examination may be placed in a temporary modified duty assignment in which the employee will not be required to perform, or will be permitted to perform with accommodations, the job duties which the exam indicated to be areas of concern.
- e. In situations where an employee fails the fitness for duty exam, the District will engage the employee in the interactive process to determine whether there are any reasonable accommodations that will allow the employee to perform the essential functions of his/her position.
- f. Any employee required to undergo a fitness for duty examination shall be placed on paid administrative leave. If the employee fails the examination, said paid administrative leave shall cease and the employee may utilize other accrued leaves, if any. In order for an employee to receive paid administrative leave, he/she must fully cooperate with the District and attend scheduled appointments/examinations.
- g. Any fitness for duty examination shall be conducted in accordance with the law.

ARTICLE XI TRANSFER

11.1 Definition

For the purpose of this article, a transfer is defined as the movement of an employee from one position to another position in the same classification with the same salary range.

11.2 Transfer Types

A transfer may be initiated in either of the following ways: Voluntary transfers initiated by the employee or; District (Administrative) transfers which are not arbitrary or capricious.

- 11.3** A unit member may request a transfer to a position on the same salary grade level by submitting a transfer request to the Human Resources Office. Such transfer requests shall be considered for one year or until the employee withdraws the request, whichever is sooner.
- 11.4** When vacancies occur, transfer requests on file shall be reviewed, and all unit members requesting transfer and found to be qualified shall be referred to the appropriate supervisor for interview and consideration.
- 11.5** District employees with necessary qualifications shall be given first consideration in filling any job vacancy which can be considered a transfer.
- 11.6 Eligibility Requirements**
Criteria to be considered by the District when considering employee transfers shall include:
- ❖ Completion of current probationary period, and;
 - ❖ Applicant's knowledge, skills, experience, education, and;
 - ❖ The employee must possess the minimum qualifications required for the specific position to which the transfer is sought;
 - ❖ Evaluations will be considered, and;
 - ❖ Needs of the District, and;
 - ❖ If all the above factors are equal, seniority, defined as the date of hire within the classification, shall be the primary factor to be considered.
- 11.7 Recruitment Procedures**
All regular Board approved bargaining unit positions which become vacant and are authorized to be filled shall have recruitment announcements prepared and posted. The recruitment announcements shall be posted on the District Human Resources Office bulletin board for five (5) full business days. The announcement shall also be posted on the bulletin boards at school sites, Transportation and Maintenance Departments, and school cafeterias. Any classified employee who is interviewed for such a transfer, will receive written notification of their status in the selection process.

ARTICLE XII PROMOTION

- 12.1 Purpose**
It is the District's intent to insure the efficient provision of District service and to promote people from within the District who have displayed satisfactory performance and meet the minimum job qualifications. It is a District objective to enhance classified employee career advancement and growth possibilities.
- 12.2 Definition**
For the purpose of this article, promotion is defined as the appointment of an employee to a position in a classification with a higher salary per day, per month, per year, than their current assignment.

12.3 Intra-District Considerations

12.3.1 All classified unit member position openings will be posted intra-district for five (5) days. Positions of (3) three hours or less are exempt from this provision.

12.3.2 When vacancies occur, transfer requests on file shall be reviewed, and all unit members requesting transfers and found to be qualified, shall be referred to the appropriate supervisor for interview and consideration.

12.3.3 District employees with necessary qualifications shall be given first consideration in filling any job vacancy which can be considered a transfer.

12.4 Eligibility Requirement

All applicants must meet the minimum requirements of the job description to be considered for an interview. The most qualified applicants who apply and meet the minimum qualifications shall be interviewed. The following criteria shall be used in the hiring and promotion of all candidates whether intra-district or from the outside:

12.4.1 The efficient operation of the District, as determined by the Superintendent or his/her designee;

12.4.2 Seniority, experience, skills and recent training;

12.4.3 Recommendation of Administrators or Supervisors.

12.5 Application Procedures

12.5.1 Posting

Notice of all job vacancies shall be posted on bulletin boards in prominent locations at each school and district job site. During any period of time in which a site is not in session, it is the responsibility of the employee to contact the Human Resources Office for potential openings. The job vacancy notice shall remain posted for a period of five (5) full working days, during which time employees within the unit may file for the vacancy.

12.5.2 Notice Contents

The job vacancy notice shall include the job title, the assigned job site or department, the number of hours per day, regular assigned work shift times and months per year assigned to the position, the salary range, the deadline for filing an application, how to apply for the opening and shall designate if the position is confidential or supervisory. Job descriptions are available in the Human Resources Office upon request.

12.5.3 Filing

An employee in the bargaining unit may file for a vacancy by submitting an application form prior to the deadline to the Human Resources Office. A bargaining unit member on leave or vacation may authorize his/her job representative to file on the employee's behalf. The District will not be held responsible for an application mistakes made by another when filing in the employee's behalf.

12.5.4 Selection

An interview scoring situation which results in a tie between an intra-district candidate and an outside candidate or an intra-district candidate with greater seniority will result in the intra-district candidate or the higher seniority candidate receiving the selection committee's recommendation for the position. All candidates must have successful reference checks and Superintendent's designee approval prior to placement on the Board Agenda. All applicants not chosen for the vacancy shall receive an appropriate notification within ten (10) days following Board approval or when reasonably possible.

12.6 Compensation

Employees who are promoted shall be placed on the salary schedule on the step in the higher classification which provides a minimum of a three percent (3%) salary increase; however under no circumstances will the employee receive more than the highest step of the higher classification.

12.7 Promotion

There will be a designated CSEA member on the interview panel appointed by the CSEA President.

ARTICLE XIII

ORDER OF LAYOFF, REEMPLOYMENT AND LENGTH OF SERVICE

13.1 Reason for Layoff

Unit member(s) shall be subject to layoff for lack of work or lack of funds or any reason allowable by law.

13.2 Notice of Layoff

When, as a result of lack of work or lack of funds, classified positions must be eliminated at the end of any school year, the unit member(s) to be laid off at the end of such school year shall be given written notice not less than forty-five (45) days prior to the effective date of their layoff. Such notice shall include displacement rights, if any, and reemployment rights.

13.3 Definition of Terms

13.3.1 The definition of "class" for purposes of this agreement are to be a group of classifications relating to the same work in which the employee possesses skills.

13.3.2 The definition of "classification" for purposes of this agreement will be the specific job title of any position held by a unit member.

13.3.3 "Length of service" means seniority shall be calculated by "date of hire" by the District into a bargaining unit "classification" within the "class".

13.3.3.1 "Date of Hire" means the first date in paid status in a "classification". Substitute service is not counted.

13.4 Order of Layoff

Unit members laid off from his/her present "classification" may bump into a lower "classification" within a "class" in which said unit member has greatest seniority.

13.4.1 Whenever a unit member is laid off, the order of layoff in the "class" shall be determined by "length of service". The unit member who has been employed the shortest time in the "class" shall be laid off first.

13.4.2 No bumping may be allowed to a higher "classification" either by salary or hours unless that "classification" was previously held within eighteen (18) months with a positive evaluation. Seniority at a lower "classification" will not accrue as length of service for a higher "classification".

13.4.3 When bumping occurs, it shall be any vacant position within that "classification" or next lowest "classification" within the class. When no vacant position is available, bumping shall occur to the least senior position within the "classification". Reassignment (bumping) into a lower or equal "classification" or position not previously held will require proof of skills and competency for that "classification".

13.4.4 Employees who leave bargaining unit into other positions within the District, may have bumping rights into a classified position if bumping occurs. Only the time served in a bargaining unit position will count toward seniority.

13.4.5 An employee to be laid off by the District may transfer into a vacant position within a higher "classification" only if he/she meets the requirements for the position as determined by the Office of Human Resources. The Office of Human Resources shall evaluate the employee's skills for the position.

13.5 Equal Seniority

If two (2) or more unit members subject to layoff have equal classification seniority, then the determination shall be made by lottery to be determined at the time by California School Employee Association #169 and Madera Unified School District.

13.6 Reemployment Rights

13.6.1 Unit members laid off because of lack of work or lack of funds are eligible to reemployment for a period of thirty-nine (39) months and shall be reemployed in preference to new applicants.

13.6.2 Unit member(s) who take voluntary demotions or voluntary reductions in lieu of layoff or to remain in their present position(s) rather than be reclassified or reassigned, shall be granted the same rights as persons laid off and shall retain eligibility to be considered for reemployment for an additional period of twenty-four (24) months; provided that the same tests of fitness under which they qualified for appointment to the class still apply.

13.6.3 Unit member(s) who take voluntary demotions or voluntary reductions in assigned time, in lieu of layoff shall be, at the option of the unit member(s),

returned to a position in their former class or to positions with increased assigned time in accordance with their proper seniority as ranked on a valid reemployment list.

13.7 Retirement in Lieu of Layoff

13.7.1 Any unit member who was subject to being, or was in fact, laid off for lack of work or lack of funds, and who elected service retirement from the Public Employees' Retirement System, shall be placed on an appropriate reemployment list.

13.7.2 The District shall notify the Board of Administration of the Public Employees' Retirement System of the fact that retirement was due to layoff for lack of work or of funds.

13.7.3 If the unit member is subsequently subject to reemployment, and accepts in writing, within three (3) calendar days, the appropriate vacant position, the District shall maintain the vacancy until the Board of Administration of the Public Employees' Retirement System has properly processed his/her request for reinstatement from retirement.

13.8 Notification of Reemployment Openings

13.8.1 Any employee who is laid off and is subsequently eligible for reemployment shall be notified in writing by the District of an opening. Such notice shall be sent by certified mail to the last address given the District by the employee, and a copy shall be sent to the Madera Unified School's Chapter #169 of the California School Employees Association by the District, which shall acquit the District of its notification responsibility.

13.9 Unit Member(s) Notification to District

13.9.1 A unit member shall notify the District of his/her intent to accept or refuse reemployment within ten (10) calendar days following receipt of the reemployment notice.

13.9.2 If the unit member accepts reemployment, the unit member(s) shall return to work within two (2) calendar weeks following the acceptance of the position.

13.9.3 If the unit member refuses reemployment following his/her receipt of two (2) written notices of District openings, the unit member's name shall be removed from the reemployment list and shall be considered terminated by the District.

**ARTICLE XIV
CLASSIFICATION AND RECLASSIFICATION**

14.1 Class

A group of positions sufficiently similar in duties and responsibilities that the same descriptive title may be used to designate each position assigned to the class;

substantially the same requirements of education, experience, knowledge, and skills are demanded of and the same salary range may be applied with equity.

14.2 Classification

A “Classification” is each position within a “Class.” All new positions, unless specifically exempted by law, shall be assigned to the bargaining unit provided that the job duties performed require that they be assigned to the bargaining unit.

14.3 Reallocation

Movement of an entire classification from one salary range to another salary range.

14.4 Reclassification

Reclassification shall mean the redefining of a position to account for changes in duties, responsibilities or work that alters the nature of the classification of the position.

In order for an incumbent to be reclassified to the higher class, the basis for the reclassification of the position must be the gradual accretion of duties and not a sudden change occasioned by reorganization or assignment of completely new duties and responsibilities contained in the incumbent’s current Job Description. Determination as to the gradual accretion of duties will be the basis for reclassification request outcomes, as defined and provided by the Rules and Regulations of the Personnel Commission.

In order to be eligible for reclassification, an incumbent must have a continuous employment record of two or more years in the classification. An employee who has been reclassified with his or her position is ineligible for subsequent reclassification with his or her position for a period of at least two years from the initial action.

INDIVIDUAL RECLASSIFICATION REQUESTS

14.5 Timing of Request for Individual Reclassification Requests

Request for reclassification may be submitted for review by any unit member between November 1st and November 30th of each school year. This deadline applies to reclassification requests only, and therefore does not apply to requests for out of class/inconsistent duties pay. This article shall not function to deprive members from using other means to address the existence of out of class/inconsistent duties.

14.6 Contents of Reclassification Request and Initial Processing

It is the responsibility of the District, CSEA and Personnel Commission to maintain a system whereby classification review will be continuous. Notwithstanding, a unit member may request a reclassification for purposes of initiating a review. The process consists of the following steps:

1. Where to Get a Reclassification Packet - CSEA and the District have negotiated the content of a “Reclassification Request Packet.” That “Packet” shall be available to unit members upon request in both the Human Resource Department and the Personnel Commission’s office.
2. Members must complete the Reclassification Request Packet to apply for a reclassification. Upon completion of the Packet, unit members shall make three copies of the request and shall submit one copy to the Human Resources Department,

one copy to the Office of the Personnel Commission, and one copy to the CSEA president.

3. The Reclassification Request Packet consists of the following components, which all must be submitted for consideration:
 - a. REQUEST FOR RECLASSIFICATION – Classified Personnel Info Summary FORM AB
 - b. A copy of the current and proposed Job Descriptions, as requested by Form AB
 - c. REQUEST FOR RECLASSIFICATION – Supervisor’s Statement – FORM C
4. Process for Supervisor’s Review - After obtaining the Reclassification Request Packet, the unit member must first complete Form AB. The Reclassification Request Packet consists of a form entitled “Request for Reclassification – Supervisor’s Statement and Input – Form C.” The employee must copy their completed Form AB and provide a copy of their completed Form AB along with their blank Form C to their immediate supervisor. The supervisor shall review the completed Form AB and then shall complete Form C. The supervisor shall complete the Form C and return it to the unit member within twenty (20) work days of receiving the unit member’s completed Form AB. All sections of Form C shall be completed, including any explanation(s) for disagreement.

- 14.7 The Chief Human Resource Officer for the District will work with the employee’s immediate supervisor to investigate any validity or disagreements relative to the request and shall complete Form D in a manner that reflects either agreement or disagreement with the Reclassification Request. The Chief Human Resource Officer shall complete Form D within twenty (20) work days from the date the request was received in the Human Resources Office.
- 14.8 The Chief Human Resource Officer’s completion of Form D shall reflect whether any disagreement with the request is based upon the temporary nature of any out of class work, the non-existence of out of class work or the overlapping nature of the duties involved.
- 14.9 If there is agreement between the unit member’s supervisor, the Chief Human Resource Officer and CSEA supporting the reclassification request, CSEA and the District shall prepare a brief and concise Memorandum of Understanding documenting the agreement. Thereafter, the reclassification of the unit member shall be made prospectively. The parties shall not enter into any agreement that would operate to disturb the relationship between compensation schedules established in the classification by the Personnel Commission.
- 14.10 In the event there is disagreement from any source, the Personnel Commission may be notified of the need for its independent review of the request. If, based upon a desk audit and its own investigations, the Personnel Commission determines corrective action regarding the classification and/or its duties is warranted, which may include but is not limited to reallocation, reclassification, creation of a new classification, or direction to cease assignment of out of class duties, the Personnel Commission may make an advisory

recommendation to the parties. Thereafter, the District and CSEA shall meet and consult regarding the advisory decision upon the request of either party.

- 14.11** If at any time during this process it is determined out of class/inconsistent duties are being performed, but the District disagrees with reclassification based upon the lack of ongoing need or potential for reclassification to disturb the relationship between established classifications, the District shall, in writing, direct the supervisor with a courtesy copy to the unit member to cease the out of class/inconsistent duties.
- 14.12** A unit member who has received a courtesy copy pursuant to 14.11, and who has performed out of class/inconsistent duties for a period of more than five working days within a 15-calendar day period, shall be paid for having performed the out of class/inconsistent duties at a rate of 2.5% above their current salary retro to July 1st of that year, or the date that the out of class/inconsistent duties commenced (whichever is shorter) and until the out of class/inconsistent duties cease to be assigned.
- 14.13** An employee who has been reclassified pursuant to sections 14.5 through 14.10 shall be ineligible for subsequent reclassification for a period of at least two (2) years from the date of the reclassification.

GROUP/ PC/DISTRICT INITIATED RECLASSIFICATIONS AND REALLOCATIONS:

Pursuant to PC Rule 3.3.1, the Personnel Commission must maintain a continuous system for reviewing classifications, reclassifications or reallocations. Accordingly, corrective reclassifications, group reclassifications, the reclassification of a vacant position, or reallocation of a position or of an entire classification may occur without unit member initiation. The following provisions shall apply to such reclassifications:

- 14.14 Effective Date of Reclassification**
Reclassification of a position or positions shall become effective on the date negotiated by the District and CSEA following any recommendation by the Personnel Commission, but shall not have retroactive effect. Changes in classification and salary resulting from the permanent reclassification of a position(s) shall be effective on the date negotiated by the District and CSEA.
- 14.15 Notification of Intent to Reclassify**
Notification of a recommendation for classification or reclassification of a position or employee shall be given to the employee(s) affected, their exclusive representative, the employee's supervisor, and the District Administration before the classification recommendation is adopted.
- 14.16 Effect of Reclassification on Incumbents**
Whenever a position or entire class or classification of positions are reclassified, the rights of incumbents will be determined as follows:
- 14.16.1 Reclassification Upward:** When all of the positions in a class are reclassified to a higher class, the incumbents of the positions who have been in the class for two (2) or more years may be reclassified by agreement of the District and CSEA to the higher class.

- 14.16.2** When one or more within a class/classification, but not all of the positions within that class/classification, are reclassified upward, the incumbent(s) in the position who has a continuous employment record of two (2) or more years in one or more of the positions being reclassified may be reclassified by agreement of the District and CSEA.
- 14.16.3** Reclassification Equal or Lower: When a position or group of positions are reclassified to a class with a lower wage or salary range, the incumbent(s) shall be “Y” rated until such time as the salary in the lower class catches up to the salary at the time of the reclassification.

14.17 Seniority of Positions Reclassified

An employee who is reclassified as part of a group reclassification shall have their seniority transferred into the new classification.

**ARTICLE XV
GRIEVANCE ARTICLE**

15.1 Purpose

The purpose of these procedures is to secure at the lowest possible administrative level solutions to alleged grievances. It is likewise the intention of the parties to encourage as informal and confidential atmosphere as is possible in the resolution of alleged grievances.

15.2 Definitions

15.2.1 Grievance

A grievance is defined as any complaint of a bargaining unit member(s) represented by CSEA and its Chapter #169 which involves the interpretation, application or alleged violation of this agreement.

15.2.2 Grievant

A grievant is a bargaining unit member(s) who is filing a grievance.

15.3 Time Limits

15.3.1 Since it is important that grievances be processed as rapidly as possible the time limits specified at each level should be considered to be maximum. Every effort should be made to expedite the process. Time limits may, however, be extended by mutual agreement.

15.3.2 A grievant who fails to comply with established time limit at a step shall forfeit all rights to further application of the grievance procedure relative to the grievance in question.

15.3.3 Time limits for appeal provided for each level shall begin the working day following receipt of the written decision.

15.3.4 In the event a grievance is filed at such time that it cannot be processed through all the steps in this grievance procedure by the end of the school year, and if being left unresolved until the beginning of the following school year could result in harm to the grievant or the District, the time limits set forth herein may be reduced by mutual agreement, if the number of grievances and work level of the participants permits, so that the procedure may be exhausted prior to the end of the school year or as soon as practicable.

15.4 Processing Procedures

Grievances shall be handled in the following manner:

15.4.1 Step One: Informal Discussion with Immediate Supervisor

15.4.1.1 A grievant must first discuss the grievance with the appropriate immediate supervisor. This discussion shall be held within ten (10) working days of the time a unit member knew or should reasonably have known of the alleged grievance. If not, the matter is not subject to the grievance procedure.

15.4.1.2 The immediate supervisor shall have five (5) workdays to respond orally to the grievant.

15.4.2 Step Two: Written Grievance to Immediate Supervisor

15.4.2.1 If the grievance is not resolved by the immediate supervisor's oral response at the informal discussion level or the response time has expired, a grievant shall submit personally and in writing, the Step Two grievance within ten (10) workdays after the date the response is due from the immediate supervisor at Step One.

15.4.2.2 The immediate supervisor has ten (10) working days to respond in writing to the grievant.

15.4.3 Step Three: Written Grievance to Director of Human Resources

15.4.3.1 If the grievance is not resolved by the immediate supervisor written response at the Step Two level on the response time has expired, a grievant shall submit personally and in writing the Step Three grievance to the Director of Human Resources within the ten (10) working days after the date the response was due from the immediate supervisor at Step Two.

15.4.3.2 The Director of Human Resources has ten (10) working days to respond in writing to the grievance.

15.4.4 Step Four: Written Grievance to the Governing Board

- 15.4.4.1** If the grievance is not resolved by the Director of Human Resources written response at the Step Three level or the response time has expired, a grievant shall submit personally and in writing the Step Four grievance to the Superintendent for Board consideration within five (5) workdays after the date the response was due from the Director of Human Resources at Step Three.
- 15.4.4.2** The Governing Board shall within thirty (30) workdays schedule a closed session to provide the grievant an opportunity to meet for the purpose of resolving the grievance.
- 15.4.4.3** The Governing Board has fifteen (15) working days after the conclusion of the closed session to provide the grievant with a written response to the grievance. The Board's decision shall be final and binding.
- 15.4.4.4** Time limits for an appeal to the Governing Board may be extended through mutual agreement.
- 15.4.4.5** Nothing herein shall preclude the right of an employee to seek judicial review.

15.4.5 Representation

A grievant shall be present at all stages of the grievance procedure, and have the right to representation. An employee covered by this agreement may present a grievance directly and have the grievance adjusted without CSEA intervention when the adjustment is consistent with the terms and conditions of this agreement.

15.4.6 Miscellaneous

15.4.6.1 Location of Grievance File

All material concerning an employee's grievance shall be kept in a file separate from the employee's personnel file.

15.4.6.2 Employee Participation During Regular Working Hours

The grievant and one representative may present a grievance during normal working hours with no loss of pay or benefits, for grievances processed by Step II and Step III.

15.4.6.3 The District may allow a reasonable but limited number of employee witnesses paid time during the grievance process.

ARTICLE XVI SEVERABILITY

16.1 Saving Clause

If, during the life of this Agreement, any law or any order issued by a Court or other tribunal of Competent Jurisdiction other than the District, shall render invalid or restrain compliance with or enforcement of any provision of this Agreement, such provision shall be inoperative so long as such law or order shall remain in effect; but, all other provisions of this Agreement shall not be affected thereby and shall continue in full force and effect. In the event of suspension or invalidation of any Article or Section of this Agreement, the parties mutually agree to meet and negotiate within thirty (30) days after such determination for the purpose of arriving at a mutually satisfactory replacement of such Article or Section.

ARTICLE XVII NEGOTIATIONS

17.1 Notification and Public Notice

If either party desires to recommend altering or amending any part of this Agreement, it shall, not less than one hundred and twenty (120) days prior to the termination date set forth under the Duration Article, provide written notice and an amended proposal to the other party of said desire and the nature of the amendments and cause the public notice provisions of law to be fulfilled.

17.2 Commencement of Negotiations

Not more than five (5) days after satisfaction of public notice requirement, and immediately following the next meeting of the Board of Trustees following submission of the proposal, the parties shall set mutually acceptable times and places to commence negotiations.

17.3 Impasse

Impasse shall be treated in accordance with PERB rules.

17.4 Release Time for Negotiations

CSEA Chapter #169 shall have the right to designate a team not to exceed seven (7) employees, who shall be given release time to participate in negotiations. Additional unit members will be brought in to participate in negotiations in a non-voting capacity, as needed, to represent those classifications which are not represented on the team.

17.5 Re-opener Clause

This Agreement shall remain in full force and effect up to and including June 30, 2016 with reopeners for 2014-2015 and 2015-2016 on Salary, Health and Welfare Benefits, and two(2) articles selected by each party.

17.6 Ratification of Additions or Changes

Any additions or changes in this Agreement shall not be effective unless reduced to writing and properly ratified and signed by both parties.

- 17.7 During the term of this Agreement the District and CSEA expressly waive and relinquish the right to meet and negotiate and agree that the District shall not be obligated to meet and negotiate with respect to any subject or matter whether or not referred to or covered in this Agreement except by mutual consent.
- 17.8 All applicable laws and statutes of the State of California shall be observed during the term of this contract.

ARTICLE XVIII DISCIPLINARY ACTION

18.1 General

- 18.1.1 All classified employees shall serve a probationary period of 120 actual working days, excluding long term leaves of absence, following their employment. Any classified employee who voluntarily accepts or is promoted to different classification shall serve a probationary period of 120 actual working days, excluding long-term leaves, in a new classification. Probationary employees may be disciplined and terminated during probation without cause and without a hearing.
- 18.1.2 Each employee who successfully completes the probationary period shall be classified as a permanent employee. Permanent employees may be disciplined only for cause as provided herein.
- 18.1.3 Substitute and short-term employees, employed and paid for less than seventy-five percent (75%) of a school year, part-time playground personnel, apprentices, professional experts employed on a temporary basis for a specific project, full-time students employed part-time in any college work-study program, shall not be part of the classified service and may be disciplined and terminated without cause and without a hearing.
- 18.1.4 "Discipline" includes demotion, reduction of compensation, suspension without pay, involuntary reassignment and termination, but shall not include layoff for lack of work or lack of funds.

18.2 Grounds for Discipline:

Any of the following causes may subject an employee to disciplinary action:

1. Incompetence or inefficiency.
2. Failure to meet or maintain job qualifications and proficiencies.
3. Failure to possess or retain necessary licenses or failure to pass required tests.
4. Insubordination: Including but not limited to refusal to perform assigned work or carry out directions of authorized District personnel.

5. Carelessness or negligence in the performance of duty or in the care or use of District property.
6. Discourteous, offensive, or abusive conduct or language toward other employees, pupils, or the public.
7. Dishonesty
8. Drinking alcoholic beverages on the job, being intoxicated on the job, or reporting for work while intoxicated.
9. Addiction to the use of narcotics or a restricted substance, use of narcotics or restricted substances while on the job, or reporting to work while under the influence of a narcotic or restricted substance.
10. Engaging in political activity on the job or during assigned hours of employment.
11. Conviction of any crime involving moral turpitude.
12. Conviction of a felony.
13. Being charged with the commission of a sex offense as defined in Education Code Section 44010.
14. Being charged with the commission of a narcotics offense as defined in Education Code Section 44011.
15. Absence without leave or repeated tardiness.
16. Abuse of leave privileges.
17. Falsification or misrepresentation of information to the District.
18. Persistent violation of or refusal to obey the rules and regulations of the Governing Board or of the statutes, rules, or regulations of the federal, state, or local governments.
19. Offering anything of value or any service in exchange for special treatment in connection with the employee's job or employment, or accepting anything of value or any service in exchange for granting any special treatment to another employee or to any member of the public.
20. Any conduct bringing disrespect or injury to the District.
21. Abandonment of position.
22. Excessive absenteeism.
23. Advocating the overthrow of federal, state, or local government by force, violence or other unlawful means.

- 24. Knowing membership in the Communist Party.
- 25. Physical or mental incapacity.
- 26. Harassment of co-workers or supervisors.

18.3 Notice and Hearing

18.3.1 If the Superintendent or his/her designee determines that cause exists for the discipline of an employee, the employee shall be given written notice of the determination. The employee may request a meeting with the Superintendent or his/her designee prior to requesting a hearing before the Governing Board.

18.3.2 The notice to the employee shall contain all of the following:

18.3.2.1 A detailed statement in ordinary and concise language of the specific charges against the employee.

18.3.2.2 A statement that the employee has a right to request a hearing before the Governing Board, or third party neutral, within ten (10) workdays after receipt of the notice by the employee.

18.3.2.3 A card or paper, the signing and filing of which, shall constitute a request for a hearing and denial of all charges.

18.3.3 Within thirty (30) workdays following receipt of a timely request, the Governing Board shall hold a hearing, or at its' discretion, may defer the hearing to a third party neutral. If the Governing Board defers to a third party neutral, the third party neutral shall issue advisory findings of fact and conclusions which shall be submitted to the Board for final approval.

The third party neutral shall be selected by the Board, in consultation with the employee or the employee's representative, and shall be on the American Arbitration Association or California State Conciliation Service Panel of Arbitrators.

18.3.4 The President of the Governing Board or if deferred, the third party neutral, shall convene the hearing. The parties to the hearing shall be the District Administration and the employee. Both parties may select representation.

The hearing shall proceed in the following order unless the Governing Board or third party neutral otherwise directs: The District Administration shall present its case, the employee shall present his/her case, the District Administration may present rebuttal and the employee may present rebuttal.

All parties shall be allowed to inspect and obtain copies of all documents offered as evidence during the hearing to confront and question all witnesses who testify at the hearing, and to question all other evidence presented during the hearing, as well as present oral and documentary evidence of their own. Technical rules of evidence shall not apply to the hearing but evidence may be admitted and given

probative effect only if it is the kind of evidence upon which reasonable persons are accustomed to rely in the conduct of serious affairs. The decision of the Governing Board or if deferred, the recommendation by the third party neutral to impose discipline, must be supported by a preponderance of the evidence.

18.3.5 All hearings shall be held in closed session unless the employee submits a written request for a public hearing.

18.3.6 If the employee fails to make a timely request of hearing, the Governing Board may act upon the charges without a hearing and without further notice to the employee.

18.3.7 If the employee who has requested a hearing fails to appear at the hearing as designated in the notice, the Governing Board may act upon the charges without a hearing and without further notice to the employee.

18.3.8 If the Governing Board finds that cause exists for the employee's discipline, it may impose any appropriate discipline up to but not exceeding that proposed by the Superintendent.

18.3.9 The decision of the Governing Board shall be final and conclusive.

18.4 Superintendent Authority

Notwithstanding any other provision of these rules, the Superintendent or his/her designee shall have the authority to immediately suspend and remove from service any employee whose continued presence on the job would threaten the safety of persons or district property.

18.5 Notice of Disciplinary Action/Right of Appeal

18.5.1 If the Governing Board approves the recommendation of the Superintendent for disciplinary action, including suspension or dismissal, the employee shall be notified in writing within three (3) calendar days.

18.5.2 Notification to the employee of dismissal or other disciplinary action approved by the Governing Board shall be sent to the employee at the last address of official record with the District by way of U. S. Certified mail, or hand delivered with signed receipt.

18.5.3 No permanent classified employee shall be dismissed, suspended or demoted unless he/she is given written notice signed by the Superintendent or designee, identifying the reasons for the dismissal, suspension, or demotion and the effective dates thereof.

**ARTICLE XIX
PERSONNEL FILES**

19.1 Location

The personnel file of each employee shall be maintained at the District's Administrative

Office. The Director of Human Resources is designated custodian of the personnel records.

19.2 Confidentiality

All personnel files shall be kept in confidence and shall be available for inspection only to authorized management employees or the Governing Board of the District in the proper administration of the District's affairs or the supervision of the employee. The District shall keep records indicating all persons who have examined the personnel file other than authorized district personnel, as well as the date such examinations were made. Such records and the employee's personnel file shall be available for examination by the employee or their CSEA representative if authorized in writing by the employee.

19.3 Employee Review Procedures

An employee shall have the right during normal working hours but not during employee duty time to examine his/her Personnel File. An employee shall be entitled to obtain copies without charge, up to 10 pages per school year, and thereafter at a cost of \$.25 per page. The right to obtain copies shall not include rating, reports, or records which were obtained prior to the employment of the employee involved.

19.4 Personnel File Contents

Designated personnel who place material in an employee's personnel file shall sign the material and signify the date on which such material was presented to the employee. Any written materials placed in a personnel file shall indicate the date of such placement.

19.5 Derogatory Written Material

Employees shall be given prior notice of any derogatory written material that will be placed in the employee's personnel file. The notice shall be written on the face of the derogatory written material in an obvious manner. The employee shall sign the document on a signature line which shall be placed immediately under the notice of placement in the personnel file, and which shall read, "The signing of this document signifies receipt and not agreement."

19.6 Right to Response

For material proposed to be placed in the personnel file, the employee will have five (5) work days from receipt of the material to be placed in their personnel file to make any signed written comments they wish, which will be attached to the document and placed in their primary personnel file.

19.7 Public Complaints Concerning School Personnel

Material originating from other than designated District personnel, such as unsigned or undesignated derogatory material complaints against employees will be referred to the immediate supervisor. The immediate supervisor shall review and investigate the allegations and make a judgment as to whether the material has merit. If the complaint, after review by the supervisor, remains unresolved, the supervisor shall refer the written complaint, together with the supervisor's report and analysis of the situation, to the Superintendent or his/her designee. The Superintendent's decision shall be final unless the complainant, the employee, or the Superintendent requests a closed hearing before the Governing Board on the complaint. If the employee so requests, an open hearing will be held.

**ARTICLE XX
EVALUATION PROCEDURES**

20.1 It is understood that the main purpose of evaluation is to inform an employee of his/her effectiveness in meeting job performance standards in a manner which outlines both strengths and areas of needed improvement.

20.2 Definitions

20.2.1 Probationary Employee: Classified employees hired to fill authorized regular positions shall be deemed permanent on the one (1) year anniversary of their appointment. However, a probationary employee who takes an extended leave shall have his/her initial probationary period extended by an equivalent number of days, with notice to the employee of the new probationary end date. The District may release probationary employees without cause during the initial probationary period.

20.2.2 Promotional Probation: Permanent classified employees who receive promotions shall be subject to a promotional probationary period six (6) months of service following appointment to the promotional position. Credit toward completion of the promotional probationary period shall not include non-contracted time during summer months. A promotional probationary employee who takes an extended leave shall have his/her promotional probationary period extended by an equivalent number of days. The District may release promotional probationary employees without cause during the promotional probationary period. In such case, the employee shall revert to the position previously held at the time of the promotion.

20.3 Evaluations are confidential and are to be developed as follows:

20.3.1 Probationary

20.3.1.1 All probationary members shall be evaluated twice before the end of the 120 workday probationary period with two months between evaluations.

20.3.1.2 At the end of an employee's probationary period, an evaluation will be submitted to the Human Resources Office with a recommendation of retention or dismissal of the employee.

20.3.2 Permanent

20.3.2.1 All permanent unit members shall be evaluated at least once per year.

20.3.2.2 All formal written evaluations shall be completed and submitted to the Human Resources Office by June 1.

20.3.2.3 Evaluation reports will be made in triplicate and one copy will be presented to the employee following an evaluation conference.

20.3.3 The Rater

- 20.3.3.1** The immediate supervisor rates the employee. This is the person who assigns, checks or reviews and supervises the work of the employee on a daily basis.
- 20.3.3.2** If an employee has more than one immediate supervisor, then the school/department at which the employee spends a majority of his /her assigned time shall file the evaluation report.
- 20.3.3.3** If an employee has transferred or been promoted to another position during the year, the present supervisor shall rate the employee.

20.3.4 The Reviewer

- 20.3.4.1** The principal, department head or designated supervisor, reviews the evaluations of those employees under his/her supervision. The evaluator and reviewer shall discuss the rating report prior to presenting it to the employee.

20.3.5 Rating The Employee

- 20.3.5.1** Ratings of “needs improvement” and “unsatisfactory” must be explained by a statement of facts under the “comments” section of the evaluation. If the supervisor has rated the employee as “needs improvement” or “unsatisfactory”, then the written comments will include suggestions for improvement. The comments section will also include areas of commendation for those employees who exceed standards.
- 20.3.5.2** The employee signs the rating report to indicate that he/she has seen and discussed it with the rater. The employee’s signature does not mean that he/she agrees with the report.
- 20.3.5.3** Evaluations of a negative nature shall not be placed in the employee’s personnel file until the employee has been given five (5) workdays from the date of the evaluation conference, to review and make written comment. The written comment shall be signed by the unit member and attached to the evaluation and placed in the employee’s personnel file. The evaluator shall initial the response to signify he/she has read the response.

20.3.6 Lack of Advancement of Classified Employee on the Salary Schedule

A member of the bargaining unit receiving an overall unsatisfactory rating from a supervising administrator as determined by the most recent annual written evaluation shall be disqualified from any salary increase for the next year, if the following conditions have been met:

- ❖ Supervisor has notified the employee in writing three (3) months prior to evaluation of areas in need of improvement.

- ❖ Supervisor identifies in writing the type of assistance that will be provided to employee to improve identified areas of weakness.

For any subsequent year of unsatisfactory service, said employee's placement on the salary schedule shall be reduced by one step until either the employee has improved or the District has implemented dismissal proceedings. After two (2) years of unsatisfactory performance the member shall be reinstated to the level he/she would have been should his/her performance been satisfactory.

However, this shall not deprive the member from the due process procedures set forth in Article 18, as specified in section 18.1.4.

ARTICLE XXI TRANSPORTATION

The following new Transportation article shall be effective July 1, 2015. The parties agree that the existing contract language shall apply through June 30, 2015.

21.1 Stand by Time

Bus drivers, including bus drivers on special assignments (trips), including but not limited to athletic events, field trips, bowling, and curricular trips, that are required to remain on standby during the event shall be paid their regular rate of pay for the standby time. Whenever the combination of working (driving) and standby hours exceeds the established workday as defined in this agreement, the employee shall be compensated at the appropriate overtime rate. A driver is "required" to remain on standby when the needs of the District warrant or when it is not efficient to return to the bus yard. The District shall not require a driver to return to the bus yard to avoid standby time if the return will result in less than 30 minutes of off duty time prior to their return travel. Standby time also includes any time a driver has less than 30 minutes between a regular school run and an After School Program (AP) run.

21.2 Bus Routes and Assignment of Work

The District shall be responsible for creating and developing bus routes, to include mid-day routes, After School Program routes, etc. The District is also responsible for assigning "Related Bus Duties" during an employee's contracted hours. "Related Bus Duties" include, but are not limited to:

1. Up-Dating Route Sheets

The bus drivers will, within the first two (2) weeks of school, adjust route sheets for their assigned route, which are accurate with times and directions. These route sheets must be maintained through-out the school year by the drivers and up-dated as needed or within 30 days of the last dated route sheet.

2. Washing The Outside Of The Bus

The outside of the driver's assigned school bus shall be washed once a week or as often as needed. If your assigned school bus is out of service for more than five (5) days, the driver will wash the spare school bus assigned to that route.

3. Cleaning The Inside Of The Bus

The inside of your assigned school bus shall remain clean at all times. This will include sweeping the floor once a day, dusting the dash, ridge, sun visor, and rear shelf as needed, removing graffiti from the seats, and cleaning the inside of the windows as needed.

4. Meetings With Office Staff

The District may call individual meetings of bus drivers to discuss routing, bus care, and other matters at the District's discretion.

5. Renewal of License, Medical or Special Certificate

This will include all testing at the DMV, CHP, doctor appointments for DL-51 medical and TB testing. If for some unforeseen reason the appointment takes an abundance of time that is over the normal appointment time, that time may be paid if documentation of such is provided and will be dealt with on an individual basis.

6. Student Discipline

This will include the writing of referrals, dealing with security, returning a student to school or any other time for student control or discipline.

7. Returning Students To School

This would include students who have missed their stop, rode on the wrong bus or the parent/guardian was not at the bus stop.

8. Fueling the School Bus

The bus driver will fuel the bus when the fuel gauge reads one half (1/2) or as often as needed or directed.

9. Local Trips Within District Boundaries

Small trips requests that are within District boundaries.

10. Shuttle Runs

Shuttle runs that occur during the school day.

11. Additional Duties

This will include duties such as:

- Changing headlights on buses and white fleet.
- Changing seat covers on buses.
- Transport buses to various site locations for pick up/drop off purposes.
- Assist with stocking bus and white fleet parts.
- Assist mechanics as needed.
- Assist in test driving buses.
- Cleaning of shop area.
- Behind the wheel training.

21.2.1 No action related to the bidding of bus routes and other work assignments shall result in a bargaining unit member suffering a unilateral reduction in hours. This provision shall not be reopened during the remainder of this contract.

21.2.2 Bus drivers who are assigned additional hours beyond their contracted time shall not be entitled to such hours on a permanent basis. However, part-time employees who work a minimum of 30 minutes per day for a period of 20 consecutive working days or more above their contracted hours shall receive a corresponding increase in sick leave and vacation benefit accruals for the duration of the additional assigned hours.

21.3 Bus Route Bidding Process

The District shall be responsible for creating and developing bus routes, to include mid-day routes, After School Program routes, etc. Bidding on bus routes shall occur on a yearly basis in accordance with the procedures set forth below:

21.3.1 The District shall notify all drivers of the bid date at least ten (10) calendar days in advance.

21.3.2 All routes shall be made available for review no later than seventy-two (72) hours of the workday prior to the day of bid.

21.3.3 Bus drivers shall only bid on available routes that correspond to his/her contracted hours. Bus drivers shall bid on available routes in order of seniority (within classification). The driver with the greatest seniority shall select his/her route first and the process shall proceed in descending order until all routes are taken. A break in District service, other than related to layoff, results in an employee acquiring a new seniority date related to their most recent hire date.

21.3.4 During the bidding process, bus drivers will be scheduled to bid in order of seniority and in five (5) minute intervals. If a driver does not bid within five (5) minutes of his/her scheduled bid time, the next driver may proceed to bid the remaining routes.

21.3.5 Drivers unable to attend the general bid may authorize an employee in the bargaining unit to bid on his/her behalf by use of a proxy statement. The proxy statement shall be in writing and approved by the employee's supervisor prior to the bid.

21.3.6 The District may make changes to the routes after they have been made available for review due to student enrollment.

21.3.7 Following the bid process, bus drivers who select bus routes that include After School Program routes shall receive an upward salary range placement to Range 24, at their current step placement, for the duration of the assignment that includes the After School Program route. Bus drivers who receive said additional compensation shall not receive Shift Differential pay as set forth in Article V.

- 21.3.8 In situations where a bus driver has selected a route that includes an After School Program route that causes a break in service of less than 30 minutes after completion of his/her regular route, such period of time shall be identified as “standby time.”
- 21.3.9 Following the bid process, bus drivers shall remain on the selected route for the duration of the school year. However, the District reserves the right to make changes to routes based on District needs.
- 21.3.10 All bus drivers who are contracted at eight (8) hour assignments shall be provided with route selections during the bid process that fall within a daily twelve-and-one-half (12.5) hour window.

21.4 Eligibility for Bus Trip Assignments

- 21.4.1 Probationary employees will be restricted to trip assignments in the District School Boundaries only. However, probationary employees who have prior bus driving experience, and in the sole discretion of management, may be assigned trips within a fifty (50) mile radius of the bus yard.
- 21.4.2 Trip assignments will be assigned at least four (4) workdays in advance when possible. Employees shall submit written confirmation/verification of acceptance or rejection of the trip assignment within twenty-four (24) hours of posting.
- 21.4.3 Failure to sign the confirmation sheet/verification sheet within twenty-four hours of posting will result in that driver going to the bottom of the rotation list. Any driver who has been assigned a trip that he or she is not qualified for will be offered the next available trip that he or she is qualified for. That driver will go back to their original place in the rotation list after they are offered a trip that they are qualified for, whether or not they took the trip.
- 21.4.4 All drivers must have current route sheets, filed with the dispatcher, in order to be eligible for any trips (current is defined as not older than thirty (30) days).
- 21.4.5 An employee who does not wish any trip assignments and therefore does not wish to be included in the trip assignment process may submit such request in writing at any time during the year. The employee will be removed from the trip assignment process and upon return will be placed back on the trip rotation list(s) based on his or her seniority.
- 21.4.6 Any driver who is off work for a reason in which that time would be charged against that driver’s sick leave time and has been assigned a trip the day that the driver is off will forfeit the trip and be placed back in their place on the rotation list. If a driver is off of work for a reason in which that time would be charged against that driver’s sick leave time on the workday prior to a day that they had been assigned a trip, that driver will forfeit the trip and be placed back in their place on the rotation list.
- 21.4.7 An employee who is off work for more than ten (10) consecutive workdays due to any type of paid leave including vacation will be removed from the trip

assignment process. Upon return to work the driver will be placed back on his/her place on the rotation list.

- 21.4.8 If the driver has had the opportunity for special training and has not completed said training, and a trip comes up that requires special training, they will be charged for that trip (exception: band van, as defined in Article 21.10.1).

21.5 Multi-day Bus Trips

A multi-day trip assignment shall be paid the actual number of hours worked each day shall be charged as a trip. If a driver is called back for any reason they will be paid a minimum of two (2) hours.

21.6 Procedure for Extra Transportation Work Assignments

- 21.6.1 Extra work is defined as any work that the dispatcher has to assign for the day, not already on a contracted driver's contract.

- 21.6.2 An "Extra Work Sign-up" sheet will be posted on Thursday of each week for extra work for the following week.

- 21.6.3 To be eligible for extra work the next week, the driver must sign the "Extra Work Sign-up" sheet every Thursday between 6:00 a.m. and 4:30 p.m. An employee, who is away from the work site the entire period from 6:00 a.m. – 4:30 p.m. on Thursday due to an approved leave or assigned trip, shall be permitted to sign-up on their next workday.

- 21.6.4 Extra work will be assigned daily by seniority according to the drivers that sign the "Extra Work Sign-up" sheet and that are not already scheduled to work during that time. Extra work will be assigned to drivers with less than an 8-hour contract before using an 8-hour driver if that work fits into their schedule. All over-time and extra-time must be approved by office staff.

21.7 Extra Transportation Work Assignment Exceptions

When an extra work assignment is estimated to place an employee in an overtime status, the assignment must first be offered to the next senior driver that will not be placed in an overtime status unless no other driver is available.

- 21.7.1 Dispatch will consider proximity with regard to school and distance to be traveled by the assigned driver, i.e., if a mid-day or evening activity is to depart from a country school, the driver with the assigned route nearest the school will be assigned for scheduling reasons and to avoid late pick-ups.

- 21.7.2 Drivers that do not have enough work assignments to fulfill their daily contracted hours will have priority for extra work over all other drivers. The dispatcher can assign any extra work without regard to what the driver signed up for on the "Extra Work Assignment" sheet when the driver needs to fulfill their daily contracted hours.

- 21.7.3 Extra work assignments will be made on a daily basis.

21.7.4 An employee who has signed the extra work sheet and declines the work that is assigned shall be excluded from working any more extra work assignments for the next five working days. If extra work has not been assigned, the driver has the option to remove their name from the extra work list without being penalized.

21.7.5 The District has the right to use substitutes when there is less than two hours notice of a requested assignment to transportation or there is no contracted driver that has signed up for a particular assignment.

21.8 Trips Rotation

21.8.1 Trips will be assigned in the following manner:

1. At the beginning of every traditional school year, trip list(s) will be created with all drivers listed by seniority. Contracted drivers will be assigned trips by rotation using seniority as a trip list and starting the new year with the most senior driver on the list.
2. There will be five (5) lists. One for Monday through Friday, one for Saturday, Sunday & holiday trips, one for Monday through Friday Late List, one for Saturday, Sunday and Holiday Late List (less than 48 hours and more than 2 hours), and one for the Band Truck and Trailer.

21.8.2 In cases where the Department of Transportation receives a request for a trip or extra work assignment with less than two hours notice, the District shall assign any driver, regular or substitute, to the assignment without regard to any of the lists in order to serve the needs of the students and staff.

21.8.3 If a trip requires special training or license endorsement, the driver next in line with the required qualifications will be offered that trip. The driver will be charged for that trip.

21.9 Bus Paperwork Requirement

All required paperwork must be submitted at the end of the day or the following morning. Any employee absent may turn in paperwork upon return to work.

21.10 Trips Requiring Special Licenses

21.10.1 The pick-up truck, fifth wheel trailer, and the tractor trailer are each defined as the "band van" and the following shall apply:

- ❖ During a school paid function, all properly licensed contractual transportation employees must be given the opportunity to accept any trip that requires driving the band van before any other properly licensed MUSD employee. Transportation employees must be asked by rotation starting with the properly licensed transportation driver with the most seniority on the Band Truck and Trailer list.
- ❖ If the trip is to be paid for by the Band Booster Club and a properly licensed band booster member is unavailable to drive the band van, then

properly licensed transportation drivers must be asked before any other properly licensed MUSD employee.

**ADDENDUM A
DURATION**

LENGTH OF AGREEMENT

This agreement between the MADERA UNIFIED SCHOOL DISTRICT
and the CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION, CHAPTER #169,
is entered into November 18, 2014,
and is in effect from
July 1, 2014 through June 30, 2016.

ADDENDUM B HOLIDAYS

The following holidays will be observed during the term of the contract and such declared Board Holidays so the total will equal fourteen (14).

<u>Holiday</u>	<u>TYPE of HOLIDAY</u>
Independence Day	Legal - Ed Code 45203
Labor Day	Legal - Ed Code 45303
Veterans Day	Legal - Ed Code 45203
Thanksgiving Day	Legal - Ed Code 45203
Thanksgiving Holiday	Board Declared
Christmas Day	Legal – Ed Code 45203
Christmas Eve	Board Declared
New Year’s Day	Legal – Ed Code 45203
New Year’s Eve	Board Declared
Martin Luther King Day	Legal – Ed Code 45203
Lincoln’s Day	Legal – Ed Code 45203
Washington’s Birthday	Legal – Ed Code 45203
Good Friday (In lieu of Admissions Day)	Legal – Ed Code 45203
Memorial Day	Legal – Ed Code 45203

ADDENDUM C
CLASS AND CLASSIFICATION ASSIGNMENT
AND APPLICABLE SALARY RANGE

CLASS: ACCOUNTING	SALARY RANGE
Account Technician I	19
Account Technician II	23
Account Technician III	26
Account Technician IV	32
Account Technician V	38
Budget/Accounting Analyst	39
Buyer	35
Payroll Account Specialist – Lead	40
CLASS: CHILD NUTRITION	
CN Assistant I	8
CN Assistant II	11
CN Manager	25
CN Operation Assistant	21
CN Technician	14
CLASS: CLERICAL	
Administrative Assistant – Dept/Program	32
Administrative Assistant – School Site	32
Administrative Secretary– Athletic Dept	26
Administrative Secretary – Department	26
Benefit Technician III	26
Career Technician	19
Child Nutrition Cashier	14
Office Technician	16
Health Services Assistant	18
Human Resources Specialist	38
Human Resources Technician I	21
Library Media Technician Elem School	15
Library Media Technician Middle School	16
Library Media Technician High School	18
Office Assistant	14
Receptionist	14
Registrar High School	25
Registrar – Lead	32
Risk Management Technician	34
Secretary	20
Secretary – Attendance	23

CLASS: INFORMATION TECHNOLOGY	SALARY RANGE
Database Administrator	45
Data Technician	35
Information System Analyst I	35
Information Systems Specialist – Lead	37
Information Technology Specialist – Network	35
Network Administrator	50
Network Specialists	40
Software Developer	65
CLASS: INSTRUCTION	
Classroom Aide	9
Paraprofessional Aide	11
Paraprofessional Aide/Music	11
Paraprofessional Aide/Physically Impaired	24
Paraprofessional Aide/Preschool	11
Paraprofessional Aide/Special Needs	13
Paraprofessional Aide/Special Needs – Preschool	24
CLASS: PRINTING SERVICES	
Print Shop Technician I	18
Print Shop Technician II	24
CLASS: MAINTENANCE & OPERATIONS	
Construction Project Coordinator	57
Custodian	18
Custodian/Pool Maintenance	22
Head Custodian I	25
Head Custodian II	30
Head Custodian III	32
Delivery Person (Mail/Warehouse & CN Food Handler)	20
Equipment Manager, Field House	20
Facilities Planning Analyst	50
Grounds Person I	20
Grounds Person II	25
Grounds Person III	36
Maintenance Journeyman	32
Maintenance Journeyman Lead	36
Maintenance Worker	26
Warehouse Assistant	25
Warehouse Technician	35

CLASS: SECURITY

School Safety - Dispatcher	15
School Safety Officer	21
School Safety Officer Lead	26

CLASS: STUDENT SERVICES

Community Support Specialist	50
Family Liaison	18
Family Support Specialist	39
Licensed Vocational Nurse	31
S3 Project Coordinator	29
Spanish Translator/Interpreter	26

CLASS: TRANSPORTATION

Bus Driver	23
Bus Driver Trainer	30
Bus Driver Trainer/Dispatcher	30
Mechanic Lead	39
Mechanic Specialist	36
Mechanic Technician	32
Relief Bus Driver	23
Transportation Router	23

Note: If a classified bargaining unit position is created at a later date, the Association President shall negotiate with the District Representative regarding placement of said position on this schedule.

ADDENDUM D

UNIFORMS FOR BUS DRIVERS

Madera Unified School District expects school bus drivers to set an example for the children in our district by dressing in a professional manner. Therefore, the District will provide contracted school bus drivers with a professional uniform. In return, the District expects drivers to wear the assigned uniform in an appropriate manner when driving a District vehicle during their paid duty time. Not wearing your uniform or wearing it inappropriately will be grounds for progressive discipline. Looking professional gains respect from your students, their parents, our community, your peers, and your supervisor.

The uniform shall consist of:

- ❖ Navy blue or black pants issued by the District
- ❖ White button-up shirt issued by the District
- ❖ Optional jacket issued by the District

Appropriate wearing of the uniform means:

- ❖ The uniform is to be cleaned and pressed
- ❖ Appropriate footwear should be worn at all time (i.e. no flip-flops, high heels, sandals, open heel, or open-toe shoes)
- ❖ The shirt must cover all garments worn under the white shirt and be light in color so the shirt appears white
- ❖ Be dressed in your full uniform and ready to work

Fridays only: Since Fridays are game days at our schools, drivers are encouraged to support Madera High, Madera South High, or their assigned school, by wearing a sweatshirt/shirt that represents that school. You may also wear your previous year's polo shirt on Fridays. This is optional for the driver. You may wear jeans on Fridays. If you are assigned to drive outside Madera on a Friday, you must wear your complete uniform.

ADDENDUM E

MISCELLANANEOUS

Security Cameras – Security cameras shall not be used to visually observe any bathroom, shower, or locker room. Security cameras shall not be used to record sounds in office environments and any cameras installed in any office environment shall not record voices or be used to monitor conversations of any kind during normal business hours. Video camera footage and images will not be used to evaluate, monitor, or discipline District employees. However, this shall not limit the District’s ability to use evidence derived from video cameras in disciplinary matters involving theft, destruction, misuse, or misappropriation of District property or misconduct endangering the health and safety of students, District personnel and members of the public.

PRIOR MEMORANDUMS OF UNDERSTANDING

The parties agree that any prior memorandums of understanding entered into between the District and CSEA, and which have a generalized effect on the entire bargaining unit, are not applicable unless the language is included in this Collective Bargaining Agreement. However, this agreement shall not result in any financial cost to the District. In the event the parties discover that no longer applying a prior MOU has a financial cost to the District, then the MOU is still applicable and the parties agree to discuss the issue further.