COLLECTIVE BARGAINING AGREEMENT BETWEEN

EVERGREEN PUBLIC SCHOOLS NO. 114

AND

PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE

SEPTEMBER 1, 2022 THROUGH AUGUST 31, 2025



Public School Employees of Washington/SEIU Local 1948 www.pseclassified.org P. O. Box 798 Auburn, Washington 98071-0798 1.866.820.5652

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1	PREAMBLE
2 3 4 5 6	This Agreement is made and entered into between Evergreen Public Schools Number 114 (hereinafter "District") and Public School Employees of Evergreen PSE, an affiliate of Public School Employees of Washington/SEIU Local 1948 (hereinafter "Association").
7 8 9 10	In accordance with the provisions of the Public School Employees Collective Bargaining Act and regulations promulgated pursuant thereto, and in consideration of the mutual covenants contained therein, the parties agree as follows:
11 12 13	ARTICLE I
14 15	RECOGNITION AND COVERAGE OF AGREEMENT
16 17 18 19 20	Section 1.1. The District hereby recognizes the Association as the exclusive representative of all employees in the bargaining unit described in Section 1.2. The Association recognizes the responsibility of representing the interests of all such employees.
21 22 23 24 25	Section 1.2. The bargaining unit to which this Agreement is applicable shall include all positions in Schedule A attached hereto.
25 26 27 28 29 30 31 32 33 34 25	Section 1.2.1. Substitutes. Pursuant to PERC rules, substitutes working thirty (30) days or more in any school year and who continue to be available for work are bargaining unit employees; provided, however, that bargaining unit substitutes are subject only to the terms of Section 10.7.2 and Sections 19.10 through 19.10.6. Seniority preference rights of such individuals shall be effective only with respect to other substitute employees. Such bargaining unit status is not lost unless the employee separates from employment in accordance with the provisions of this agreement or is a voluntary quit. Substitute employees shall be eligible to participate in Washington State Public Employees Retirement System to the extent allowed by state law.
35 36	Section 1.3. Definition of Bargaining Unit Positions.
 37 38 39 40 41 	Section 1.3.1. Terms and conditions relating to temporary positions of more than thirty (30) consecutive workdays are described in Article XX.
 41 42 43 44 45 46 47 	<u>Section 1.3.2.</u> Individuals holding the following positions are not included in the bargaining unit: Community Education Teachers; student workers; event compensation positions (excluding bargaining unit campus security positions); and classified employees holding extra-curricular assignments.



Section 1.3.3.

A permanent position is one that is neither temporary nor a substitute position and exists for more than thirty (30) consecutive workdays.

4 5 Section 1.4.

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6 The District will present new or modified position descriptions and proposed pay rates to the

- 7 Association President. If the district believes that the responsibility level of a position's duties and/or
- ⁸ level of required skill and ability have been changed so significantly so as to make inappropriate the
- salary placement determined during the most recent round of bargaining, the District will provide the
 modified position descriptions and proposed pay rate to the Association President. If the Association
- does not respond within seven (7) business days from receipt, and there is a vacancy, the position may
- be posted and filled as per the District's determination. Any changes subsequently negotiated will be
- retroactive to the date the employee was newly hired or transferred into the position.

14 15 Section 1.5.

The Reclassification Bargaining Subcommittee (RBSC) shall develop review procedures and timelines, and submit them to the District and the Association for mutual approval.

The RBSC will consist of six (6) members: three (3) bargaining unit members and three (3)
 administrative members. Each party will be responsible for selection of its own members.

Section 1.5.1.

In the event an employee believes that the responsibility level of his/her position's duties and/or level of required skill and ability have been changed significantly so as to make inappropriate the current salary placement, the employee will notify the President of the Association:

- 1) the significant changes that require re-bargaining;
- 2) the additional skills required to perform the significant changes; and
- 3) the proposed modified salary placement.

Employees who believe their position has been substantially modified, so as to qualify under this section, must have written documentation outlining the significant changes and corresponding skill level(s) needed to initiate a review of the position by the Reclassification Bargaining Subcommittee.

Employees must submit the documents to the President of the Association or Designee no later than April 1. The President of the Association or Designee will notify the District within five (5) business days from April 1. The District will communicate back to the requesting employee the status of his/her request by June 30. Employees will be available to meet with the reclassification committee to present their information and answer questions.

- The reclassification committee consists of the Chief Operations Officer or Designee, two (2)
 delegates, President of the Association or Designee and two (2) delegates.
- The District will make recommendations to the Superintendent or Designee. Upon approval of
 the Superintendent or Designee and Association, the changes will be implemented on
 September 1.



1	Section 1.6.
2	When an employee's position is reclassified to a higher level or higher classification, their placement
3	on Schedule A will be at the pay rate closest to, but not lower than their current rate of pay and they
4	will not be placed lower than step 2 in the new classification. The respective longevity percentage(s)
5	will then be applied to the new pay step. The employee shall retain district seniority rights but may be
6	subject to a new classification seniority date due to the reclassification.
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10	ARTICLE II
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12	RIGHTS OF THE EMPLOYER
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14	Section 2.1.
15	It is agreed that the customary and usual rights, powers, functions, and authority of management are
16	vested in management officials of the District. Included in these rights, in accordance with and subject
17	to applicable laws, regulations, and the provisions of this Agreement, is the right to direct the work
18	force, the right to hire, promote, retain, transfer, and assign employees in positions; the right to
19	suspend, discharge, demote, or take other disciplinary action against employees; and the right to
20	release employees from duties because of lack of work or for other legitimate reasons. The District
21	shall retain the right to maintain efficiency of the District operation by determining the methods, the
22	means, and the personnel by which operations undertaken by the employees in the unit are to be
23	conducted.
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25	Section 2.2.
26	The right to make reasonable rules and regulations shall be considered acknowledged functions of the
27	District. In making rules and regulations relating to personnel policies, procedures and practices, and
28	matters of working conditions, the District shall give due regard and consideration to the rights of the
29	Association and the employees and to the obligations imposed by this Agreement.
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33	ARTICLE III
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35	RIGHTS OF EMPLOYEES
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37	Section 3.1.
38	It is agreed that the employees, subject to the provisions of this Agreement, shall have and shall be
39	protected in the exercise of the right, freely and without fear of penalty or reprisal, to join and assist the
40	Association. The freedom of such employees shall be recognized as extending to participation in the
41	management of the Association, including presentation of the views of the Association to the
42	Superintendent and to the Board of Directors of the District. The District shall take whatever action
43	required or refrain from such action in order to assure employees that no interference, restraint,
44	coercion or discrimination is allowed within the District to encourage or discourage membership in any
45	employee organization.
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- Section 3.1.1. 1 The District will take steps, as required by law, to provide a safe working environment. The 2 District acknowledges the impact that serious threats and assault on employees has on the 3 educational process and will follow the student disciplinary process in accordance with District 4 Policy, State and Federal Law. 5 6 Should an employee be threatened with an assault or be assaulted by a student, parent or other 7 person while on district property or during a school sponsored event, such employee shall 8 report such threat or assault to the employee's supervisor or designee. Following district policy
- report such threat or assault to the employee's supervisor or designee. Following district polition
 and procedures the supervisor or designee shall assess the incident and may inform the
 employee what action, if any, has been taken in response to the alleged threat or assault in
 accordance with State and Federal regulations.
- The District shall report threats and assaults to the authorities as appropriate. Employees are free to exercise their personal legal rights or alternative courses of action concerning threats and assaults.
- Employees are expected to use reasonable measures in situations involving physical threats or abuse. Employees will follow district procedures when necessary to protect themselves or others from physical injury.
- The District shall determine and offer employees with training, support and necessary equipment to ensure the employee's safety in the workplace.

2425 Section 3.2.

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Each employee shall have the right to bring matters of personal concern to the attention of appropriate Association representatives and/or to his/her immediate supervisor and to the Superintendent in accordance with District policy and administrative procedures.

2930 Section 3.3.

- Employees have the right to choose one of the designated Association representatives to be present at 31 discussions between themselves and supervisors, as provided in the grievance procedure. Employees 32 shall have the right to choose one of the designated Association representatives for representation 33 when disciplinary action is taken or when the employee reasonably believes that there is the potential 34 of disciplinary action that may affect the continuation of employment. Such representation shall not 35 delay a meeting beyond a reasonable time period, which will not generally exceed 48 hours. A list of 36 37 designated Association representatives shall be submitted to the Human Resource Department by September 1 of each year. 38
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40 <u>Section 3.4.</u>

- Each employee reserves the right to delegate any right or duty contained in this Agreement, exclusive of compensation for services rendered, to appropriate officials of the Association.
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44 <u>Section 3.5.</u>

- ⁴⁵ Neither the District nor the Association, shall discriminate against any employee subject to this
- ⁴⁶ Agreement on the basis of race, creed, color, religion, national origin, United States citizenship status,
- age, sex, sexual orientation including gender expression or identity, honorably discharged veteran or
- military status, marital status, the use of a trained dog guide or service animal by a person with a



disability, or non-job-related physical, sensory, or mental disability, except insofar as such factors are 1

valid occupational qualifications and the employee can perform the essential functions of the job. 2

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Section 3.6. 4

The District may maintain a personnel file on each employee. Such file shall contain such items as 5 original employment application and resume, educational records, references, information required as a 6 condition of employment, payroll authorizations, status sheets, correspondence, evaluations, and any 7 other information that is pertinent to the employee. Supervisors and/or the District business office may 8 keep a working file with copies of information required as a condition of employment or pertinent to 9 the employee's seniority. In addition, the supervisor may keep, in a working file, information that may 10 be used in the employee evaluation. No other files shall be kept in the District except as allowed in 11 Section 3.6.1. 12

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Upon request, an employee shall have the right to inspect all contents of his/her personnel file and 14 medical information file in the Human Resource Department, and/or supervisor's working file in the 15 supervisor's office. If it is the employee's desire, he/she may fill out an inventory sheet listing all 16 documents in his/her file. Upon request, a single copy of any document(s) shall be provided to the 17 employee. 18

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Any material placed in the employee's personnel file which is reviewed and judged by the employee to 20 be derogatory to his/her conduct, service, character, or personality may be refuted in writing. Such 21 written response shall become part of the personnel file. 22

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The Association and District agree that any derogatory material over two (2) years old, with the 24 exception of evaluations, may be removed from the personnel file at the request of the employee. 25 When such a request is made, the District will consider the nature and/or recurrence of the conduct, 26 and any legal requirements for retention. The Human Resource Manager is the contact person in the 27 Human Resource Department who has the authority to inspect and destroy such information. Any 28 contents of the working file not transferred to the official personnel file by the end of the school year 29 shall be destroyed or given to the employee; provided further, that any material transferred to the 30 employee's personnel file shall be first shown to the employee. Disagreement by an employee with 31 any materials in the employee's file may be a matter to be pursued by the grievance procedure. Any 32 material not shown to an employee by the District shall not be allowed in any disciplinary action 33 against the employee. Information related to grievances and investigations will be maintained 34 separately from the employee's personnel file. 35

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37 A mutually agreed upon evaluation form, Plan of Improvement Evaluation Tool and Plan of Improvement form shall be attached to this Agreement for reference only. 38

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Section 3.6.1.

40 In order for the District to be in compliance with the Americans with Disabilities Act (ADA) as 41 of July 26, 1992, the District shall maintain a medical information file for each classified 42 employee of the District which will be kept separate from the personnel file. Such file will 43 contain such sensitive information as immunization history, health related cards, leave sharing 44 information, and information on medical history, and/or medical releases, etc. This medical 45 information file will ensure confidentiality of sensitive information regarding the employee in 46 the event of a Federal and/or State audit. 47



Section 3.6.2. 1 Union representatives shall be limited to PSE President, attorneys, PSE Board members, and 2 field representatives of PSE/SEIU 1948. Such authorized representatives shall have access to 3 personnel files of bargaining unit employees subject to the following procedures and 4 conditions: 5 6 1. Authorized Union representatives shall make a written request to the Human 7 Resource Department to review personnel files, performance evaluations, or other 8 official documents relating to employee relations matters. The request shall set 9 forth the specific reason for the request and such information shall directly relate 10 to and be necessary to assist the Union in the processing of grievances and 11 administering the Collective Bargaining Agreement. Such information shall be 12 provided for review by the District in a reasonable and timely manner, and the 13 District will disclose the information within ten (10) business days of the request, 14 unless a longer time is needed to compile the same in the event of an extraordinary 15 request, in which event disclosure will be made within a reasonable time. 16 17 2. Information of a highly personal or confidential nature will be exempt from 18 disclosure, but the Union representatives shall have reasonable access to all public 19 records not protected from disclosure by the provisions of the Public Records Act, 20 RCW 42.56. 21 22 In the event of a disagreement over which documents may be disclosed, the 3. 23 arbitrator or hearing examiner will review the material in question and will render 24 a decision prior to the hearing. 25 26 Section 3.7. 27 The primary purpose of video cameras is to maintain student discipline and safety. Video shall not be 28 used for job performance evaluations and will only be used during investigations for reported 29 allegations of misconduct. Employees and their authorized union representatives will be allowed to 30 review the tape(s) of video camera(s) when there is an issue of student or employee misconduct. The 31 employee's permission will be obtained before tapes are used for training purposes. As per 32 RCW 9.73.030, no private conversation will be audio recorded without the consent of all parties 33 present in the private conversation. 34 35 36 37 **ARTICLE IV** 38 39 **RIGHTS OF THE ASSOCIATION** 40 41 Section 4.1. 42 The Association has the right and responsibility to represent the interests of all employees in the unit; 43 to present its views to the District on matters of concern, either orally or in writing; to consult or be 44 consulted with respect to the formulation, development, and implementation of personnel policies and 45 practices which are within the authority of the District; and to enter collective negotiations with the 46 objective of reaching an agreement applicable to all employees within the unit. 47 48 2022-2025 Collective Bargaining Agreement Page 6 of 63



Section 4.2. 1

- The Association shall be notified by the District of any grievances or disciplinary action of any 2
- employee subject to the provisions of this Agreement in accordance with the provisions of the 3
- Discharge and Grievance Procedure Articles contained herein. The Association is entitled to have an 4
- observer at hearings conducted by any District official or body arising out of grievance and to make 5
- known the Association's views concerning the case, provided that an observer for the Association may 6
- attend such hearings only with the permission of the affected employee. 7

8 Section 4.3. 9

- The District, as part of the general orientation of each new employee subject to the provisions of this 10
- Agreement, shall provide such employee with a copy of this Agreement, as well as a Membership and 11 Dues Deduction/Checkoff Authorization form to be furnished to the District by the local Association.
- 12 13
- Bi-weekly notification will be given to the Association of all new hires, including their location and 14
- work hours. In the first 90 days of the employee's start date, the association may schedule a 30 (thirty) 15
- minute meeting with the newly hired employee during the newly hired employee's work day at the 16
- newly hired employee's work location. No newly hired employee may be mandated to attend this 17
- meeting. The newly hired employee must notify their administrator of the date and time of the meeting 18 with 48-hour notice to ensure coverage for their position, as needed, for the 30 (thirty) minute meeting. 19
- 20 21

Section 4.3.1.

Upon request, the District shall make available to the President of the Association or his/her 22 designee, the names of all employees in their respective job classifications. 23

24 **Section 4.3.2.** 25

The District and the Association recognize the necessity of working together to maintain the 26 integrity of the bargaining unit. To enable the Association to police bargaining unit 27 membership, the District agrees to compile a monthly report and forward it, by the end of each 28 month, to Public School Employees of Washington/SEIU Local 1948. The report will contain 29 information agreed upon by the parties. 30

31 Section 4.4. 32

- The Association reserves and retains the right to delegate any right or duty contained herein to 33 appropriate officials of the Public School Employees of Washington/SEIU Local 1948. 34
- 35 **Section 4.4.1.** 36
- Whenever any representatives of the Association or any employees are mutually scheduled by 37 the parties to participate in grievance proceedings, conferences or meetings, they shall be paid 38 by the District their appropriate rate of pay if such meetings are scheduled during their regular 39 shifts. 40 41

Section 4.5. 42

- The President of the Association and his/her designated representatives will be provided time off 43
- without loss of pay to a maximum of six (6) workdays per year to attend regional or State meetings 44
- when the purpose of those meetings is in the best interest of the District as determined by the District 45
- administration. The Association agrees to indemnify and hold harmless the District with respect to any 46 litigation and/or damages which arise out of the operation and implementation of this provision.
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Section 4.5.1. 1

The President of the Association and/or his/her designated representatives shall have release time, four (4) workdays per month, noncumulative, from regularly assigned duties for Association business with no loss in pay (for bus drivers see Section 8.1.1.1. for calculation of pay during release). The Association shall reimburse the District for salary and payroll costs of the President and/or his/her designated representatives for the release time on a prorated basis.

Section 4.5.2.

For leave taken under Section 4.5. or 4.5.1., advance notice of five (5) business days or more 9 will be given, except in cases where that time frame is impossible, then as much advance notice 10 as possible shall be given. Approval by the manager must be given before such leave is taken to 11 ensure the workload can be met. 12

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Section 4.6. 14

Visitation rights, within reason, shall be granted to the designated representative of the Public School 15

Employees of Washington/SEIU Local 1948 to visit with employees in the appropriate bargaining 16

units for purposes of grievance procedures and/or general information data. The visiting delegate shall 17

notify the Human Resource Department and manager/supervisor of the department/building being 18

visited prior to or upon arrival. 19

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Section 4.7. 21

The District shall provide bulletin board space in each school for use of the Association. The bulletins 22 posted by the Association are the responsibility of the officials of the Association. Each bulletin shall 23 be signed by the Association official responsible for its posting. Unsigned notices or bulletins may not 24 be posted. There shall be no other distribution or posting by employees or the Association of 25 pamphlets, advertising, political matters, notices of any kind, or literature on District property, other 26 than herein provided. The District reserves the right to post notices, announcements, etc., which are of 27 interest and concern to Association members. 28

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Section 4.7.1.

- 31 32
- The responsibility for the prompt removal of notices from the bulletin boards after they have served their purpose shall rest with the individual who posted such notices.

33 Section 4.8. 34

The Association and its representatives may use the employee mailboxes to communicate to classified 35 employees. This shall include freedom from any censorship or screening by the District 36 representatives prior to distribution. The Association may use District school buildings for meetings 37 and to transact official business on school property at all reasonable times, provided that this shall not 38 interfere with nor interrupt normal school operations or other scheduled building activities as 39 determined by checking with the Principal/designee and Building Rentals. Electronic mail may be 40

used by the Union during non-duty time for the lifetime of the contract, but this right shall expire as of 41 the end of the contract and shall not constitute the status quo. 42

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Section 4.8.1.

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Each building shall provide a mailbox labeled for PSE use in internal communications.



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4	in an Arbitrat			Ĩ		
5						
6	А.	President				
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9		Resource I	Department.			
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11		1.	Name of the pr	resident and work site	e location.	
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13		2.			ttended and date. This	-
14			be used if the a	absence is for a regul	ar presidential release of	lay.
15		2	N			
16		3.			work. (Note: if the he	
17					given, please notify Hu	
18			day. Please see		he day following the ar	offation of release
19 20			uay. Flease se	e nem C.)		
20 21		4.	Billing Informa	ation		
21		т.	Name of Presid			
22			Evergreen PSE			
23			-	ddress As Specified	By President	
25			rippi opriate ris		by i restaent	
26	B.	Other Emp	oloyees			
27						
28		If an empl	oyee is selected	to appear as a witne	ss on behalf of PSE, no	tification shall be
29		provided v	within five (5) by	usiness days to the H	Iuman Resource Depart	ment and the
30		employee'	s immediate sup	pervisor. The inform	nation provided should	contain the
31		following.				
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33		1.		1	whose wages are subjec	
34			reimburseme	ent by the Association	n and work site location	1.
35		2	Nome of the			
36		2.	Name of the	attorney representing	3 PSE.	
37 38		3.	Date of the a	rhitration		
39		5.	Date of the a			
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41					given, please notify th	
42				U	repancy by the day follo	
43				Please see Item C.)	1 9 9 9	C
44				,		
45		5.	Billing Inform			
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48			PO Box 798			
49				98071-0798		
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WASHINGTON

C. <u>Additional Provisions</u>

If PSE does not forward the above information within the stated timelines (without advance notice), the employee's leave or pay may be docked for hours missed while absent from work, and PSE will reimburse the employee(s).

7 Section 4.10.

8 The district will provide a quarterly list of all current Public School Employee bargaining unit 9 employees, including bargaining unit substitutes and such list will be provided to the PSE field 10 representative.

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APPROPRIATE MATTERS FOR CONSULTATION AND NEGOTIATION

ARTICLE V

18 Section 5.1.

The parties agree that it has been and will continue to be in their mutual interest and purpose to promote systematic and effective employee-management cooperation; to confer and negotiate in good

20 promote systematic and effective employee-management cooperation; to confer and negotiate in good 21 faith with respect to grievance procedures and collective negotiations on personnel matters including

22 wages, hours and working conditions; promote effective methods for prompt adjustment of differences,

and to promote full and reasonable employee participation in such personnel areas as are within the

²⁴ jurisdiction of the employer.

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26 Section 5.2.

²⁷ The Association will, upon request, be advised of current and predicted workload information.

29 Section 5.3.

The District will provide an opportunity for Association representatives to meet with representatives of

the other unions to give input and prepare recommendations to the Superintendent concerning the

setting of the school calendar. After the school calendar is adopted, the District will bargain over any

changes in the school calendar that would affect members of this bargaining unit.

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ARTICLE VI

ASSOCIATION REPRESENTATION

41 Section 6.1.

The Association will designate a labor relations committee of up to fourteen (14) members who will

43 meet with the Superintendent of the District or his/her designated representatives on a mutually

- ⁴⁴ agreeable regular basis to discuss appropriate matters. Concerns must be discussed with the immediate
- supervisor before being presented by the labor relations committee. The District and Association shall
- 46 present an agenda to each other of those items to be discussed at least five (5) business days prior to
- 47 the meeting.
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Section 6.1.1. 1 The Association shall have the right to take minutes during this meeting and shall arrange for 2 the preparation of such minutes, and a draft of such minutes will be made available to the 3 District for their review prior to the final preparation. 4 5 Section 6.2. 6 The Association representatives shall represent the Association and employees in meeting with 7 officials of the District to discuss appropriate matters of mutual interest. They may receive and 8 investigate to conclusion complaints or grievances of employees on District time and thereafter advise 9 employees of rights and procedures outlined in this Agreement and applicable regulations or directives 10 for resolving the grievances or complaints. They may not, however, continue to advise the employee 11 on courses of action after the employee has indicated that he/she does not desire to pursue a grievance. 12 This does not, however, preclude the Association's right to pursue the matter to conclusion. They may 13 consult with the District on complaints without a grievance being made by an individual employee. 14 15 **Section 6.2.1.** 16 Whenever possible, meetings will be scheduled after the employee's work shift. If, however, a 17 mutually scheduled meeting is necessary during an employee's work shift, the employee shall 18 first notify his/her immediate supervisor before scheduling a meeting as per Section 6.2. The 19 employee(s) will report their return to work to their supervisors. 20 21 22 23 **ARTICLE VII** 24 25 HOURS OF WORK AND OVERTIME 26 27 Section 7.1. 28 Each employee shall be assigned to a definite shift with designated times of beginning and ending, 29 which shall not be changed without two (2) calendar weeks prior notice to the employee, or unless 30 required by an emergency or where overtime is necessary. The District shall have the right to establish 31 work schedules and starting times. 32 33 Section 7.1.1. Data Time. 34 Employees who are required to perform service, other than direct service to students, may bring 35

Employees who are required to perform service, other than direct service to students, may bring to the immediate supervisor's and administrator's attention needs for the structuring of their assignment to allow for time for such tasks. If all parties agree, the administrator will approve a modified schedule.

3940 Section 7.2.

The work week shall consist of five (5) consecutive days, Monday through Friday, followed by two (2) consecutive days of rest, Saturday and Sunday. For pay purposes only, the work week shall be considered Sunday through Saturday. Employees are eligible for double pay for work on Sunday under the following conditions:

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1. The employee is in a job classification other than bus driver.



- 2. The employee is required to work on Sunday after having worked the previous day (Saturday) (i.e., unresolved work order/service ticket that spills over into Sunday).
- 3. Double time is for any time worked in excess of forty-eight (48) hours in that Monday through Sunday period.

6 Section 7.3. 7

Work shifts which are more than five (5) consecutive hours shall be designated a lunch period of thirty 8 (30) minutes to one (1) hour which shall not be counted for pay purposes. Lunch periods shall be free 9 from interruptions and shall be given as near the middle of the work shift as is practicable. 10

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The regular workday shall include one (1) fifteen (15) minute rest period for each continuous four (4) 12 hour period of work, excluding school bus drivers. In the event an employee is assigned to a work 13 period less than four (4) hours, but at least three (3) hours, the employee shall be given a rest period of 14 not less than ten (10) minutes, on the employer's time. For work periods of less than three (3) hours, 15 no break is required. Where the nature of the work allows employees to take intermittent rest periods 16 equivalent to the required breaks, rest periods are not required. 17

Section 7.3.1.

19 Employees required to work through their regular lunch periods will be given time to eat at a 20 time agreed upon by the employee and supervisor. In the event the District requires an 21 employee to forego a lunch period and the employee works the entire shift, including the lunch 22 period, the employee shall be compensated for the foregone lunch period at overtime rates (if 23 overtime is applicable), excluding school bus drivers. 24

Section 7.3.2.

When an employee is assigned to work a schedule of four (4) hours or more and at least four (4) hours of the shift are worked before 7:30 a.m. or after 3:30 p.m., the employee is entitled to shift differential pay for those hours worked prior to 7:30 a.m. or after 3:30 p.m. This shift differential is one dollar (\$1.00) per hour to those employees, excluding stadium supervisors and alternate schedule employees (see Section 7.8.2).

Section 7.3.3.

33 Tuesday through Saturday Work Week for Mechanics. A Tuesday through Saturday work 34 week will be in effect for mechanics during the months of September through June. The 35 transportation department will seek at least two (2) volunteers to work the Tuesday through 36 Saturday work week prior to the beginning of the new school year. If there are no volunteers, 37 employees will be assigned by the Transportation Director. All assignments to a Tuesday 38 through Saturday work week will be done by seniority in compliance with Article X of this 39 Agreement. Saturday shift hours will be from 8:30 a.m. to 5:00 p.m., including one-half $(\frac{1}{2})$ 40 hour for lunch, which will not be counted for pay purposes. Employees who work swing shift 41 on Tuesday through Friday and who also work the Saturday shift will continue to be paid the 42 swing shift differential pay for the Saturday consistent with their Tuesday through Friday shift. 43 Employees who work the Tuesday through Saturday work week will revert back to the Monday 44 through Friday work week during the weeks of Thanksgiving Break and Winter Break. 45 Employees working Tuesday through Saturday will have their Monday holidays (including 46 New Years' Day if on a Monday) observed on the following day (Tuesday). 47



- **7.3.4.** On Call Maintenance Emergencies. A maintenance employee who is assigned to be on-call after hours will receive a \$250 stipend per week and will not receive additional compensation for handling phone or radio calls during
- the on-call period, unless the on-call employee is required to physically report to a District site, in which case the on-call employee will receive call back pay in accordance with section 7.9.

7.3.5. On Call Employees.

Campus security and mechanics who are assigned to be on-call after hours will receive a \$150
 stipend per week and will not receive additional compensation for handling phone or radio calls
 during the on-call period, unless the on-call employee is required to physically report to a
 District site, in which case the on-call employee will receive call back pay in accordance with
 Section 7.9.

14 Section 7.4. School Closure/Inclement Weather.

In the event of an unusual district and/or school closure, including late start or early release, due to inclement weather, plant nonoperation or the like, the District will make every effort to notify each employee to refrain from coming to work.

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Employees reporting to work shall receive a minimum of one (1) hour's pay at base rate in the event of such a closure; provided, however, no employee shall be entitled to any such compensation in the

event he/she has been actually notified by the District of the closure prior to leaving home for work.

22 Documented attempts to reach the employee at the telephone number on record, Flash Alert, District

²³ Website, District Social Media accounts and/or radio announcements on designated radio station(s)

shall constitute proper notice. In closure situations other than inclement weather, adequate notice will consist of a documented phone call. Twelve (12) month employees may use emergency leave,

consist of a documented phone call. Twelve (12) month employees may use emergency leave,
 personal leave, vacation, accumulated compensatory time, or make other arrangements with their

immediate supervisor in order to make up for all lost work hours. The work calendar of less than

twelve (12) month employees will be adjusted to make up for all lost work hours. With approval from their immediate supervisor, the employee may use accumulated compensatory time or make other

- their immediate supervisor, the employee may usearrangements to make up for all lost work hours.
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Section 7.4.1.

On late-start or early dismissal days, unrelated to inclement weather, classified personnel shall work their assigned schedule and perform duties consistent with their regular rate of pay. If requested by the employee and approved in advance, unpaid leave may be granted to allow an employee to work only those hours of their assigned schedule that students are present without the employee being required to exhaust all paid leave (Section 9.5).

38 39 Section 7.4.2.

It is the responsibility of each employee to keep the Human Resource Department and
 appropriate department head informed of his/her current telephone number and address.
 Address and/or telephone updates must be filed with the Human Resource Department and
 completed by the employee through Employee Access as soon after a change as is practicable.

43 44

45 Section 7.5.

- 46 Regular full-time employees and regular part-time employees who are requested to work a shift
- regularly filled by an employee in a higher pay range shall receive compensation on the higher pay
- range (longevity is not included) at the step closest to, but not lower than, his/her current rate. Regular



1 full-time employees and regular part-time employees who are requested and choose to work added

2 shifts in jobs on a lower pay range (longevity is not included) shall receive compensation from the

³ lower pay range at the step closest to, but not higher than, his/her current rate. Employees <u>required</u> to

4 work added shifts in lesser classifications shall be compensated at their regular rate of pay.

5 (Note: Requested provides the option of refusal without reprisal. Required implies there is no choice

6 for the employee to turn down the job.)

8 Section 7.6.

District agrees to regular rate of pay for all mandatory training and in-service meetings. All voluntary
meetings or training may be on employee's own unpaid time. Any position requiring a current CPR
and First Aid card or ASE (Automotive Service of Excellence) shall be so noted on the individual job
description. The District will provide an opportunity, at least once per year, for those members to take
the training necessary to retain a valid CPR and First Aid card or ASE (Automotive Service of
Excellence), on paid work time, and will pay the normal and customary fees for the cost of the card. In
addition, there will be no charge to the employee for this training provided by the District.

¹⁶ 17 Section 7.6.1.

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When mandatory training is provided by the District and offered in a District location, that is where all employees shall be expected to take the training. Training may be taken at another location if pre-arranged or in an emergency.

Section 7.6.1.2.

In addition to their assigned work schedule, special education paraeducators will be provided an additional ten (10) paid hours per school year for District approved training and an additional five (5) paid hours per school year for collaborative planning. Collaborative planning requests initiated by the paraeducator may be pre-approved by a supervisor or administrator, up to their five (5) paid hours, with less than 48 hours' notice. Dates and times for trainings and collaborative planning meetings will be provided as far in advance as possible with a minimum of 48 hours' notice.

- <u>Section 7.6.1.3.</u>
 - All remaining (non-special education) paraeducators will be provided an additional three (3) paid hours per school year for District approved de-escalation training.

34 35 Section 7.7.

Employees shall be allowed to attend PSE meetings held at or after 5:00 pm, provided that they shall be absent from their building no more than ninety (90) minutes total per month and provided further that they shall work their full regularly assigned time.

3940 Section 7.8.

Overtime assignments shall be distributed in accordance with the seniority provisions; i.e., the most senior employee in the building/department, or in the specialty area, hereinafter provided. The District agrees to provide employees with as much advance notice of overtime requirements as is practicable in the circumstances.

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Section 7.8.1.

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- Hours worked in excess of eight (8) hours per day or forty (40) hours per work week shall be 2 compensated at the rate of one and one-half $(1\frac{1}{2})$ times the employee's base hourly rate, except 3 employees working an alternate schedule as described in Section 7.8.2 and bus drivers. 4 Employees working an alternate schedule shall be compensated at the rate of one and one-half 5 $(1\frac{1}{2})$ times the employee's base hourly rate for hours worked in excess of ten (10) per day or 6 forty (40) per work week. Bus drivers shall be compensated at one and one-half $(1\frac{1}{2})$ times 7 their base hourly rate for hours worked in excess of forty (40) per work week. Bus drivers shall 8 be compensated at twice their base hourly rate for hours worked in excess of forty-eight (48) 9 per work week. Employees, other than bus drivers, who work in excess of twelve (12) hours 10 per day or forty-eight (48) hours per week shall be compensated at twice the employee's base 11 hourly rate. Drivers shall not be exempted from regular route packs on the basis of overtime 12 liability. 13
- If an employee works over eight (8) hours in one (1) day, but if it is two (2) separate jobs, the
 overtime rule does not apply. Overtime shall only apply if the combination of jobs runs into
 over forty (40) hours worked per week or if an employee works over eight (8) hours in one (1)
 day doing the same job.

20 Section 7.8.2.

Upon advanced written approval of the designated administrator, employees may choose to 21 take time worked beyond eight (8) hours per day or forty (40) hours per week as compensatory 22 time. An exception to this rule will be for those employees working an alternate schedule of 23 four (4) days per week, ten (10) hours per day. Those employees shall be eligible to earn 24 compensatory time only if they work beyond ten (10) hours per day or forty (40) hours per 25 week. Compensatory time shall be one and one-half $(1\frac{1}{2})$ hours for each hour worked and 26 Policy and Procedure 5231 rules apply. Compensatory time shall be taken at a time 27 preapproved by the supervisor after compensatory time is earned. 28

Accumulation of compensatory time shall be recorded on a Compensatory Time Log that will be turned in with the employee's monthly timesheet. Any outstanding hours are to be turned into the Human Resource Department with the employee's June timesheet for accounting purposes. If compensatory log is not submitted with the employee's June timesheet the employee will forego all outstanding compensatory hours.

36 Section 7.9.

All employees called for special service shall receive no less than one (1) hour per call out at the rate
 of one and one-half (1¹/₂) times the employee's base hourly rate. Special service shall be defined as any
 work other than the normal work shift or workday, noncontiguous with the normal work shift or
 workday.

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1			ARTIC	LE VIII	
2 3		НОІ	JDAYS AN	ID VACATIONS	
4					
5 6 7 8	Section 8. *Employed schedule(s	es shall receive any of the fol	llowing paid	holidays that fall during their re	egular work
9 10	А.	Whenever any of the follo shall designate the day to	-	ys fall upon Saturday or Sunday as the holiday.	, the Superintendent
11 12 13 14 15 16 17 18 19 20	B.	only if the holiday, as obs work. (Example #1If an only, that employee would Thursdays within that emp who works Monday throu holiday falls on Saturday	erved, falls o employee v l be paid for bloyee's reg gh Thursday and therefor	(5) day regular work week shall on a day of the week the employ works a specific shift on Tuesday observed holidays that fall on T ular work schedule.) (Example would not receive pay for Chris e is observed on Friday, but wou day and is observed on Monday.	ee would normally ys and Thursdays Tuesdays or #2An employee stmas Day when the ild receive holiday
20 21 22	C.	To be eligible for holiday	pay, the em	ployee must also meet the criteri	a in Section 8.1.1.
23 24 25	D.	1 7 0		lule of four (4), ten (10) hour da (8) hour days) during weeks wh	
26 27 28	E.	Employees with Tuesday	through Satu	urday work weeks, see Section 7	.3.3.
28 29 30 31	extended y		mer school	days, special workshops, inservi). The exception would be for s and trips). See Section 21.4.	
32 33	1	New Year's Day	8.	Veterans' Day	
34		Martin Luther King Day	9.	Thanksgiving Day	
35		President's Day	10.	Native American Heritage Day	I
36		Memorial Day	11.	Day before Christmas	
37		Juneteenth	12.	Christmas Day	
38		Independence Day	12.	Christinus Duy	
38 39		Labor Day			
40	7.	Labor Day			
40	Sec	ction 8.1.1. Unworked Holi	dave		
				to their normal work shift at thei	r base rate in effect
42				y have compensated hours to co	
43		• •		r-break holidays shall be paid pr	-
44				• 1 1	1
45		-	-	lar shift(s) the day before and th	•
46			-	shall receive pay equal to the av	-
47		-	(2) position	is only during the payroll cutoff	perious in which a
48	1101	iday falls.		01 -	



	Section 9.1.1.1. Clarification Deganding Due Driver Heliday Day & Due Driver
1	<u>Section 8.1.1.1. Clarification Regarding Bus Driver Holiday Pay & Bus Driver</u> Union Release Time.
2	The transportation payroll clerk will apply Section 8.1.1 for bus drivers as follows: total
3	compensated hours divided by total number of weekdays (M-F) in the pay period; not to
4	go below the bid hours for the route pack or above eight (8) hours. The previous
5	months' total compensated hour average for the current month's holiday or union
6	
7	release time, except for September (Labor Day, if eligible), will be the route pack hours.
8	The office will make adjustments for the Labor Day holiday on the last working day of the next payroll period. This section is only a clarification and is not meant to change
9	the wording or meaning of Section 8.1.1.
10 11	the wording of meaning of Section 8.1.1.
11	Section 8.1.2. Worked Holidays.
12	Employees who are requested by their supervisor to work on the above observed holidays shall
13	receive the pay due them for the holiday, plus two (2) times their base rate for all hours worked
14	on such holidays.
15	on such hondays.
17	Section 8.1.3. Holidays During Vacation.
18	Should a holiday occur while an employee is on vacation, the employee shall be allowed to
19	take one extra day of vacation with pay in lieu of the holiday as such.
20	take one extra day of vacation with pay in nea of the honday as such.
20	Section 8.2. Vacations.
22	All twelve (12) month, full-time employees shall receive prorated vacation. Such vacations shall be
23	earned, vested and used as designated in this Article.
24	
25	Section 8.2.1.
26	The vacation credit to which an employee shall be entitled shall be computed in accordance
27	with the following rules.
28	
29	Section 8.2.1.1.
30	For one (1) year of service in accordance with Section 8.2, the employee shall receive
31	seven (7) days of paid vacation during the first year of work.
32	
33	Section 8.2.1.2.
34	For two (2) and up to and including five (5) years of service, the employee shall receive
35	fourteen (14) days of paid vacation.
36	
37	<u>Section 8.2.1.3.</u>
38	For six (6) years of service the employee shall receive fifteen (15) days of paid
39	vacation.
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41	<u>Section 8.2.1.4.</u>
42	For seven (7) years of service, the employee shall receive sixteen (16) days of paid
43	vacation.
44	
45	Section 8.2.1.5.
46	For eight (8) years of service, the employee shall receive seventeen (17) days of paid
47	vacation.
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1	Section 8.2.1.6.
2	For nine (9) years of service, the employee shall receive eighteen (18) days of paid
3	vacation.
4	
5	Section 8.2.1.7.
6	For ten (10) years of service, the employee shall receive twenty (20) days of paid
7	vacation.
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9	Section 8.2.1.8.
10	For twenty (20) years of service, the employee shall receive twenty-five (25) days of
11	paid vacation.
12	
13	Section 8.2.2.
14	It is mutually agreed that vacations shall be scheduled at the request of the employee in
15	accordance with the seniority provisions, i.e., the most senior in the building/department, when
16	District work requirements preclude employees from taking vacations simultaneously.
17	Vacation times shall be arranged upon written request to the immediate Supervisor and when
18	both the employee and Supervisor agree.
19	sour me employee and supervisor agree.
20	Section 8.2.3.
21	Employees may not receive pay in lieu of vacation days. Employees who separate from
22	employment or who transfer to a non-vacation eligible position shall be paid for accrued
23	vacation, up to the maximum accrual of thirty (30) days allowed under state statute, at their
24	present rate of pay.
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28	ARTICLE IX
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30	LEAVES
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32	Section 9.1. Sick/Emergency Leave.
33	All full-time, 12-month, 8-hour classified employees earn one (1) day of sick/emergency leave per
34	month. Full-time, 12-month, 8-hour classified employees hired after September 1 shall receive
35	prorated sick/emergency leave allowance based on one (1) full day per month.
36	
37	Those employees who are contracted for the school year in less than full-time positions as described
38	above, shall receive prorated sick/emergency leave which shall be paid on the basis of base hourly
39	rates applicable to the employee's daily work shift.
40	
41	Sick leave may be used for maternity, illness, injury, doctor, dental or vision appointments, emergency,
42	and other reasons mandated by state and federal statutes. Employees who are excluded from work due
43	to health department regulations regarding epidemics may use accrued leave for such absences only if
44	and when:
45	
46	A. The employee produces verification from a doctor that immunization for the current
47	outbreak would pose an unacceptable health risk for the employee and that no verification
48	of prior immunization can be obtained; and
-	1 /
	2022-2025 Collective Bargaining Agreement Page 18 of 63



B. The employee produces verification that the titer test has been taken.

Absences must be entered into the absence management system and as directed by supervisor.

Section 9.1.1. Emergency Leave.

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An emergency, for the purposes of this leave, is an unexpected situation or sudden occurrence of a serious or urgent nature that demands the employee's immediate attention involving the employee, the employee's spouse, the employee's parent, the employee's children, or a dependent who is living with the employee (whom they have custody). Use of emergency leave shall be charged against the employee's accumulated sick leave. Before, or, if necessary, immediately upon return, the employee shall initiate a discussion with their immediate supervisor (building principal/management supervisor or their designee) regarding eligibility for emergency leave. The employee's immediate supervisor shall determine if the situation constitutes an emergency at the time of the employee's request.

- Examples of acceptable emergency leave include but are not limited to:
 - Personal disasters.
 - Natural Disaster. •
 - Required court appearances for divorce proceedings, custody issues, and other • subpoenas -- documentation and explanation submitted with monthly time sheet.
- Funerals and/or events surrounding the death of a family member or friend not eligible • under bereavement leave; provided, that use of sick leave/emergency leave for this purpose shall be limited to a maximum of five (5) occurrences totaling no more than five (5) days in the employee's work year. The employee shall note the use of emergency leave for bereavement purposes on their regular monthly timesheet. If additional time is necessary, the employee may request unpaid leave.

Section 9.1.2.

Each employee's portion of unused sick/emergency leave allowance shall accumulate from year 29 to year. An up-to-date balance of sick leave hours is available through District online system 30 (i.e. Employee Access). Employees who have accrued sick leave while employed with a public school district, educational agency, or institute of higher learning in the State of Washington 32 shall be given credit for such accrued sick leave upon employment with the District. It shall be 33 the responsibility of the new employee to ensure that the Human Resource Department receives 34 official notification from the former District of any sick leave balance at the time of 35 resignation. 36

Section 9.1.3. 38

Employees shall be required to furnish proof by their physician of illnesses requiring absence of five (5) consecutive days or more. When an employee will be absent from work, he/she shall give notice to the building principal or person designated by the building to receive such notice as early as possible. If the absence may be for consecutive days, the District shall be notified, in writing, of the probable date of return. The employee is expected to keep the District apprised of his/her intent.

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1	Section 9.1.4. State Family Care Act.
2	The District shall allow an employee to use a choice of his/her accrued sick leave or other paid
3	leave to care for a child of the employee under the age of eighteen (18) with a health condition
4	that requires treatment or supervision, a child of the employee who is over the age of eighteen
5	(18) who is incapable of self-care, or a grandchild who is a dependent of and living with the
6	employee if the dependent is under the age of eighteen (18) with a health condition that
7	requires treatment or supervision; or a spouse, parent, parent-in-law, or grandparent of the
8	employee who has a serious health condition or an emergency condition. The definitions of the
9	family relationships are spelled out in RCW 49.12.265. An employee may not take advance
10	leave until it has been earned. The District shall not discharge, threaten to discharge, demote,
11	suspend, discipline or otherwise discriminate against an employee who uses this leave.
12	suspend, discipline of other wise discriminate against an employee who uses this feave.
12	Section 9.1.5.
13	Pursuant to the provisions of RCW 28A.400.210, each January following any year in which an
15	eligible employee has accrued a minimum of sixty (60) days of sick leave, he/she may exercise
16	an option to receive payment for unused sick leave that was accrued in the previous year
17	(January through December) at a rate equal to one (1) day's current monetary compensation for
18	each four (4) full days accrued sick leave in excess of sixty (60) days.
19	· · · · · · · · · · · · · · · · · · ·
20	Section 9.1.5.1.
21	At the time of separation from employment, retirement, or death, an eligible employee
22	or the employee's estate, may exercise an option to receive payment at a rate equal to
23	one (1) day's current monetary compensation of the employee for each four (4) full
24	days accrued sick leave up to a maximum one hundred-eighty (180) days.
25	
26	<u>Section 9.2. Sick Leave Covered By Industrial Insurance.</u>
26 27	Employees who are absent for reasons covered by industrial insurance shall be paid an amount equal to
	Employees who are absent for reasons covered by industrial insurance shall be paid an amount equal to the difference between the amount paid the employee by the industrial insurance carrier and the
27	Employees who are absent for reasons covered by industrial insurance shall be paid an amount equal to the difference between the amount paid the employee by the industrial insurance carrier and the amount the employee would normally earn; provided the employee wishes to draw from the
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27 28 29 30 31 32 33 34 35 36	Employees who are absent for reasons covered by industrial insurance shall be paid an amount equal to the difference between the amount paid the employee by the industrial insurance carrier and the amount the employee would normally earn; provided the employee wishes to draw from the accumulated sick leave during such an absence. A deduction shall be made from the employee's accumulated sick leave in accordance with the amount paid to the employee by the District. When applicable, vacation leave may be used to supplement worker's compensation benefits only after all sick leave has been exhausted. A written request to use such vacation leave must be submitted in writing to the Human Resource Department before the sick leave balance has been depleted. Vacation leave will be deducted in full day blocks and will be used consecutively following the exhaustion of
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	Employees who are absent for reasons covered by industrial insurance shall be paid an amount equal to the difference between the amount paid the employee by the industrial insurance carrier and the amount the employee would normally earn; provided the employee wishes to draw from the accumulated sick leave during such an absence. A deduction shall be made from the employee's accumulated sick leave in accordance with the amount paid to the employee by the District. When applicable, vacation leave may be used to supplement worker's compensation benefits only after all sick leave has been exhausted. A written request to use such vacation leave must be submitted in writing to the Human Resource Department before the sick leave balance has been depleted. Vacation leave will be deducted in full day blocks and will be used consecutively following the exhaustion of the sick leave. If an employee has used all of his/her accrued sick and vacation leave, he/she may, in accordance with SEBB rules, elect continuation of coverage (COBRA) through the period of leave without pay.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	Employees who are absent for reasons covered by industrial insurance shall be paid an amount equal to the difference between the amount paid the employee by the industrial insurance carrier and the amount the employee would normally earn; provided the employee wishes to draw from the accumulated sick leave during such an absence. A deduction shall be made from the employee's accumulated sick leave in accordance with the amount paid to the employee by the District. When applicable, vacation leave may be used to supplement worker's compensation benefits only after all sick leave has been exhausted. A written request to use such vacation leave must be submitted in writing to the Human Resource Department before the sick leave balance has been depleted. Vacation leave will be deducted in full day blocks and will be used consecutively following the exhaustion of the sick leave.
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	Employees who are absent for reasons covered by industrial insurance shall be paid an amount equal to the difference between the amount paid the employee by the industrial insurance carrier and the amount the employee would normally earn; provided the employee wishes to draw from the accumulated sick leave during such an absence. A deduction shall be made from the employee's accumulated sick leave in accordance with the amount paid to the employee by the District. When applicable, vacation leave may be used to supplement worker's compensation benefits only after all sick leave has been exhausted. A written request to use such vacation leave must be submitted in writing to the Human Resource Department before the sick leave balance has been depleted. Vacation leave will be deducted in full day blocks and will be used consecutively following the exhaustion of the sick leave. If an employee has used all of his/her accrued sick and vacation leave, he/she may, in accordance with SEBB rules, elect continuation of coverage (COBRA) through the period of leave without pay. If the employee chooses not to use sick leave, he/she shall not be entitled to use vacation leave. Section 9.3. The classified employee granted a leave of absence for a one (1) year period must confirm his/her intention to return the next school year to the Human Resource Department, in writing, by no later than March 15. The classified employee granted a leave of absence for a school year period will be
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Employees who are absent for reasons covered by industrial insurance shall be paid an amount equal to the difference between the amount paid the employee by the industrial insurance carrier and the amount the employee would normally earn; provided the employee wishes to draw from the accumulated sick leave during such an absence. A deduction shall be made from the employee's accumulated sick leave in accordance with the amount paid to the employee by the District. When applicable, vacation leave may be used to supplement worker's compensation benefits only after all sick leave has been exhausted. A written request to use such vacation leave must be submitted in writing to the Human Resource Department before the sick leave balance has been depleted. Vacation leave will be deducted in full day blocks and will be used consecutively following the exhaustion of the sick leave. If an employee has used all of his/her accrued sick and vacation leave, he/she may, in accordance with SEBB rules, elect continuation of coverage (COBRA) through the period of leave without pay. If the employee chooses not to use sick leave, he/she shall not be entitled to use vacation leave. Section 9.3. The classified employee granted a leave of absence for a one (1) year period must confirm his/her intention to return the next school year to the Human Resource Department, in writing, by no later than



before the term of leave is up, the District must give its mutual consent to do so. If the leave of 1 absence was granted for a period other than a school year period, written confirmation of the 2 employee's intention to return must be made to the Human Resource Department at least thirty (30) 3

working days prior to the expected date of return. 4

Section 9.3.1.

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If an employee on a leave of absence accepts a new job, expands his/her hours of work in 7 another job that was held prior to the leave of absence, receives unemployment insurance, or 8 goes into business for himself/herself, his/her employment and all other seniority rights will be 9 automatically terminated. Human Resource administration will review requests for exceptions 10 in extraordinary circumstances, including situations where the leave is health related. 11

Section 9.3.2.

13 The employee on leave of absence shall retain accrued sick leave, vested vacation rights and 14 seniority rights. Vacation credits, sick leave and seniority rights shall not, however, 15 accumulate while the employee is on leave of absence. However, seniority shall continue to 16 accumulate on leaves that do not exceed three (3) months and on medical leaves not to exceed 17 one (1) year. 18

19 Section 9.4. Health Leave. 20

A classified employee whose physician certifies in writing that the employee is unable to perform job 21 related responsibilities because of personal illness or disability shall, upon reasonable notice and upon 22 approval of the proper administrative channels, be granted a leave of absence, for up to one (1) year 23 from the date the leave is granted. If an extended illness is involved, one (1) additional year may be 24 granted. Accumulated sick leave may be used for health leave, if desired. In the case of maternity, up 25 to thirty (30) workdays of sick leave may be used following birth or related complications. Additional 26 sick leave days may be used upon a doctor's order. This will require written verification by a doctor 27 that the employee is unable to work. If the employee does not have thirty (30) days of sick leave 28 available, unpaid leave may be granted (see Section 9.5). 29

Section 9.4.1.

The employee who is on a medical leave of absence for more than three (3) months shall 32 specify, in writing, the length of the anticipated leave. 33

34 Vacancies of three (3) months or more caused by leave of absence shall be posted and filled on 35 a temporary basis. The returning employee will be returned to the same position if it exists. 36 New employees hired to fill positions of employees on a leave of absence will be hired only for 37 a temporary specific period of time. The temporary employee will be eligible to receive 38 medical benefits only if he/she meets SEBB eligibility requirements. The new temporary 39 employee will be given a minimum of two (2) weeks' notice when his/her temporary job will 40 end. 41

Section 9.4.2. 43

All returns from health leave are contingent on a written statement of release from the attending 44 physician regarding the individual's health. The employee must submit the written statement of 45 release from their attending physician to the Human Resource Department. The employee will 46 need clearance and approval from the Human Resource Department before returning to their 47 work site. 48



1 Section 9.5. Unpaid Leaves.

- 2 Unpaid leaves may be requested by classified employees for hardship or an unforeseen situation. Each
- request of this nature will be reviewed and granted only when they will not have an undesirable impact upon the educational program or business operations.
- 5
- 6 Unpaid leave is not guaranteed and must receive preapproval through the Human Resource
- 7 Department. If unpaid leave is granted, all of the employee's accrued vacation and personal leave will
- ⁸ be exhausted before any unpaid leave is allowable, except as stated in Section 9.2.
- 9

10 Section 9.6. Bereavement Leave.

- Each classified employee shall be entitled to five (5) days with full pay for each occurrence in the
- employee's family to be taken within sixty (60) calendar days of the death. Family shall be defined to
- include the employee's: mother, father, sister, brother, husband, wife, spouse equivalent, son,
- 14 daughter, step-son, step-daughter, son-in-law, daughter-in-law, mother-in-law, father-in-law, brother-
- in-law, sister-in-law, grandchild, grandparent, stepfather, stepmother, aunt, uncle, niece, nephew or
- anyone who is living with and considered part of the family. The employee shall inform his/her
- immediate supervisor of his/her relationship to the deceased and note the relationship on his/her
- regular monthly time sheet. No other documentation shall be required unless there is evidence of
- possible misuse. Bereavement leave is non-cumulative and not deducted from other leaves.
 Exceptions to the above timelines and relationships may be granted on a case-by-case basis at the
- Exceptions to the above timelines and relationships may be granted on a case-by-case basis at t
- request of the Association made to HR, and will not set a precedent.
- 23 Section 9.7. Parental/Adoption Leave.
- ²⁴ Two (2) days of parental/adoptive leave with full pay shall be allowed, upon written request to the
- ²⁵ Human Resource Department, to be used in connection with the child's birth or adoption. Such leave
- shall be noncumulative. One (1) additional day may be allowed provided the employee utilizes
- accrued vacation/personal leave for the time. If no vacation/personal leave time is available, the
 employee may take the time off with loss of pay.

29 30 Section 9.8. Military Leave.

- Military leave of absence shall be granted to classified employees as required by law. Employees shall notify their immediate supervisor of the intended military leave and a copy of the military orders shall be submitted in advance of the leave to the Human Resource Department.
- 34

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35 Section 9.9. Judicial Leave.

- In the event an employee is summoned to serve as a juror or appear as a witness in Court on behalf of the District, or is named as a co-defendant with the School District, he/she shall receive his/her normal day's pay for each day he/she is required in Court. After completion of such service the employee will provide a copy of the Certificate of Jury Service to the Payroll Department. The leave shall be recorded on the appropriate monthly timesheet.
- 41 42

Section 9.9.1.

- In the event a classified employee is a party in Court action, he/she may be granted a temporary
 leave of absence without pay.
- 45
- 46 47
- 2022-2025 Collective Bargaining Agreement PSE of Evergreen PSE Evergreen Public Schools No. 114



1 Section 9.10. Personal Leave.

Twelve (12) month employees shall receive up to two (2) days personal leave per year with pay equal 2 to their normal daily wage based on their assigned schedule. Less than twelve (12) month employees 3 with less than five (5) full years of service shall receive up to two (2) days personal leave per year with 4 pay equal to their normal daily wage based on their assigned schedule. Less than twelve (12) month 5 employees with five (5) full years of service shall receive three (3) days personal leave per year with 6 pay equal to their normal daily wage based on their assigned schedule. Those employees working in 7 positions with less than one hundred (100) workdays per work year will be eligible for only one (1) 8 personal leave day per year. New hires who have less than one hundred (100) but more than sixty (60) 9 workdays remaining in their regular work schedule will be eligible for one (1) personal leave day. 10 Those new hires who have sixty (60) or fewer workdays remaining in their regular work schedule will 11 be ineligible for personal leave and personal leave buyback during the year in which they were hired. 12 Such leave shall be noncumulative, and shall be taken in one (1) hour increments or full day blocks, 13 and shall not be deducted from other leaves provided under this Article. Application for personal leave 14 shall be made to the employee's immediate supervisor at least twenty-four (24) hours before taking 15 such leave. Upon written request via the Personal Leave Buyback form, employees with unused 16 personal leave days shall be compensated in August [average number of hours at their regular rate(s) of 17 pay]. The Buyback form must be in the Human Resource Department by the August cutoff date 18 (July 31) to be valid.

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Section 9.10.1.

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For bus drivers requesting personal leave buyback pursuant to Section 9.10, the last full pay

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period will be used when calculating the August compensation.

25 Section 9.11. Religious Leave.

Per state law, each employee covered by this Agreement is entitled to two (2) unpaid days per year, if no personal/vacation days are available, for a reason of faith or conscience or an organized activity conducted under the auspices of a religious denomination, church, or religious organization unless such leave will pose an undue hardship as set forth in WAC 82-56-020.

30

A request for such leave shall include a statement describing what religious day(s) is/are to be

32 observed and attesting to and providing documentary evidence that the basic tenets of the employee's

religious affiliation unequivocally require observance of the religious day(s) in such manner that

he/she cannot perform his/her employment duties on the day(s) requested. The employee must submit
 his/her request to the building administrator a minimum of two (2) weeks in advance of the requested
 time off.

36 37

38 Section 9.12. Leave Sharing.

Leave sharing shall be in accordance with the Washington State Leave Sharing Program as established
 under Chapter 93, Laws of 1989, and Chapter 23, Laws of 1990, and as set forth in Chapter 41.04
 RCW. An employee may apply for leave sharing provided he/she has met the following criteria as set

- 41 RCW. An employee may app
 42 forth in District Policy 5406.
- 43

44 Section 9.13. Federal Family Medical Leave Act.

Leave Entitlement: Employees who have worked for the Evergreen Public Schools at least twelve (12) months and at least 1,250 hours during the prior twelve (12) months may take up to twelve (12) weeks

months and at least 1,250 hours during the prior twelve (12) months may take
 of unpaid leave for the following reasons as set forth in District Policy 5404.



- For the birth of a child, and in order to care for the newborn child; 1.
 - 2. For the placement with the employee of a son or daughter for adoption or foster care;
 - To care for the employee's spouse, child, or parent who has a serious health condition; or 3.
 - Inability of the employee to perform the functions of the employee's position due to a 4. serious health condition.

6 Twelve (12) weeks of unpaid leave shall start after all paid sick leave is exhausted. If the employee 7 chooses to use other paid leaves, the twelve (12) weeks of unpaid leave shall start after those paid 8 leaves are used. 9

- 10 When leave is based on a serious health condition (either the employee's or a family member's) the 11 written request must be supported by certification from a health care provider and provided in a timely 12 manner, generally fifteen (15) calendar days. Periodic recertification of the medical condition may be 13 required. Certification forms are available in personnel. 14
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Section 9.14. Domestic Violence Leave. 16

The District will provide leave in accordance with RCW 49.76 passed in 2008 which allows victims of 17 domestic violence, sexual assault, or stalking to take reasonable leave from work to take care of legal 18 needs and obtain health care. Such leave will be without pay or with pay if paid leave is available, at 19 the employee's discretion. Employees may also take reasonable leave to help a family member obtain 20 needed treatment or services. For this section, family members include a child, spouse, parent, parent-21 in-law, grandparent or person who the employee is dating. Documentation may be required by the 22

District pursuant to RCW 49.76.040. 23

24 Section 9.15. 25

Paid Family and Medical Leave (PFML) generally allows up to 12 weeks (more in some 26 circumstances) of paid leave per year provided the employee qualifies by having worked 820 hours or 27 more in the qualifying period. The qualifying period is the first four of the last five completed calendar 28 quarters starting from the day the employee intends to take leave. PFML applies to an employee's own 29 health condition or to provide care for an eligible family member experiencing a qualifying health 30 condition. This leave is administered through the Employment Security Department. Employees will 31 pay for this program through mandatory payroll deductions. 32

33

Employees may not receive District paid leave concurrent with Paid Family and Medical Leave 34 benefits. Employees are required to submit verification of approval of Paid Family and Medical Leave 35 and coordinate dates of leave with Human Resources. The District is required to maintain health 36 insurance benefits during periods of approved PFML when there is at least one day of overlap with 37 FMLA. If an employee is not FMLA eligible and the employee has qualified for PFML through the 38 Employment Security Department, the District is required to maintain health insurance during periods 39 of approved PFML. Employees who have not yet met the SEBB hours requirement for medical benefit 40 eligibility or who are no longer anticipated to meet eligibility requirements and are on approved health 41 leave without pay may choose to continue their health insurance benefits by self-paying for 42 continuation coverage through Health Care Authority (COBRA). 43

44

The employees must provide notification of their intent to take leave. If an event is foreseeable, the 45 employee must provide 30 days' notice. If the event is unforeseeable, the employee must provide 46 notice as soon as the need for leave is known. 47



1	Leave Qualifiers: This benefit cannot be taken without a qualifying event and submission of a doctor's
2	certification to the Employment Security Department. Leave events can be family or medical, for
3	example:
4	• Care and bond after a baby's birth or the placement of a child younger than 18;
5	• Care for a family member experiencing an illness or medical event;
6	Certain military-connected events.
7	
8	SEBB eligibility rules and policies apply to employees on an approved leave of absence.
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12	ARTICLE X
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14	PROBATIONARY, SENIORITY, AND LAYOFF PROCEDURES
15	Section 10.1
16	Section 10.1. Seniority, as referenced herein, means seniority within the employee's current job classification or in
17 18	the case of layoff any job classification in which the employee has previously worked as a permanent
18	bargaining unit employee. Bargaining unit seniority rights begin on the employee's most recent first
20	day of regular (not substitute) employment within the bargaining unit, and classification seniority
21	begins on the most recent first day of regular (not substitute) employment in the specific job
22	classification. The seniority of an employee in the bargaining unit shall be established on the date the
23	employee began continuous daily employment (hereinafter "hire date") as approved by the Board of
24	Directors, unless such seniority shall be lost as hereinafter provided.
25	
26	Section 10.1.1. Breaking of Seniority Ties.
27	The District provides a seniority list that ranks employees by their most recent hire date in their
28	current classification.
29	
30	If two employees have the same hire date in their current classification, they are ranked
31	according to the following tiebreakers:
32	1 District line later
33	1. District hire date;
34	 Oldest application date; Alphabetical order of last name;
35	 Alphabetical order of first name.
36 37	Apphabetical order of first name.
38	For bus drivers, ties will be broken based on the driver's most recent placement on the
39	substitute list described in Section 19.10.1.
40	
41	Section 10.2.
42	Each new hire shall remain in a probationary status for a period of up to eighty (80) working days

- following the hire date as defined in Section 10.1. At the end of forty (40) working days, the
- supervisor will conference with the employee about his/her job performance. A written evaluation will
- ⁴⁵ be completed prior to the end of the eighty (80) working day probationary period. During the
- 46 probationary period, any employee may be discharged at the discretion of the District.
 47



- During the probationary period, employees are not eligible to apply for another position until they have successfully completed their probationary period.
- Current employees who are awarded a new position must remain in the position for sixty (60) working
 days and are not eligible to apply for another position until the sixty (60) days are completed.

6 7 Section 10.3.

A new hire employee will have full seniority rights effective with the hire date and will be subject to
 applicable rights and duties contained in this Agreement.

10 11 Section 10.4.

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- ¹² The seniority rights of an employee shall be lost for the following reasons:
 - A. Resignation;
 - B. Discharge for any reason contained in this Agreement;
- 16 C. Retirement; or
- D. Transfer out of the bargaining unit.

19 Section 10.5.

20 Seniority rights shall not be lost for the following reasons, without limitations:

- A. Time lost by reason of industrial accident, industrial illness or jury duty;
- B. Time on leave of absence granted for the purpose of serving in the Armed Forces of the United States;
- C. Authorized personal leaves not exceeding three (3) months;
- D. Medical leaves not exceeding one (1) year. In the case of extended illness or injury, an additional year may be granted; or
 - E. Time spent in layoff status.

30 Section 10.6.

Seniority rights shall be effective within the bargaining unit established in Article I of this Agreement
 except as may hereinafter be provided.

- Section 10.6.1.
- ³⁵ For purposes of applying for new or open positions and layoffs, seniority rights shall be
- ³⁶ effective within the general job classifications: Paraeducators, Service Workers,
- Professional/Technical, Maintenance, Transportation, and Mechanics; provided, however, new or open positions shall be filled by seniority subject to the provisions of this Article, within the classification which the opening occurred; provided, further, if no one from that classification applies for the job, consideration shall be given to all employees within the bargaining unit and the position shall be filled by bargaining unit seniority subject to the provisions of this Article.
 - Section 10.6.1.2. Clarification Regarding New or Open Positions.
 - A new or open position is described as a position requiring the addition of personnel as opposed to a program enhancement requiring the addition of hours in a building or titled program. In the latter case, seniority will apply only within the building adding hours. This section is for clarification of intent only and not intended to alter the general seniority provisions of Article X.



1	<u>Section 10.6.2.</u>
2	The employee with the earliest hire date shall have preferential rights regarding shift selection,
3	vacation periods, promotions and/or transfers to new or open positions, and layoffs, when
4	ability or performance are substantially equal with other candidates. If the District determines
5	that preferential requirements are not governed because another candidate possesses ability and
6	performance greater than a senior employee or employees, the employee not selected for
7	promotions or transfers may meet with the Chief Human Resource Officer to discuss the
8	reasons for the decision. Any grievance filed over this section, in a seniority bypass situation,
9	would begin at level three (3), and, if possible, the supervisor/manager in charge of the
10	selection decision would be present.
11	1
12	Section 10.7.
13	The District shall publicize the availability of new or open positions and their location as soon as is
14	practicable after the District has been apprised of the opening. New or open positions shall not be
15	filled by the District until interested applicants have had at least five (5) business days to apply.
16	
17	Section 10.7.1.
18	The District shall, when job posting periods are up, provide the Association with access to
19	name, hire date, and classification information on the successful bidder and on all employees
20	who bid for the available time.
21	
22	<u>Section 10.7.2.</u>
23	Any person who is hired into an unfilled position and who worked in the position for more than
24	thirty (30) consecutive workdays shall receive Step 1 wages on Schedule A for that category,
25	beginning with the 31st consecutive workday.
26	
27	Section 10.8. Elimination of Permanent Position or Reduction of Permanent Work Hours.
28	In the event an employee's permanent work hours are reduced to a level where the employee is no
29	longer eligible to receive insurance benefits, that employee may opt to either:
30	
31	1. accept the reduction and remain in their current position; or
32	
33	2. go into layoff status, in which case the employee will be placed on the reemployment list
34	under Section 10.9. Such employees have the right/responsibility to apply for any open
35	positions in which they are interested.
36	
37	If an employee has multiple positions and one or more of those positions is reduced or eliminated
38	without a complete loss of hours, the employee will retain their remaining position(s) and will not be
39	considered to be in layoff status.
40	
41	Section 10.8.1. Reductions in Force.
42	In the event a permanent position is eliminated, the most junior employee holding the same
43	permanent position, in the program (if applicable), in the building or department will be placed
44	in layoff status. In which case, the employee will be placed on the reemployment list under
45	section 10.9.

- section 10.9.
- 46 47



1 Section 10.9. Layoff.

- 2 In the event of layoff, employees so affected are to be placed on a reemployment list maintained by the
- ³ District according to seniority within the classifications affected by such layoff. In the event that the
- 4 District re-establishes the layoff positions or makes additional classified positions available, such
- s employees who apply are to have priority over applicants from other classifications, substitute
- employees, and applicants from outside the bargaining unit, by seniority if qualified, in filling any
- opening within the classification(s) held prior to layoff. If performance or ability of an employee are a concern, the requirement of Section 10.6.2. shall apply. Names shall remain on the reemployment list
- for one (1) year.
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11 Section 10.9.1.

Individuals whose names are on the reemployment list, who reject an offer with the District which is substantially equal in hours [within one (1) hour of previous position unless the position falls below four (4) hours] shall be removed from the reemployment list. Individuals whose names are on the reemployment list, who elect to accept a position with the District which is substantially less than the position previously held, if requested in writing within ten (10) business days, shall remain an active name on the reemployment list.

<u>Section 10.9.2.</u>

An employee on layoff status shall file his address in writing with the Human Resource Department of the District and shall thereafter promptly advise the District in writing of any change of address.

Section 10.9.3.

All accrued benefits to which an employee was entitled at the time of layoff, including unused accumulated sick leave, seniority, and longevity, will be restored to the employee upon return to employment within one (1) year from the date of layoff. Seniority does not accrue while on layoff status.

ARTICLE XI

DISCIPLINE AND DISCHARGE OF EMPLOYEES

36 Section 11.1.

The District shall have the right to discipline or discharge an employee for justifiable cause. The issue of justifiable cause shall be resolved in accordance with the grievance procedure hereinafter provided. If the District has reason to reprimand an employee, it shall be done in a manner which will not embarrass the employee before other employees or the public.

41 42

Section 11.1.1.

- Disciplinary actions by the District will follow a policy of progressive discipline unless the
 severity or nature of the employee's behavior warrants more serious and immediate actions.
 The progressive steps will normally be as follows:
- 46
 - 1. Documented Warning
 - 2. Written Reprimand



1	3. Suspension
2	4. Discharge
3	
4	<u>Section 11.1.2.</u>
5 6	If the District has reason to discipline or discharge an employee, the employee shall have the right to have a union representative, officer, or trustee at the discipline proceedings. No
7	disciplinary action may result from a meeting between an employee and a supervisor unless an
8	opportunity for representation has been afforded.
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2	ARTICLE XII
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4	INSURANCE AND RETIREMENT
5	
6	Section 12.1.
7	The District agrees to provide insurance benefits to employees through the School Employees'
8	Benefits Board (SEBB). The District agrees to follow employee eligibility rules and provide funding
9	for all bargaining unit members and their dependents as required by State law, the State Operating
0	Budget, and the School Employees' Benefits Board (SEBB). Inclusive of employer funding will be the
1	payment of the retiree carve-out for all eligible employees.
2	
3	The District offered SEBB benefits include:
4	Medical Plans
5	Dental Plans
6	Vision Plans
7	Basic Long-term Disability
8	Basic Life and Accidental Death and Dismemberment Insurance (AD&D)
)	
)	Employees are eligible to participate in the Medical Flexible Spending Arrangement (FSA) and
1	Dependent Care Assistance Program (DCAP) offered by the employer. Employees will also have the
2	option of enrolling in a Health Savings Account (HSA) and Limited Purpose Flexible Spending
3	Arrangement (LPFSA) when a qualifying High Deductible Health Plan (HDHP) is selected for their medical insurance. In addition, amplexed will be able to utilize neurall deduction for any
4	medical insurance. In addition, employees will be able to utilize payroll deduction for any
5	supplemental insurance they choose to enroll in through SEBB (e.g., increased Life, AD&D, Long-term disability, etc.)
6 7	term disability, etc.).
7 °	Section 12.1.1.
8	Employees eligible for medical benefits through SEBB are responsible for the employee
9 0	premium deduction of their medical plan choice. Employee premiums will be deducted through
1	payroll deduction and paid to the Health Care Authority in accordance with the amount due as
	billed by the Health Care Authority.
2 3	oniou by the floater cure fluctority.
3 4	Section 12.2.
5	The employer agrees to follow SEBB eligibility rules for employees who are anticipated to work the
<i>c</i>	minimum number of hours in a school year as defined by SEBB Under SEBB rules a school year

minimum number of hours in a school year as defined by SEBB. Under SEBB rules, a school year
 shall mean September 1 through August 31 and shall be referred to as the eligibility year.



1 Section 12.3.

- 2 The District shall provide for participation in the Washington State Public Employees' Retirement
- 3 System as required by State Law and Regulations and in accordance with Federal Law. The District
- 4 shall report all hours worked, whether straight time, overtime or otherwise.

6 Section 12.4.

- 7 Medical examinations and drug screens required as a condition of employment shall be paid by the
- 8 District (see District Administrative Procedure No. 5202P); provided, however, that the District will
- 9 designate a specific physician and clinic, or laboratory. The District will annually review and identify
- the designated clinic. Department of Transportation (DOT) medical exams will be biennial or as
- required by Federal Motor Carrier Safety regulations. Bus Drivers must also meet the State
- requirements of WAC 392-144-102.
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ARTICLE XIII

PROFESSIONAL DEVELOPMENT

1920 Section 13.1.

- In order to achieve individual competence and quality work performance, the District recognizes its
- obligation to the professional development of the employee and agrees that each employee subject to
- this Agreement shall be given adequate opportunities to develop his/her professional job skills and
- 24 knowledge. The designated administrator must give advance approval before the employee is to be 25 reimbursed.
- 26
- Funds shall be provided in the amount of ten thousand dollars (\$10,000.00) per contract year.
- Unused funds may be applied towards the District's contribution for each year of the contract. The
- educational opportunities must meet the approval criteria in order for funding to be approved.
- Employees are expected to seek building and program training funds before making requests under this section.
- 32

33 Section 13.2.

- The District shall provide orientation for all new employees of the District. Classified staff
- development and in-service training will be an on-going process. Employees shall have input to their
- ³⁶ immediate supervisor for classified staff development activities. PSE shall have opportunity for input
- in planning for in-service. Regular wages shall be paid for time spent in mandatory in-service training
- sessions or workshops. Employees will not suffer any loss of pay or leave for time spent in approved
- 39 in-service training sessions or workshops.

40 41 Section 13.3.

- Annual training for Special Education drivers, regularly employed Special Education substitutes, and
 those taking Special Education extra trips shall be required.
- 44

45 <u>Section 13.4.</u>

- ⁴⁶ Per RCW 28A.413.040 all classified school employees working in an instructional paraeducator
- 47 position who work under the supervision of a certificated or licensed staff member to support and



- assist in providing instructional and other services to students and their families must meet the 1
- following minimum employment requirements by the date of hire for the 2019-20 school year: 2
- 3 1. Be at least eighteen (18) years of age and hold a high school diploma or its equivalent; and 4
 - 2. a.) Have received a passing grade on the education testing service paraeducator assessment; or b.) Hold an associate of arts degree; or
- 6 c.) Have earned seventy-two quarter credits or forty-eight semester credits at an institution of 7
- higher education; or 8
- d.) Have completed a registered apprenticeship program. 9

Section 13.5. Paraeducator Training. 11

- During the 2019-2020 school year only, the district will provide two days (14 hours) of paid training 12 on the state paraeducator standards of practice for instructional paraeducators who have not completed 13 the Fundamental Course of Study (FCS) in another district within the state. The District will establish 14 the training schedule and location and will provide access to computers and other technology needed in 15 completing the FCS. The District will pay for fees associated to clock hours provided by Evergreen 16
- School District. 17
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- The District will implement additional training for the Fundamental Course of Study in future school 19 years for which state funding is appropriated and only for the number of days that are funded by the 20 appropriation.
- 21 22

The paraeducator is responsible to complete filing requirements with the Superintendent of Public 23 Instruction of their completion of the Fundamental Course of Study. 24

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Section 13.6. Required Paraeducator Certificate. 26

- Upon completion of the required four-day (28 hours) Fundamental Course of Study, paraeducators are 27 then required to earn a General Paraeducator Certificate by completing an additional 70 hours of 28 general courses on the state paraeducator standards of practice. The General Paraeducator Certificate 29 must be completed within three (3) years of completing the FCS as outlined in WAC 179-11-040. The 30 General Paraeducator Certificate does not expire.
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ARTICLE XIV

ASSOCIATION MEMBERSHIP AND CHECKOFF

38 Section 14.1. 39

Each employee subject to this Agreement, who, on the effective date of this Agreement, is a member 40 of the Association in good standing, shall maintain membership in the Association in good standing 41 during the term of this Agreement. Employees who wish to opt out of Association membership must 42 contact the Association directly. 43

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Section 14.2. 45

PSE will be the custodian of the records related to dues authorizations and agrees that, as the custodian 46 of the records, it has the responsibility to ensure the accuracy and safe-keeping of those records. 47

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1 Section 14.3. COPE (Political Action Committee).

- 2 The District shall, upon receipt of a written authorization that conforms to legal requirements, deduct
- ³ from the pay of such bargaining unit employee the amount of contribution the employee voluntarily
- 4 chooses for deduction for political purposes and shall transmit the same to the Association. The
- 5 employee may revoke the request at any time. At least annually, the employee shall be notified by
- 6 PSE/SEIU 1948 about the right to revoke the request.
- 7

8 Section 14.4. Checkoff.

- 9 The District shall transmit all dues and/or voluntary political contributions deducted to the Treasurer of
- Public School Employees of Washington, SEIU Local 1948 on a monthly basis. The District shall
 deduct local dues as established by the local PSE chapter.
- 12

13 Section 14.5.

For payroll purposes only, for employees who work in both PSE bargaining units, dues will be sent to whichever unit the employee works the majority. However, membership in the unit is determined by the recognition clause (Article I); not on which unit dues money is paid to.

1718 Section 14.6.

The Association will indemnify, defend, and hold the District harmless against any claims made, and any suit instituted against the District on account of any checkoff of Association dues or voluntary political contributions.

2223 Section 14.7.

The District agrees to accept employee authorization of dues by paper form, voice-authorization and Esignature in accordance with "E-SIGN". PSE Membership Department will provide a list of those members who have agreed to union membership via any of the above methods. The PSE Membership Department will be the custodian of the records related to dues authorization and agrees that, as the

- custodian of the records, it has the responsibility to ensure the accuracy and safe-keeping of those records.
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37 Section 15.1.

Grievances or complaints arising between the District and its employees within the bargaining unit defined in Article I herein, with respect to matters dealing with the interpretation or application of the terms and conditions of this Agreement, shall be resolved in strict compliance with this Article.

ARTICLE XV

GRIEVANCE PROCEDURE

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Section 15.2. Grievance Steps.

43 44 <u>Section 15.2.1.</u>

45 Step 1 - The employee shall first discuss the grievance with his/her immediate supervisor. If 46 the employee wishes, he/she may be accompanied by an Association representative at such 47 discussion. All grievances not brought to the immediate supervisor in accordance with the


preceding sentence within twenty (20) business days of the occurrence of the grievance, except during spring and winter breaks, shall be invalid and subject to no further processing.

Section 15.2.2.

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Step 2 - If the grievance is not resolved to the employee's satisfaction in accordance with Step 1, the employee shall reduce to writing a formal statement of the grievance containing the following:

- A. The facts on which the grievance is based;
- A reference to the provisions in this Agreement, which have been allegedly B. violated: and
- The remedy sought. С.

Step 2 must take place within ten (10) business days after the informal discussion in Step 1, except during spring and winter breaks, or the grievance will be considered invalid and subject to no further processing. District level management will have five (5) business days from submission of this statement to resolve it by indicating on the statement the disposition. If an agreeable disposition is made, all parties to the grievance shall sign.

Section 15.2.3.

Step 3 - If no settlement has been reached within the five (5) days referred to in the preceding subsection Step 2, and the Association believes the grievance to be valid, the President of the 22 Association or Designee will submit PSE's formal written statement of grievance within fifteen (15) business days, except during spring and winter breaks, to the District Superintendent or the Superintendent's designee. After such submission, the parties will have fifteen (15) business 25 days from submission of the written statement of grievance to resolve it by indicating on the 26 statement of grievance the disposition. If an agreeable disposition is made, all parties to the 27 grievance shall sign it. 28

Section 15.2.4. 30

Step 4 - If no settlement has been reached within the fifteen (15) business days referred to in 31 the preceding subsection, except during spring and winter breaks, and the Association believes 32 the grievance to be valid, the employee may demand arbitration of the grievance. The 33 grievance may be submitted by the Association to final and binding arbitration within fifteen 34 (15) business days from receipt of the District response or within fifteen (15) business days 35 from the end of the fifteen (15) day waiting period referred to in the previous sub section. Such 36 arbitration shall be conducted by an arbitrator under the rules and administration of the 37 American Arbitration Association. The parties to this Agreement shall then be bound by the 38 rules and procedures of the American Arbitration Association. During the arbitration under this 39 step, neither the District nor the grievant will be permitted to assert any grounds not previously 40 disclosed to the other party. 41

Section 15.2.4.1.

Costs of arbitration for any seniority bypass grievance filed under Section 10.6.2, with the exception of respective attorney fees and related costs, shall be borne by the loser of such arbitration. All arbitrator's fees shall be paid by the Union unless the arbitrator determines that the grievant shall be placed in the position at issue or orders the grievant's placement in a comparable position or in the position sought, when vacated.



1 Section 15.3.

The grievance or arbitrations shall take place whenever possible on school time. The employer shall
 not discriminate against any individual employee or the Association for taking action under this
 Article.

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TRANSFER OF PREVIOUS EXPERIENCE

ARTICLE XVI

12 Section 16.1.

When an employee leaves one K-12 school district within the State and within six (6) calendar months 13 (not including July and August) commences regular employment with another K-12 school district 14 within the State, the employee shall retain the same longevity, leave benefits, and other benefits that 15 the employee had in his/her previous position; PROVIDED, that the position is similar in occupational 16 status (similar titled position). Employees who transfer between districts shall not retain any seniority 17 rights other than longevity from the previous district when leaving one K-12 school district and 18 beginning employment with another. If the Evergreen Public Schools has a different system for 19 computing leave benefits, and other benefits, then the employee shall be granted the same longevity, 20

leave benefits, and other benefits as a person in the Evergreen Public Schools who has similar

22 occupational status (similar titled position) and total years of service.

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Written documentation from the transferring district, which shall include the position title(s) and specific length of service, must be submitted to the Human Resource Department at the time of employment.

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Section 16.1.1.

When a regular permanent employee leaves the district resulting in the loss of longevity and returns within six (6) calendar months, the provisions of Section 16.1 will apply.

32 Section 16.2.

Any new hire, not covered under Section 16.1, shall be permitted to transfer one-half (½) year for each full year of prior similar work experience up to a maximum of three (3) years experience credit on Schedule A.

ARTICLE XVII

SALARIES AND EMPLOYEE COMPENSATION

42 43 Section 17.1.

Salaries for employees subject to this Agreement, during the term of the Agreement, are contained in
 Schedule A attached hereto and by this reference incorporated herein.

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Section 17.2. 1

Salaries contained in Schedule A shall be for the entire term of this Agreement, subject to the terms 2 and conditions of Section 22.3. Should the date of execution of this Agreement be subsequent to the 3 effective date, salaries, including overtime, shall be retroactive to the effective date. 4

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Section 17.2.1.

Retroactive pay, where applicable, shall be paid on the first regular pay day following 7 execution of this Agreement, or in the case of retroactive pay resulting from negotiations 8 pursuant to Section 22.3, on the first regular pay day following agreement on such schedule. 9

Section 17.3. 11

Errors in salary amount which result in under payment must be corrected in the current payroll period 12 if notification is received in the payroll office by the tenth (10th) of the month. Subsequent checks 13 shall then bear the correct monthly salary. In the event of over payment, the employee will be 14

contacted. The overpayment shall be deducted as per RCW 49.48.200 and RCW 49.48.210, or any 15 greater amount mutually agreed upon. 16

17 Section 17.4. 18

If increments are to be paid, the employee is eligible only if he/she worked at least six (6) months prior 19 to the effective date of the increment. 20

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Section 17.4.1. 10-Year Longevity Step.

A longevity step of two percent (2%) shall be granted for those employees who have completed ten (10) years of service.

Section 17.4.2. 15-Year Longevity Step. 26

A longevity step of two percent (2%) shall be granted for those employees who have completed fifteen (15) years of service.

Section 17.4.3. 20-Year Longevity Step. 30

A longevity step of two percent (2%) shall be granted for those employees who have completed twenty (20) years of service. 32

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Section 17.4.4. 25-Year Longevity Step.

A longevity step of two percent (2%) shall be granted for those employees who have completed twenty-five (25) years of service.

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Section 17.5. 38

When employees transfer from one position to another, within the same bargaining unit, they shall 39 retain District seniority rights. Where possible they shall be placed on the salary step at the pay rate 40 closest to, but not lower than, their current rate. If their current rate includes longevity steps, they shall 41 be placed on the salary step at the pay rate closest to, but not lower than, the top step of their current 42 pay level (not including longevity). The respective longevity percentage(s) will then be applied to the 43 new pay step. Employees transferring to lower level positions shall be placed at the pay rate closest to, 44 but not higher than, their current rate (not including longevity, unless it applies). 45 46



1	Section 17	.6. English Language Learners (ELL) and Immersion Paraeducator Positions.
2	Should the	District determine that a specialty language is needed, it shall be noted on the posting. If a
3	specialty la	nguage is noted and the Paraeducator possesses sufficient ability in the specialty language
4	as determir	ned by passing a fluency test given by the District that does not exceed the requirements of
5	the State of	f Washington or bypassing the State certification exam, they shall be placed on the
6	Professiona	al Technician Class IV rate of pay on Schedule A. The District has the right to move an
7	employee v	who possesses a specialty language from location to location in order to best serve the needs
8	of the stude	ents.
9		
10		.7. Placement of Cascadia Tech Academy Paraeducators on the Professional
11	<u>/Technical</u>	Pay Scale.
12		
13	1.	A minimum of an Associate's Degree in a major related to the Skills Center occupation
14		area; or
15	2.	Have completed a State approved Apprenticeship and has earned a "journey" person's
16	2	certificate/card; or
17	3.	Have completed and holds a current State or National Certification recognized by the
18	4	occupation or industry; or
19	4.	Currently holds a Career and Technical Education Teaching Certificate related to the
20	5.	occupation area; or
21	5.	Newly-hired paraeducators at the Skills Center must have a minimum of nine and three- quarter years (19,500 hours) of work experience directly related to the occupational skills
22 23		and knowledge being taught in the Skills Center program curriculum. A minimum of
23 24		2,000 hours of the work experience must have occurred within the last three years.
24		2,000 hours of the work experience must have occurred within the last three years.
26	Section 17	.8.
27		tice Mechanic may obtain journeyman status by successfully passing five (5) of the six (6)
28	11	um/heavy duty truck/bus tests, and has worked as an apprentice mechanic for a minimum of
29		ears or mechanics may substitute technical schooling for time and years.
30		
31	Section 17	.9. Master Mechanic.
32	Those mec	hanics who obtain and maintain certification as a Master School Bus Mechanic through the
33		stitute for Automotive Service Excellence (ASE), will receive one dollar and fifty cents
34	(\$1.50) per	hour over their regular wage. If their regular wage includes longevity, then the one dollar

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37 Section 17.10. Transportation Mechanics Tool Allowance.

The District shall establish a fund in the amount of six hundred dollars (\$600.00) per mechanic to 38 replace or purchase new employee-owned hand tools and equipment used by the employee during his 39 or her normally assigned duties; provided, the tools or equipment are stored on District premises. 40 Mechanics must have prior approval from the supervisor in charge and provide receipts for new tools 41 or equipment. A complete tool and equipment inventory shall be provided to the supervisor by each 42 mechanic and updated when needed. Any allowance left over at the end of August cannot be carried 43 over to the next fiscal year. The district shall determine the means by which such tools and equipment 44 are to be kept secure. In subsequent years of the Agreement, the District and Association will review 45 the use of this fund to determine an appropriate higher or lower level of funding. 46 47

and fifty cents (\$1.50) per hour will be added after longevity has been calculated.



1 Section 17.11.

- 2 Employees subject to this Agreement who are required in the course of their employment to use their
- personal vehicles shall be reimbursed by the District for mileage at maximum IRS allowable rate (with no retroactivity).
- 5 In retroactivity

6 Section 17.12.

- 7 Employees will receive their work year salary divided into equal monthly paychecks; provided, that:
 - a. the position works a minimum of four (4) days per week;
- b. the position is not variable hours (i.e. up to ten hours per week);
- c. the position has a set work calendar;
 - d. the employee is not on unpaid leave; and
 - e. the employee began working in the position prior to April 1;
- 15 Transportation employees (excluding year-round employees) will not have the option of spread pay.
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17 Section 17.13. Asbestos Removal Compensation.

- The District will pay one hundred (\$100) dollars per abatement situation for employees assigned by a supervisor to perform asbestos abatement. An employee must maintain required certification to be eligible.
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22 Section 17.14. High Lift Operations.

- Employees assigned to work in High Lift Operations at a height in excess of forty (40) feet for boom and scissor lifts and twenty-five (25) feet for mast lifts will have a spotter in the immediate working area.
- 26

27 Section 17.15. Fingerprinting.

- Upon successful completion of probation, newly hired employees may be reimbursed one time for the cost of the fingerprint background check if it was obtained for the purposes of their current position and the background check was completed within six months prior to the hire day. Employees may request reimbursement within 60 days of successful completion of probation.
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39 <u>Section 18.1.</u>

Individual losses or damage to personal items or equipment shall be reimbursed to the limit of the insurance
 deductible, up to five hundred dollars (\$500.00), based on actual value at the time of the loss as determined
 by an insurance adjuster and subject to the following conditions:

ARTICLE XVIII

STAFF PROTECTION

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- A. There must be proof submitted that the employee has insurance. An employee must exhaust his/her own insurance recovery possibilities before being eligible for reimbursement under this provision. A copy of the employee's homeowner's/auto insurance is required.
- B. There must be filed with the Human Resource Department within twenty (20) calendar days after the damage or loss, a Proof of Loss and Claim for Reimbursement form.



1 2	C.	There shall be no reimbursement for loss of cash.
3		
4	D.	Upon approval by the District of a certified claim, individual losses shall be reimbursed to the
5		limit of the insurance deductible, up to five hundred dollars (\$500.00) based on actual value
6		at the time of the loss, as determined by an insurance adjuster.
7		
8	E.	Reimbursement will not be made due to an individual's negligence.
9	Г	
10 11	F.	Only clear acts of vandalism to automobiles will be reimbursed subject to the provisions above.
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12	Section 18.	2.
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15		acting within the scope of their employment shall be referred to the District's liability insurance
16		djustment and payment of claim, if justified.
17		
18	Section 18.	3.
19		agrees to take appropriate steps as required by the Federal Occupational Safety and Health Act
20		shington Industrial Safety and Health Act, to correct safety and health hazards and deficiencies
21		chool property, activities, and procedures. The Association and its members agree that they
22		and assist the District and the insurance company in their efforts to be informed of and to
23	correct safe	ty and health hazards and deficiencies.
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27		ARTICLE XIX
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29		TRANSPORTATION
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31	Section 19.	<u>1.</u>
32	Recognizing	g that personnel in the Transportation classification present special shift problems, the parties
33		nifts shall be established in that classification in relation to routes and driving times requisite to
34		sks assigned by the Transportation Director; provided, however, that employees in the
35		ion classification shall be entitled to benefits of Section 7.3 to the same degree as any other
36		and provided further that all bus drivers shall receive pay for thirty (30) minutes per day for the
37		clean-up and bus warm-up and required State bus reports, in addition to actual hours of driving
38		er to receive extra compensation for bus cleaning above and beyond thirty (30) minutes, a
39	-	r Extra Compensation Form" must be filled out and approved by the Transportation Director.
40		er than regular daily scheduled route packs shall be compensated at the employee's driving rate.
41		us drivers shall be subject to the provisions relative to overtime hereinafter provided. If there
42	•	0) minutes or less between assignments, (including mandatory meetings), the driving rate shall
43		interrupted. Drivers and bus duty assistants will receive a minimum of one (1) hour pay for
44	•	all. A duty call is defined as any work other than the normal work shift and workday,
45		bus with the normal work shift or workday. Pay will continue uninterrupted through morning
46	(a.m.) nome	e-to-school runs and afternoon (p.m.) school-to-home runs.
47	C	Kan 10.1.1
48	Sec	<u>tion 19.1.1.</u>

Drivers will be paid for three (3) hours for preparation of their bus for the State inspection.

2022-2025 Collective Bargaining Agreement PSE of Evergreen PSE Evergreen Public Schools No. 114



1	Section 19.1.2.
2	All drivers subject to this Agreement will be paid a minimum of five (5) hours daily, with the
3	exception of work that falls between the last day of school and first day of school. Any work
4	during this period will be paid for actual hours worked plus thirty (30) minutes per day for the
5	purpose of clean-up and pre-trip, with the minimum being three (3) hours. Partial days during
6	the school year, when only one (1) school in the District is in session, will be paid at a
7	guaranteed five (5) hours only. This shall include any guaranteed routes.
8	Sauranceed nive (c) nours only. This shart merade any Sauranceed routes.
9	Section 19.1.2.1.
10	The District will pay drivers the equivalent of one (1) extra day for driving their route,
10	contacting parents (if applicable), and organizing their route book to include written
12	instructions at the beginning of the year. The amount of paid time will be based on all
12	assignments signed on by driver on original bid day.
	assignments signed on by driver on original old day.
14 15	Section 19.1.2.2.
	All cleaning supplies shall be provided by the district.
16 17	An eleaning supplies shall be provided by the district.
17	Section 19.1.3.
18	When substituting on a special education route, regular drivers who substitute will be paid
19	his/her own route pack time or special education route pack time, whichever is greater.
20	institler own route pack time of special education route pack time, which ever is greater.
21	Section 19.1.4.
22	Paid time for early-release days will be as follows:
23	r and time for early-release days will be as follows.
24	1. During District-wide and Elementary Early-Release schedules, drivers paid time will
25	end after the AM home-to-school runs. Paid time will resume at the beginning of the
26	school-to-home runs, the driving rate will continue to be paid if there are sixty (60)
27	minutes or less between assignments (including activity runs).
28	minutes of less between assignments (meruding activity runs).
29 30	2. During secondary early-release schedules, the driving rate will continue to be paid if
30	there are sixty (60) minutes or less between assignments.
	there are sixty (00) minutes of less between assignments.
32	Section 19.1.5.
33 34	In calculating daily hours, in transportation, time shall be exact. The total hours will be
34 35	rounded to the nearest one hundredth $(1/100)$ hour.
	Tourided to the hearest one hundredth (1/100) hour.
36 37	Section 19.1.6.
	For pay purpose only, the Transportation Department work week shall be designated as Sunday
38	through Saturday. If an employee is on a run and he/she will go into overtime before the run is
39 40	complete, the employee will be paid overtime for all subsequent, continuous hours of work,
40	even if the run carries over from Saturday to Sunday. If an employee is on a Saturday run that
41	overlaps into Sunday before the run is complete, all subsequent, continuous hours of work that
42	overlap into Sunday will be counted and paid as hours worked on the Saturday when the run
43	
44	began.
45	Section 10.1.7
46	<u>Section 19.1.7.</u>

47 If extra trips are not canceled by noon the day before departure, the driver will be paid for the
48 hours scheduled up to a maximum of five (5) hours per occurrence per driver.



If overnight trips are not cancelled seventy-two (72) hours before the trip departs, driver will be paid for the first five (5) hours of the scheduled trip. If such trips are not cancelled twenty-four (24) hours before the trip departs, the driver will be paid for the first eight (8) hours of scheduled trip time. The provisions of this section do not apply to trips that are cancelled due to weather or emergency situations.

Section 19.1.8.

The following will prevail on overnight trips:

- 1. Day of departure, if preempted: Driver will be guaranteed pay for his/her route pack, if total trip time is less than the route pack.
 - 2. A regular workday, (Monday-Friday), non-driving: Driver will be guaranteed his/her route pack time.
 - 3. Weekend day (Saturday and/or Sunday): Driver to be guaranteed pay for a minimum of a five (5) hour day whether driving or not.
- 4. Return day on weekend: Driver to be guaranteed five (5) hours minimum. If driver is returning on a regular scheduled workday, the driver is to be guaranteed regular route pack time. The Transportation Department will work out and share with drivers a procedure for requesting extension of time in motels in situations where leave time is later than anticipated.

25 Section 19.2. Route Packs.

Route packs shall be established by the Transportation Director at the beginning of the school year. Route packs shall be established to provide the most hours in the shortest workday as is feasible. These route packs shall be selected by drivers, in accordance with seniority, prior to the beginning of the school year. In the event an employee is not available at bid time, the employee may submit a proxy list of routes and additions. If a list is not available, the employee will be assigned the non-special ed route with the most time.

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All drivers will have the opportunity to bid on all extra work up to a maximum of forty (40) hours per week.

All route packs will be guaranteed the original bid time. Any route that has had an activity run added to
 make up the five (5) hour minimum route pack will be paid run through time as a school-to-home run.

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No bumping or changes in drivers from one route pack to another shall be made prior to the October
realignment. Any new or regular route pack, which becomes open after bid day in August, will be
filled by substitutes until the October realignment.

Section 19.2.1.

The Employer and the Association recognize each other's mutual interest by maintaining a combination of predetermined route packs and individually arranged route packs.

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1 Section 19.4.

-	Section 17	
2	After Octol	per realignment, a route pack that increases by an average of two (2) hours and thirty (30)
3	minutes or	more per week will be posted as open. The driver coming off the open route pack shall be
4	able to bum	up onto another route pack based upon seniority. The changes shall take place within seven
5		lowing the verification of time gain. The verification shall be done by the Transportation
6	Director or	designee(s). In order to bid on a new or open route pack, after realignment, the driver
7	must:	
8		
9 10	А.	Better his/her time by, one (1) hour and fifteen (15) minutes per week; or
11 12	В.	Bid on same time, or less time, if a driver presently has an activity run that has been attached to his/her route to fill in the five (5) hour minimum; or
13 14 15	C.	Drivers may bid off all forty (40) hour route packs onto a posted new non forty (40) hour route pack that becomes available after the October realignment, regardless of the time on
16		that new route pack.
17	A ftor realia	mment, any school runs added to a regular education route pack must fall within the time
18 19		driver's original bid, unless the change is approved by the driver.
20		
21		<u>tion 19.4.1.</u>
22 23	•	<i>n</i> new or open route pack which becomes open after the bid day in August will be filled by stitutes until posted.
24	2	
25	Section 19.	5.
26		k that increases by an average of two (2) hours and thirty (30) minutes per week will be
27		n open route. Time sheets must reflect two (2) full weeks of time gained before posting or
28		ill occur. New or open routes will be posted within seven (7) calendar days. Trustees shall
29	1 0	of any such increases or additions by the immediate supervisor or dispatcher. Additional
30	route packs	in Transportation shall also be considered new positions and shall also be posted in
31	accordance	with this provision. The requirements of posting a vacancy may be waived if the senior
32	driver eligi	ble to bid on the position is appointed to fill the vacancy. The Dispatcher, with approval of
33	the Transpo	ortation Director, shall assign the additional run or increased time to the route pack which
34	he/she feels	s compliments the existing route pack.
35		

36 Section 19.6. Trips.

All trips other than regularly scheduled daily route packs will be posted and then assigned in strict compliance with the seniority provisions of this Agreement:

39 40 Section 19.6.1.

41 No driver, except special education trained drivers shall be assigned to transport handicapped
 42 students.

43 44 <u>Section 19.6.2.</u>

No driver shall be eligible for such trips when it would require a driver to work in excess of forty (40) hours in any workweek [eligibility will be based on forty (40) hours minus the total

weekly average route pack time]. Drivers may not apply any guaranteed paid time (coded 04
 time) towards pre-empt trips in order to stay within the 40-hour work week requirement or



require the driver to pre-empt his regularly assigned route pack, unless such pre-emption is deemed necessary by the District or the following conditions are met.

Section 19.6.3.

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29 30 Drivers may pre-empt a route pack for any trip that is at least sixty (60) radius miles one way from the transportation center or for overnight or weekend trips or trips that are scheduled to be eight (8) hours or more. These trips will be posted as "pre-empt." Drivers may be required to drive half days, the day of pre-empt trips, if substitutes are not available. A driver, whose route pack has been pre-empted, will be paid his/her route pack time, or the amount earned for the extra trip, whichever is greater.

Section 19.6.3.1.

Fifth (5th) grade environmental trips going to the Columbia River Gorge will be posted as "pre-empt." Drivers must better their average daily route time to qualify.

Section 19.6.4.

The Transportation Director may arrange at his/her discretion the pre-emption of additional unpaid days as needed in order for drivers to comply with the forty (40) hour workweek requirement.

Section 19.6.5.

These extra trips shall be available first to bargaining unit employees. All extra trips will be paid over and above regular route pack time if the driver has fully worked his/her regularly scheduled hours.

Section 19.6.6.

A driver, who drives a bus other than his/her own, for a trip, during the regular workweek, shall receive thirty (30) minutes for the purpose of pre-trip inspection, post-trip inspection, cleanup, fueling, and required paperwork in addition to actual hours of driving time.

Section 19.6.7.

31 In order to receive extra compensation for bus cleaning, above and beyond the thirty (30) 32 minutes, a "Request for Extra Compensation" form must be filled out and approved be the 33 Transportation Director. 34

35 Section 19.7. 36

When possible, by 8:00 a.m. of the last school day of each week, all trip requests with the completed 37 information will be posted through Saturday of the following week, to allow drivers to plan for a full 38 week. Any trips posted less than five (5) calendar days prior to the trip will be printed on paper of a 39 different color. All trip requests received less than twenty-four (24) hours prior to the trip departure 40 time will be placed on the hot board. Some trip requests received less than forty-eight (48) hours prior 41 to departure time will be placed on the hot board depending on the circumstances (i.e., distances, 42 number of buses needed, etc.). Such trips shall be awarded one (1) workday prior to the time of 43 departure, except in the case of emergencies, to the senior driver signing up. A driver missing a full 44 day of work will not be eligible for any extra trips that day nor upon the day he/she returns to work, 45 except for trips posted on the hot board the day the driver returns. Exceptions will be for work that is 46 missed due to personal leave absences with the prior approval of the Transportation Director. In order 47

to trip upon returning to work, a request form must be approved by the Transportation Director. A map 48

2022-2025 Collective Bargaining Agreement PSE of Evergreen PSE Evergreen Public Schools No. 114



- indicating directions and address of destination shall be provided upon request to all drivers taking 1
- extra trips outside the District. Whenever possible, overnight trips shall be posted no later than eight 2
- (8) calendar days prior to date of trip, and trip will be assigned five (5) calendar days prior to trip day. 3

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- Section 19.7.1.
- Drivers may have other drivers sign trips for them provided the person signing (initials) 6 showing someone other than the driver signed. Drivers will be responsible for any 7 miscommunications. 8

9 Section 19.7.2. 10

Summer trips will be assigned by telephone between 7:00 a.m. and 10:00 a.m. on Mondays, 11 Tuesdays, and Thursdays prior to date of departure. (Monday assignments will be for Tuesday 12 trips, Tuesday assignments will be for Wednesday and Thursday trips, and Thursday 13 assignments will be for Friday through Monday trips, whenever possible.) Drivers who turn 14 down a trip will not be called again until the following day. If the driver is called and there is 15 no answer, it will be considered a decline. 16

17 Section 19.8. Use of Charter Buses. 18

The District shall minimize and limit the use of charter buses. District will maintain an adequate 19 number of available substitute drivers and will add training sessions as needed in order to avoid the use 20 of charter buses. In the following situations, charter buses may be used: 21

- A. When there are no bargaining unit employees, either substitute or regular drivers, available.
 - B. When the length of the trip is three (3) hours or more in one direction as determined by approved-mapping software; starting point being transportation address direct to final destination address.
- C. For state competitions.

Section 19.8.1. Scheduling Charter Buses.

31 The use of <u>all</u> charter buses involving school district students will be monitored by the 32 Transportation Supervisor or his/her designee. The PSE president will be notified whenever a 33 charter bus is used prior to the date of departure. 34

Section 19.9. 36

The current "Causes of Disciplinary Action and Discharge" shall be contained in the Transportation 37 handbook and are hereby incorporated into this Agreement. 38

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Section 19.10. Substitute Bus Drivers. 40

41 Section 19.10.1. 42

The Employer shall establish and maintain an "extra pool" consisting of all substitute bus 43 drivers placed on a substitute list by most recent date officially released to drive for Evergreen 44 Public Schools first, then application date, and then alphabetical order by last name; if last 45 name is identical, then by first name. The most senior substitute bus driver shall have the first 46 opportunity for assignments projected to last longer than ten (10) working days. Work 47



assignments shall be based on a rotating roster, except, an employee scheduled to work and whose work is cancelled, will remain at the top of the list.

Section 19.10.2.

Substitute bus drivers will receive a minimum of one (1) hour pay for each duty call (only work other than the normal work shift and workday, noncontiguous with the normal work shift and workday). Substitute bus drivers who report for a normal work shift (route pack) will receive a minimum of two (2) hours' drive pay for AM and two (2) hours' drive pay for PM or route pack time whichever is greater.

Section 19.10.3.

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42 43 When a substitute bus driver is hired as a temporary or permanent employee, the probationary period will be reduced to forty (40) working days, provided that person was employed as a substitute bus driver for at least twelve (12) months prior, and a new seniority date will be established as of that date.

Section 19.10.3.1.

Substitute bus drivers will be paid thirty (30) minutes per day for the purpose of cleanup, pre-trip, and paperwork even for partial days worked. Substitute bus drivers will also be paid three (3) hours of drive time for preparation of their assigned bus for the annual deep cleaning associated with State inspection.

Section 19.10.4.

Substitute bus drivers shall be covered by Section 1.2.1; Sections 19.10 through 19.10.6; Article VI, Section 6.2; Article XIV; Article XV; and Article XVIII. Substitute bus drivers shall be eligible to participate in Washington State Public Employees Retirement System to the extent required by State law. Substitute bus drivers shall be paid the rate of pay designated for substitute bus drivers under Schedule A.

30 Section 19.10.5.

31 Substitute bus drivers shall undergo a pre-employment physical and drug screen through the 32 District's designated physician at the District's expense.

Section 19.10.6.

After being hired as a substitute bus driver, substitute bus drivers shall be compensated for all time spent in driver's training required by the District.

ARTICLE XX

TEMPORARY STATUS

44 <u>Section 20.1.</u>

A temporary position is one created by the District for a minimum period of more than thirty (30)
 consecutive workdays up to a maximum period of the remainder of the current school/fiscal year.



1	Section 20.1.1.
2	Temporary positions exist when:
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4	A. A regular employee is on a leave of absence for three (3) months or more.
5	B. Enrollment stability is uncertain.
6	C. Pilot programs (funding situations).
7	D. Extenuating circumstances created by legal issues.
8	
9	Section 20.2.
10	Temporary positions are temporary and may end when the need for a particular position no longer
11	exists.
12	
13	Section 20.3.
14	Temporary employees are not subject to layoff protection or recall rights under the layoff provision.
15	
16	<u>Section 20.3.1.</u>
17	If the District approves, in writing, a permanent employee to be placed in a temporary position,
18	the permanent employee will be returned to his/her regular position at the end of the temporary
19	assignment. In all other instances where the permanent employee applies for and is granted a
20	temporary position, he/she will not have the right to the original position once the temporary
21	position has expired.
22	
23	Section 20.4.
24	Permanent and temporary positions will be posted as required by the Collective Bargaining
25	Agreement.
26	Station 20 4 1
27	Section 20.4.1.
28	Temporary positions will be identified as such on the opening announcement(s).
29	Section 20.4.2
30	Section 20.4.2.
31	If a position is temporary during a school year, and is reestablished at the beginning of the next school year (with the exception of extenuating circumstances created by legal issues or special
32	
33	pilot programs), the position shall be posted from temporary to permanent status. Categorical
34	funded positions will qualify under this section for temporary postings.
35	If the same employee continues with the same position title with no interruption in service
36	(other than the regular summer break), the hire date would remain with the date on which
37	he/she began temporary employment in that position. If the same employee returns in a
38	different position title, a new probationary period will be served.
39 40	different position title, a new probationary period will be served.
40	Section 20.4.2.1. Overload Classroom Assistants.
41	Overload positions will always be temporary positions regardless of duration and will
42 43	not be posted from temporary to permanent from one school year to the next.
43 44	not de posted nom temporary to permanent nom due sendor year to the next.
44 45	Section 20.5.
46	Employees hired for temporary positions that the District posts for an anticipated work period of the

Employees hired for temporary positions that the District posts for an anticipated work period of the

minimum number of hours as defined by SEBB per year, will be eligible to enroll in benefits under SEBB
from the hire date, assuming the District expects the position to continue beyond sixty (60) working days.

2022-2025 Collective Bargaining Agreement PSE of Evergreen PSE Evergreen Public Schools No. 114



Section 20.5.1. 1 If the temporary position ends prior to the end of the school year or if the employee's work pattern 2 is such that the District no longer anticipates the employee will work the minimum number of hours 3 as defined by SEBB during the school year, the employee's eligibility for coverage through SEBB 4 will end the last day of the month in which the change is effective. After such time, the employee 5 may be eligible for medical insurance coverage under COBRA in accordance with federal law. 6 7 Section 20.5.2. 8 If the temporary position continues through the end of the school year, the employee's eligibility 9 for coverage through SEBB will continue until the last day of the month in which the school year 10 ends. After such time, the employee may be eligible for medical insurance coverage under COBRA 11 in accordance with federal law. 12 13 Section 20.6. 14 The following is set forth for the purpose of establishing what continuous daily employment is in 15 Transportation: If a person is hired into a posted temporary position (for someone on a leave of absence) 16 through the end of a school year and the position then ends and that same individual bids for and is 17 awarded a route by the bid day in August the following school year (not substituting), the individual will be 18 determined as not having had an interruption in service and will not be expected to serve an additional 19 probationary period. There will be no exceptions to this other than the normal summer break. 20 21 22 23 ARTICLE XXI 24 25 SUMMER WORK 26 27 The following provisions apply to summer work for less than twelve (12) month permanent employees 28 and supersede other contract provisions where there is a conflict. 29 30 Section 21.1. 31 Summer job openings that are greater than ten (10) days in duration will be posted prior to the last day 32 of school. 33 34 The District shall not fill summer positions with outside employees until bargaining unit employees 35 had at least five (5) business days to submit applications. Furthermore, interested applicants shall have 36 at least five (5) business days to submit applications for jobs that occur after school is out. 37 38 Section 21.2. 39 Current bargaining unit members will receive first consideration for posted summer positions in their 40 same titled positions. 41 42 Section 21.3. 43 Less than twelve (12) month permanent employees who also work during the summer months will 44 continue to accrue sick leave for the hours they work. The employee may use sick leave for up to the 45 number of hours he/she would normally work per day in the summer position. There will be no use of 46 personal days by any individual filling a summer position. 47 48



1	Section 21.4.
1 2	Positions posted (including summer transportation routes and trips) for summer work, during specific
	days of summer break, are eligible for July 4 holiday pay as long as summer hours also meet criteria in
3	Sections 8.1 and 8.1.1.
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7	ARTICLE XXII
8 9	AKIICLE AAII
10	TERM AND SEPARABILITY OF PROVISIONS
11	
12	Section 22.1.
13	The term of this Agreement shall be September 1, 2022 to August 31, 2025.
14	Section 12.2
15	Section 22.2.
16	All provisions of this Agreement shall be applicable to the entire term of this Agreement
17	notwithstanding its execution date, except as provided in the following section.
18	Section 12.2
19	Section 22.3. This account may be reasoned and modified at any time during its term upon mutual consent of the
20	This agreement may be reopened and modified at any time during its term upon mutual consent of the
21	parties in writing; provided, however, that all State increases for classified salaries and benefits shall be passed through for each year of this agreement. This agreement shall be reopened by mutual
22	consent as necessary to consider the impact of any legislation enacted following execution of this
23 24	agreement which may arguably affect the terms and conditions herein or create authority to alter
	personnel practices in public employment.
25 26	personner practices in public employment.
26 27	Section 22.3.1. Schedule A.
27	Effective September 1, 2022, all wages on the attached Schedule A have been increased an
28 29	additional percentage as listed below, in addition to the longevity improvements on the
29 30	Schedule A:
31	Schedule A.
32	Paraeducators – All Classes 12%; an additional \$1.50 per hour will be allocated to
33	paraeducators at Hollingsworth Academy.
34	Professional Technicians – All Classes 6%; an additional \$1.50 per hour will be allocated to
35	Registered Behavior Technicians, Transition Coaches and Therapeutic Intervention Coaches at
36	Hollingsworth Academy.
37	On the Professional Technicians salary schedule, increase the lead stipend to \$3.00.
38	Service Workers – All Classes 6%
39	Maintenance – All Classes 6%
40	The classification of Crafts shall be renamed Crafts I and a new classification shall be entitled
41	Crafts II, comprising of HVAC, Plumber and Electrical Workers. It will be compensated at an
42	additional fifty cents (\$.50) an hour above the Crafts I.
43	Transportation – All Classes 5%. Driver Trainers, Assistant Dispatcher and Assistant Driver
44	Trainer shall receive an additional 2% increase to Steps $2 - 6$, to be calculated cumulatively.
45	Bus Drivers shall receive an additional 1.5% increase to Steps $2-6$, to be calculated
46	cumulatively.
47	Mechanics – All Classes 6%;
48	



- Effective September 1, 2023, all wages on Schedule A shall be increased by three percent 1 (3.0%) plus IPD for Paraeducators and one percent (1.0%) plus IPD for all other classifications. 2 3 4
 - Effective September 1, 2024, all wages on Schedule A shall be increased by one percent (1.0%) plus IPD.
 - Section 22.3.2.
- 7 The union/district shall have the right to open the contract at any time to deal with Health 8 Insurance issues related to compliance with state or federal law and/or potential employee 9 eligibility for subsidies or tax credits from the Federal government. The District agrees to 10 cooperate with the union to the extent that the union requests do not cause the District to incur 11
- fines, taxes, sanctions or any substantial negative financial impact. 12
- 13

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Section 22.4. 14

If any provision of this Agreement or the application of any such provision is held invalid, the 15 remainder of this Agreement shall not be affected thereby. 16

17 Section 22.5. 18

- Neither party shall be compelled to comply to any provisions of this Agreement which conflicts with 19
- State or Federal statutes or regulations promulgated pursuant thereto. In the event any of the terms of 20
- this Agreement are affected by subsequent Federal or State laws or government decree, such terms of 21
- the Agreement shall be modified so as to conform to the requirement of such law. All other provisions 22
- of this Agreement shall continue in full force and effect. 23

24 Section 22.6. 25

- In the event either of the foregoing sections is determined to apply to any provision of this Agreement, 26 such provisions shall be renegotiated pursuant to Section 22.3. 27
- 28

Section 22.7. Noon Custodians. 29

- Noon custodians shall retain their employment as District employees until such time as they resign, 30 retire, or are terminated. Any vacancies occurring in noon custodian positions may be subcontracted to 31
- the District's custodial subcontractor. The District shall exercise due care to assure that current 32
- employees under this provision are protected in their rights to employment without discrimination or 33 harassment. 34
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PARAEDUCATORS	Step 1	Step 2	Step 3	Step 4	Step 5	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%
Class I	\$19.72	\$21.11	\$22.24	\$22.57	\$23.12	\$23.58	\$24.05	\$24.53	\$25.02
Class II*	\$20.96	\$22.44	\$23.52	\$23.91	\$24.57	\$25.06	\$25.56	\$26.07	\$26.59

*Hollingsworth Academy Paraeducators will receive an additional \$1.50 per hour stipend.

Class I: Adjustment Room/In-House, Art Discovery, ASB Support, Behavior Assistance Monitor, Cafeteria and Hall Monitor, Cafeteria Monitor, Classroom Music Accompanist, Day Care, HCA Staff Support, Health Room, Lunch Buddy Coordinator, Lunchroom Monitor, Note Taker (504) Note Taker-Deaf/Hard of Hearing (HH), One-to-One (504) Non-Instructional, Parent Notification, Planning Room/Independent Study, Playground Monitor, Student Academic & Behavioral Assistance Program, Student Transition, Study Hall Supervisor

- 23Class II:Alternative Learning Environment (ALE) Student Support, Classroom, Classroom Immersion, Classroom24Overload, Computer, Computer Guided Study, Counseling Support Specialist, English Language Learners25(ELL), Intervention, Legacy Instructional Assistants, Literacy Support, Math Support, Medication26Administration Assistant, Music Classroom Assistant, One-on-One (504), Social and Academic27Intervention, Speech and Language Pathology Communication Disorder Assistant, Title I/LAP Programs28(Reading/Math/Extended Day Kindergarten), Tutorial
 - Cascadia Tech [including: Automotive Assistant, Automotive/Diesel Tool Room Paraeducator, Cosmetology Paraeducator, Culinary Arts Instructional Paraeducator, Dental Instructional Asst., Diesel Technology Assistant, Fashion Design Instructional Paraeducator, Financial Customer Services Instructional Asst., Information Technology Systems, Service and Support (ITS3) Classroom Assistant, Instructional Asst. Automotive/Diesel, Instructional Asst Automotive/Diesel/Construction, Instructional Asst. Construction Technology, Paraeducator- Criminal Justice Program, Instructional Asst. Electronics, Instructional Asst. Retail Management]
 - College Career & Tech. Ed [including Academic Assistant, Ag-Floral, College Career & Tech. Ed-Carl Perkins Grant, Cosmetology Assistant, Drafting/CAD, Floral Shop, Manufacturing Tech Ed, Metals & Field Ecology, Nursing Program, Retail Marketing, Science Technology Education, Technology Education, Visual Communications]
 - Special Education Paraeducator [including: ALC (Academic Learning Classroom), Bus Duty, Day-Treatment DD/Behavior (Developmentally Delayed), DSC (Developmental Skills Classroom), Dual Immersion Special Education, ECE (Early Childhood Education), IAP/Re-Entry (Interim Alternative Program), LSC (Life Skills Classroom), SCIP (Social Communication Integration Program), SLC (Structured Learning Classroom), Sp. Ed. One-on-One, Tactile Sign Language Interpreter I-Deaf/Hard of Hearing Program, Transition Program]



	SSIONAL NICIANS	Step 1	Step 2	Step 3	Step 4	Step 5	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%			
C	lass I	\$18.52	\$20.60	\$22.64	\$24.03	\$25.13	\$25.63	\$26.14	\$26.66	\$27.19			
Cl	ass II	\$21.33	\$22.31	\$23.75	\$24.85	\$25.91	\$26.43	\$26.96	\$27.50	\$28.05			
Cla	uss III*	\$23.01	\$24.14	\$25.36	\$26.39	\$27.37	\$27.92	\$28.48	\$29.05	\$29.63			
Cla	uss IV*	\$25.10	\$25.99	\$26.97	\$27.90	\$28.84	\$29.42	\$30.01	\$30.61	\$31.22			
Cl	ass V	\$26.34	\$27.83	\$29.27	\$30.74	\$32.21	\$32.85	\$33.51	\$34.18	\$34.86			
Cla	ass VI	\$27.54	\$28.76	\$30.04	\$31.44	\$32.84	\$33.50	\$34.17	\$34.85	\$35.55			
Cla	ass VII	\$29.25	\$30.55	\$31.88	\$33.41	\$34.87	\$35.57	\$36.28	\$37.01	\$37.75			
Cla	ss VIII	\$29.30	\$30.79	\$32.84	\$34.88	\$37.58	\$38.33	\$39.10	\$39.88	\$40.68			
Cla	ass IX	\$33.05	\$35.13	\$37.71	\$40.85	\$44.51	\$45.40	\$46.31	\$47.24	\$48.18			
Cl	ass X	\$37.33	\$39.45	\$42.60	\$46.81	\$52.13	\$53.17	\$54.23	\$55.31	\$56.42			
rofessional Teo	chnicians housed	at Hollingswo	orth Academ	y will receiv	e an additio	nal \$1.50 p	er hour stipe	nd.					
Class II:	Copy/Bindery education or c Specialist												
Class III:	Registered Be	havior Techn	ician. Thera	oeutic Interv	ention Coac	h. Typesetti	ng/Graphics						
	Cascadia Tecl (Homeless), I (English Lang Early Childho Assistant, Fos Bilingual, Tra	Dual Immersion guage Learners ood Education ster Care and S	n Interventi s) Bilingual Specialist (v Supplementa	on Paraeduca Paraeducato with early ch I Support Li	ator, Dual Ir r if qualified ildhood edu	nmersion Sp l, ELL (Engl cation degre	ecial Educat ish Languag e), Financia	tion Assistar ge Learners) l Customer S	nt if qualified Paraeducato Service Instr	l, ELL or Mentor, uctional			
Class V:					Communication Disorder Specialist or Speech Language Pathologist (with degree in area of specialization), Computer Suppor Technician, Instructional Technology Trainer, Library Systems Trainer, Procedures Nurse, Psychometrists, Print Shop Lead								
Class VI:													
	District Halls	lator and Inter	preter, Liais	son for Stude				-					
Class VII:	Boundary/Ho Language Inte Physical Ther Communication	me School Sp erpreter, Fami apist Assistan	ecialist, Cer ly and Comi t, Student A	tified Occup nunity Outre	ents in Trans ational Ther each Coordin	ition (Home apist Assista nator, Help I	less), Biling int, Deaf-Bli Desk Coordin	ual Parent L nd Intervene nator, *Lead	iaison er, Special E l Help Desk	Shop Lea			
Class VII: Class VIII:	Boundary/Ho Language Inte Physical Ther	me School Sp erpreter, Fami apist Assistan ons Coordinator, C plication Supp Hardware Mai oftware Suppo	ecialist, Cer ly and Com t, Student A or oalition Coo port Technic intenance Te ort Specialis	tified Occup nunity Outre ttendance Sp rdinator, Co ian, Databas schnician, *L t, Telecomm	ents in Trans ational Ther each Coordin becialist, Stu llege Career e Reporting lead Hardwa	ition (Home apist Assista hator, Help I dent Engago & Tech Ed Specialist, I ure Maintena	less), Biling unt, Deaf-Bli Desk Coordin ement Specia Computer H Enterprise Aj unce Technic	ual Parent L nd Intervend nator, *Lead list, CCTE ardware/Sof oplication So ian, Networ	iaison er, Special E Help Desk Business & ftware Techn upport Speci k Hardware	Shop Lea ducation S Technician nician, alist, Fisca Maintenan			
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Evergreen Public Schools No. 114



SERVICE WORKERS	Step 1	Step 2	Step 3	Step 4	Step 5	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%
Class E	\$16.72	\$17.86	\$18.76	\$19.27	\$19.65	\$20.04	\$20.44	\$20.85	\$21.27
Class I	\$18.41	\$19.69	\$20.75	\$21.42	\$22.33	\$22.78	\$23.24	\$23.70	\$24.17
Class II	\$21.75	\$22.50	\$23.26	\$24.01	\$25.50	\$26.01	\$26.53	\$27.06	\$27.61
Class III	\$22.13	\$23.01	\$23.93	\$24.89	\$25.90	\$26.42	\$26.95	\$27.49	\$28.04
Class N	\$22.48	\$23.21				\$23.67	\$24.14	\$24.62	\$25.11
Class IV	\$27.04	\$27.67	\$28.43	\$29.17	\$29.91	\$30.51	\$31.12	\$31.74	\$32.37
Class V	\$29.17	\$29.91				\$30.51	\$31.12	\$31.74	\$32.37
Class VI	\$30.77	\$31.59	\$32.55			\$33.20	\$33.86	\$34.54	\$35.23

Class E: Stadium Supervisor

Class I: Community and Work-Based Learning Service Worker, Student Store Assistant II, Traffic Safety Worker

- Class II: Media Assistant
- Class III: Technology and Media Assistant
- Class N: Noon Custodian*
- Class IV: Campus Security, Roving Campus Security/Trainer
- Class V: Delivery, Central Receiving Assistant
- Class VI: Central Receiver

*When these current positions are vacated, they will not be filled.

MAINTENANCE	Step 1	Step 2	Step 3	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%
Grounds Helper	\$23.73	\$24.45	\$25.18	\$25.68	\$26.19	\$26.71	\$27.24
Grounds	\$27.61	\$28.60	\$29.70	\$30.29	\$30.90	\$31.52	\$32.15
Specialist	\$30.76	\$31.72	\$32.55	\$33.20	\$33.86	\$34.54	\$35.23
Crafts I (Painter, Carpenter, Welder, Floor Coverings, Locksmith, Roof/Structure, Maintenance Mechanic)	\$35.43	\$37.32	\$38.82	\$39.60	\$40.39	\$41.20	\$42.02
Crafts II (HVAC, Plumber, Electrician)	\$35.93	\$37.82	\$39.32	\$40.11	\$40.91	\$41.73	\$42.56
Preventative Maintenance*	\$35.37	\$37.28	\$38.82	\$39.60	\$40.39	\$41.20	\$42.02
Lead	\$38.79	\$40.43	\$42.10	\$42.94	\$43.80	\$44.68	\$45.57
* When these current positions are vacated, they will not	ot be filled.			•	•		-



TRANSPORTATION	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%
Driver Trainer	\$31.36	\$31.99	\$32.63	\$33.28	\$33.95	\$34.63	\$35.32	\$36.03	\$36.75	\$37.48
Assistant Dispatcher, Assistant Driver Trainer	\$29.38	\$29.97	\$30.57	\$31.18	\$31.80	\$32.44	\$33.09	\$33.75	\$34.42	\$35.11
Bus Drivers	\$28.89	\$29.32	\$29.76	\$30.20	\$30.66	\$31.12	\$31.74	\$32.38	\$33.02	\$33.68
Substitute Drivers	\$26.18									

MECHANICS	Step 1	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%
Fleet Parts Specialist	\$29.45	\$30.04	\$30.64	\$31.25	\$31.88
Apprentice Bus Mechanic	\$29.38	\$29.97	\$30.57	\$31.18	\$31.80
Journey Bus Mechanic	\$38.10	\$38.86	\$39.64	\$40.43	\$41.24
Assistant Lead Journey Mechanic	\$41.80	\$42.64	\$43.49	\$44.36	\$45.25
Lead Journey Mechanic	\$43.29	\$44.16	\$45.04	\$45.94	\$46.86
Master Mechanic - see Section 17.9		1			



	Clas	n Public Schools #114 sified Personnel valuation Form				
Employee Name					tion Typ	
Job Title(s)					ationary	(<u>8</u>)
Location:				1105	Annual	
P =PROFICIENT	S=SATISFACTORY	N=NEEDS IMPROVEMENT		U=Unsa	atisfactor	У
Consistently exceeds expectations in performing the responsibilities of job; displays superior abilities in carrying out the requirements of the position.	Successfully performs the responsibilities of the job; competently carries out the requirements of the position.	Not consistently or completely successful in performing the responsibilities of job; must make improvements to meet the requirements of the position.	respo	nsibilities o	n performing if job; does s of the posi	not
 Attendance and Pun Demonstrated adherence to work. 	-	shed work calendar, and days of	Ρ	S	N	
2. Competency in Skill Demonstrated knowledge a	s Required nd/or skills required to perform	a the job.				
3 Initiative Adaptabili	ty, and Follow-Through					
o. minutive, Adaptaom	foresight, effectively plan, and	l organize workload.				
Demonstrated ability to use						
4. Communication and					II	
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Comments:	
norvisor's Signature	D-4-
ipervisor's Signature	Date
y signature below indicates that I have seen this evaluation. It do	pes not necessarily indicate agreement
e findings. I understand that I have a right to attach a written res	
nployee's Signature	Date
)22-2025 Collective Bargaining Agreement	Page 56 c
SE of Evergreen PSE	September 1, 2
vergreen Public Schools No. 114	

WASHINGTO

	Cla	en Public Schools #11 Issified Personnel					
	Plan of Imp	rovement Evaluation	Τοο	I			
Employee Name						tion Ty	
Job Title(s)			(wo	rking	g file)	Improve	
Location:					nel file)		
P =PROFICIENT	S=SATISFACTORY	N=NEEDS IMPROVEMENT			U=Uns:	atisfacto	rv
Consistently exceeds expectations in performing the responsibilities of job; displays superior abilities in carrying out the requirements of the position.	Successfully performs the responsibilities of the job; competently carries out the requirements of the position.	Not consistently or completely successful in performing the responsibilities of job; must make improvements to meet the requirements of the position.	r	respor	iccessful ir nsibilities o	n performin If job; does s of the pos	ng the
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	-	shed work calendar, and days of					
2. Competency in Skills Demonstrated knowledge a	s Required nd/or skills required to perform	n the job.					
3. Initiative, Adaptabilit Demonstrated ability to use	ty, and Follow-Through foresight, effectively plan, and	l organize workload.					
	Professionalism I a positive relationship with oti I y and appropriately tailored to						
5. Level of Productivity						1	
Completed tasks accurately							



Guidelines for Evaluator:

"If I were to do your evaluation as of today, this is what it would look like. This is being used as a tool to help with your plan to succeed in your job."

- 1. Any column marked as "needs to improve" or "unsatisfactory" will require a Plan of Improvement.
- 2. If marked "needs to improve," but not "unsatisfactory," the plan is considered informal and will occur between the supervisor and employee. The first meeting will be to review area(s) that are in need of improvement. At the end of this plan, the employee will be reevaluated and will either meet expectations or will be considered unsatisfactory.
- 3. If marked "unsatisfactory," the plan will be considered formal. Two meetings will be held to develop the formal Plan of Improvement. The first meeting is to review the areas that need improvement and go over the outline of the plan. The second meeting would be to comprise the actual plan of improvement. Union representation is recommended for the formal Plan of Improvement. At the end of this plan, the employee will be reevaluated and will either meet expectations or will be considered unsatisfactory. If the employee remains unsatisfactory, the formal process may be repeated an additional cycle to determine continued employment.
- 4. The employee will be allowed time to process the information shared at the first meeting. Employee will be allowed to respond and actively participate in the development of the final plan (both informal and formal). The employee may ask for additional training support as needed.



Cla	green Public Schools assified Personnel an of Improvement
Employee Name:	Job Title:
Location:	
Identification of Areas for Impro	vement:
 Specific Indicator(s). 	
A. Specific examples of nonperfor	mance:
B. Expectations:	
C. Recommendations:	
Principal/Manager Comments:	
Specific time line: (minimum 4 weeks	5).
Employee's comments:	
Principal/Manager's Signature:	Date:
Employee's Signature*:	Date:
	discussed the Evaluation Tool and the Plan of Improvement wi
022-2025 Collective Bargaining Agreement	$e^{N^{00L}}$ Page 59 of 63



1	Memorandum o	of Understanding
2 3 4 5 6 7 8 9 10	THIS MEMORANDUM OF UNDERSTANDING BETWEEN PUBLIC SCHOOL EMPLOYEES OF SCHOOL EMPLOYEES OF WASHINGTON/SEI SCHOOL DISTRICT NO. 114 PURSUANT TO A COLLECTIVE BARGAINING AGREEMENT.	EVERGREEN PSE, AN AFFILIATE OF PUBLIC
11 12 13	The Evergreen School District and Public School to the following:	ol Employees of Evergreen PSE hereby agree
14 15 16 17	In the event that school starts after Labor Day, the holiday will receive the Day before Thanksgiving also apply in order to be eligible for this paid dates a scheme the base of the scheme the base of the scheme the scheme the base of the scheme the sch	ng as a replacement holiday. Section 8.1.1 must
 18 19 20 21 22 23 24 25 26 	It is understood that this applies only if the emp 1998-99 school year.	loyee's district seniority date is prior to the
27 28 29 30 31	This Memorandum of Understanding shall become until August 31, 2025; and shall be attached to the	effective September 1, 2022; shall remain in effect current Collective Bargaining Agreement.
32 33 34 35 36 37 38	PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE BY Minder Styles - Cooper Melinda Troffer-Cooper Chapter President	EVERGREEN SCHOOL DISTRICT NO. 114 BY:
 39 40 41 42 43 44 45 	DATE: January 18th 2023	DATE: 01-18-2023
45 46 47		

Memorandum of Understanding 1 2 THIS MEMORANDUM OF UNDERSTANDING SETS FORTH THE FOLLOWING AGREEMENT 3 BETWEEN PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE, AN AFFILIATE OF PUBLIC 4 SCHOOL EMPLOYEES OF WASHINGTON/SEIU LOCAL 1948, AND THE EVERGREEN SCHOOL 5 DISTRICT NO. 114 PURSUANT TO ARTICLE XXII, SECTION 22.3, OF THE CURRENT 6 COLLECTIVE BARGAINING AGREEMENT. 7 8 The parties agree to the following: 9 0 During the 2021-2022 school year, the parties agreed the new position of Roving Campus Ш Security/Trainer would be placed on the Service Worker Class IV salary level and would be 12 compensated an additional \$1.25 differential rate whenever performing the training essential functions 13 under the directions of the Director of Safety & Security. It was further agreed, at the end of the 2021-14 2022 school year the district would evaluate the total time this position had spent performing these 15 training duties in order for the parties to discuss permanent salary placement for this position. 16 17 Due to unforeseen circumstances, this position was not filled for an adequate period of time during the 18 2021-2022 school year which hindered the district's ability to evaluate the hours spent performing the 19 training duties. Because of this, the parties agree to extend this Memorandum of Understanding for the 20 2022-2023 school year. 21 22 At the end of the 2022-2023 school year, the district will evaluate total time the Roving Campus 23 Security/Trainer spent performing the training essential functions. The parties agree to discuss at that 24 time the possibility of either a salary classification level increase or remain at the current salary 25 classification level with the addition of the \$1.25 pay differential or remain at the current salary 26 classification level only. 27 28 This Memorandum of Understanding is non-precedent setting. Further, this Memorandum of 29 Understanding is effective September 1, 2022, shall remain in effect until August 31, 2023, and shall be 30 attached to the collective bargaining agreement. 31 32 33 PUBLIC SCHOOL EMPLOYEES 34 **OF EVERGREEN PSE EVERGREEN SCHOOL DISTRICT NO. 114** 35 36 37 BY: 38 Melinda Troffer-Court Jenae Gomes 39 Chief Operations Officer **Chapter President** 40 41 42 DATE: 01-18-2023 43 44 45 46

Memorandum of Understanding

2 THIS MEMORANDUM OF UNDERSTANDING SETS FORTH THE FOLLOWING AGREEMENT 3 BETWEEN PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE, AN AFFILIATE OF PUBLIC 4 SCHOOL EMPLOYEES OF WASHINGTON/SEIU LOCAL 1948, AND THE EVERGREEN SCHOOL 5 DISTRICT NO. 114 PURSUANT TO ARTICLE XXII, SECTION 22.3, OF THE CURRENT 6 COLLECTIVE BARGAINING AGREEMENT. 7

8 WHEREAS, during the 2021-2022 school year, Jodi Coker and Sabrina McFarland (herein "Employees") 9 both transferred from their Bus Driver position to their current positions of Assistant Dispatcher. Though 10 Employees had over 9 years of experience, at the time of their change of assignment, both employees were 11 on a bus driver salary Step 1, due to the bus driver salary rate on the 2021-2022 Salary Schedule A having 12 one salary step. Because the Assistant Dispatcher position is a higher level position than a bus driver, and 13 because there was only one bus driver pay rate step to use, Employees were placed at the Assistant 14 Dispatcher salary Step 1 pay rate, as that was the pay rate step closest to, but not lower than, their Bus Driver 15 rate (following current placement practice). Employees received an incremental step increase to Step 2 at the 16 beginning of the 2022-2023 school in their Assistant Dispatcher position. 17

18

1

WHEREAS, under the newly approved 2022-2023 Salary Schedule A, incremental salary pay rate steps were 19 added to the bus driver and assistant dispatcher salary scale. Had Employees been given the opportunity of 20 incremental salary pay rate steps, similar to the new salary schedule A, when they worked as a bus driver for 21 9+ years, they both would have been at the highest bus driver pay rate Step 6 when they had their change of 22 assignment to the assistant dispatcher; therefore, allowing for a higher assistant dispatcher pay rate step 23 placement. But due to not having this type of incremental pay rate opportunity, and their current assistant 24 dispatcher salary pay rate being at Step 2, their Step 2 rate of pay based on the new approved 2022-2023 25 Salary Schedule A is less than what they would have been making had they remained a bus driver and been 26 placed at Step 6. 27

28

AND WHEREAS, if Employees resigned from their assistant dispatcher positions to go back to being bus 29 drivers and then apply for the open positions they vacated, they would be placed differently on the assistant 30 dispatcher Schedule A, as they'd be at a higher step. 31

32 NOW, THEREFORE, the parties agree the Employees will be given the opportunity to have their 2022-2023 33 rate of pay recalculated to what it would be had the new incremental pay rate steps been in place last school 34 year when they had their change of assignment. This is a rare and unique situation due to the new Schedule 35 A having added experience steps in both classifications directly impacting these two employees. Employees 36 new 22/23 school year salary placement will be based as the following recalculated salary placements: 37

- 38 39
- 21/22 School Year placement recalculated:
- Bus Driver Salary Step = Step 6 (due to work years in position) 40
- 41
- Change of assignment to Assistant Dispatcher salary placement = Step 4 (pay rate step closest to but
- not lower than bus driver Step 6) 42
- 43 44

45 46

22/23 School Year placement:

- Incremental step increase = Step 5
- Employees will also have their 10-year longevity percentage added to their new pay rate step. 47
- 48
- 49 50



This Memorandum of Understanding is non-precedent setting. Further, this Memorandum of

2. Understanding is effective September 1, 2022, shall remain in effect until August 31, 2023, and shall be 3. attached to the collective bargaining agreement.

PUBLIC SCHOOL EMPLOYEES EVERGREEN SCHOØL DISTRICT NO. 114 **OF EVERGREEN PSE** BY: BY SOM Melinda Troffer-Cood Jen/ae Gomes Chief Operations Officer **Chapter President** DATE: 01 - 18-2023 DATI

1	LETTER OF AGREEMENT
2 3 4 5 6 7 8 9 10	THE PURPOSE OF THIS LETTER OF AGREEMENT IS TO SET FORTH THE FOLLOWING AGREEMENT(S) BETWEEN PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE, AN AFFILIATE OF PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU LOCAL 1948, AND THE EVERGREEN SCHOOL DISTRICT NO. 114. THIS AGREEMENT IS ENTERED INTO PURSUANT TO ARTICLE XXII, SECTION 22.3 OF THE CURRENT COLLECTIVE BARGAINING AGREEMENT.
11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27	 Public School Employees of Evergreen PSE and the Evergreen School District No. 114 agree to participate in the VEBA Health Reimbursement Plan for retirement/separation from service sick leave cash-out (Section 9.1.5.1) pursuant to RCW 28A.400.210, VEBA plan rules, and IRS regulations. Eligible employees must sign and submit to the District a hold harmless agreement as required by RCW 28A.400.210.
27 28 29 30 31 32	This Letter of Agreement shall become effective September 1, 2022, shall remain in effect until August 31, 2023, and shall be attached to the current Collective Bargaining Agreement.
33 34 35 36	PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU Local 1948
37 38 39 40 41 42 43 44 45 46 47	PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE NO. 507 BY Mindy Troffer-Cooper, Chapter President DATE: 1/30/2022 DATE: 1/30/2022
48	Letter of Agreement (VEBA 22-23) PSE of Evergreen-PSE Page 1 of 1 Evergreen School District No.114

1	LETTER OF AGI	REEMENT
2 3 4 5 6 7 8 9	THE PURPOSE OF THIS LETTER OF AGREEME AGREEMENT(S) BETWEEN PUBLIC SCHOOL AFFILIATE OF PUBLIC SCHOOL EMPLOYEES OF THE EVERGREEN SCHOOL DISTRICT NO. 114. PURSUANT TO ARTICLE XXII, SECTION 2 BARGAINING AGREEMENT.	EMPLOYEES OF EVERGREEN PSE, AN F WASHINGTON / SEIU LOCAL 1948, AND THIS AGREEMENT IS ENTERED INTO
10 11 12 13 14	The parties mutually agree to, and accept, the attached Year.	Salary Schedule A for the 2023-2024 School
15 16 17 18 19		
20 21 22 23 24		
25 26 27 28 29	This Letter of Agreement shall become effective Septer August 31, 2024; and shall be attached to the current C	
30 31 32 33 34	PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU Local 1948	
35 36	PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE NO. 528	EVERGREEN SCHOOL DISTRICT NO. 114
37 38 39 40	BY Mindy Troffer-Cooper, Chapter President	BY: Jenae Gomes, Chief Operations Officer
41 42 43 44 45	DATE: June M4h 2023	DATE: (0-7-2023
46 47 48		
-	Letter of Agreement (Schedule A 23-24) PSE of Evergreen-PSE Evergreen School District No. 114	June 1, 2023 Page 1 of 5

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PARAE	DUCATORS	Step 1	Step 2	Step 3	Step 4	Step 5	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longer After Year Add 2
C	ass I	\$21.04	\$22.52	\$23.73	\$24.08	\$24.67	\$25.16	\$25.66	\$26.17	\$26.
Cla	ss II*	\$22.36	\$23.94	\$25.10	\$25.51	\$26.22	\$26.74	\$27.27	\$27.82	\$28.
Class I: Class II:	Hall Monit Room, Lun Hearing (H Study, Play Study Hall Alternative Overload, G (ELL), Inte Administra Interventio (Reading/M Cascadia T Cosmetolo Technolog Instruction Instruction Instruction Asst. Cons Instruction College Ca Perkins Gr Field Ecolo Visual Con Special Ed Treatment Immersion Program), I Learning C	at Room/In-J tor, Cafeteria nch Buddy C IH), One-to- yground Mo Supervisor e Learning E Computer, C ervention, L ation Assista on, Speech a Math/Extend Fech [includ: ogy Paraeduc y Assistant, hal Asst. Aut struction Tech hal Asst. Ret areer & Tech rant, Cosmet ogy, Nursing mmunication lucation Para DD/Behav h Special E LSC (Life S	House, Art a Monitor, Coordinator One (504) nitor, Stude Environmen Computer C egacy Instr- nt, Music C and Languag led Day Kin ing: Autom Fashion De formation T omotive/D chnology, I ail Manage h. Ed [inclu ology Assi g Program, 1s] aeducator [i ior (Devel ducation, I kills Classr Sp. Ed. On	Discovery, A Classroom M , Lunchroon Non-Instruc ent Academi t (ALE) Study uctional Ass Classroom A ge Pathology udergarten), otive Assista ary Arts Insi esign Instruc echnology S iesel, Instruc echnology S iesel, Instruc Paraeducator ment] ding Acader stant, Draftin Retail Mark including: A lopmentally ECE (Early oom), SCIP e-on-One, T	ASB Suppo Music Acco n Monitor, J tional, Pare c & Behavi dent Suppo y, Counselir istants, Lite ssistant, Or - Commu Tutorial ant, Autome tructional P etional Para systems, See tional Asst r- Criminal mic Assista ng/CAD, Fl eting, Scien LC (Acade Delayed), Childhooo (Social Cor	rt, Behavio mpanist, D Note Taken int Notifica oral Assist rt, Classroo ing Support eracy Supp he-on-One nication Di otive/Diese araeducator educator, H rvice and S Automotif Justice Pro- nt, Ag-Flo oral Shop, ice Techno mic Learni DSC (D d Educatio nmunicatio	ay Care, H (504) Not ttion, Plant cance Programmer om, Classer Specialist, ort, Math S (504), Soc isorder Ass el Tool Roo or, Dental I Financial C Support (IT ve/Diesel/C ogram, Inst ral, Collegy Manufactur ology Educ	ICA Staff e Taker-L ning Room ram, Stude com Imme English I Support, N ial and Ac istant, Tit om Paraec istant, Tit om Paraec S3) Class Construction ructional . e Career & uring Tech ation, Tec com), Bus tal Skills ce-Entry (ion Progra	Support, J Deaf/Hard n/Independent ersion, Cla Language fedication cademic le I/LAP J lucator, la Asst., I Services room Ass on, Instruct Asst. Elec 2 Tech. Ed hology I Duty, Day 5 Classroo (Interim J m), SLC (Health of dent tion, assroo Learn Progra Diesel istant, ctional tronic l-Carl als & Educat

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			~	er 1, 2023		No. 114 t 31, 202				
PRO FES TECHNI	SIONAL CIANS	Step 1	Step 2	Step 3	Step 4	Step 5	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevi After 25 Years Add 2%
CI	ass I	\$19.39	\$21.57	\$23,70	\$25.16	\$26,31	\$26 84	\$27,38	\$27.93	\$28.49
Cla	ass 11	\$22.33	\$23.36	\$24.87	\$26.02	\$27,13	\$27.67	\$28,22	\$28,78	\$29,36
Cla	s III*	\$24,09	\$25.27	\$26.55	\$27.63	\$28.66	\$29.23	\$29.81	\$30,41	\$31.02
Cla	ss IV*	\$26,28	\$27.21	\$28,24	\$29.21	\$30.20	\$30.80	\$31.42	\$32.05	\$32.69
Cl	ass V	\$27.58	\$29.14	\$30,65	\$32 18	\$33.72	\$34.39	\$35:08	\$35.78	\$36:5
Cla	iss VI	\$28:83	\$30.11	\$31.45	\$32.92	\$34.38	\$35.07	\$35,77	\$36.49	\$37.2
Cla	ss VII	\$30.62	\$31,99	\$33.38	\$34.98	\$36.51	\$37.24	\$37,98	\$38,74	\$39,5
Cla	s VIII	\$30.68	\$32,24	\$34,38	\$36.52	\$39.35	\$40.14	\$40,94	\$41.76	\$42.6
Cla	iss IX	\$34.60	\$36.78	\$39,48	\$42.77	\$46,60	\$47.53	\$48.48	\$49.45	\$50.4
CI	ass X	\$39.08	\$41_30	\$44,60	\$49.01	\$54 58	\$55,67	\$56.78	\$57.92	\$59.0
Class III: Class IV:	Applied Medi Braille Instruc Cascadia Tech (Homeless), D (English Lang Early Childho	cal Sciences tional Assis positions if Dual Immersi uage Learne od Educatio ter Care and	, At-Risk Adr tant, Classroo qualified, Cu ion Interventi ers) Bilingual n Specialist (Supplementa	or Technician, vocate, Aviatio om Immersion (ulinary Arts Ins on Paraeducator Paraeducator i with early chik al Support Liais Specialist	n Technolog (if qualified), structional Pa or, Dual Immo f qualified, E Ihood educat	y Assistant, College Car raeducator, (ersion Speci LL (English ion degree),	Bilingual Sto reer & Techo Coordinator al Educatior Language I Financial C	udent and Pa nical Educat for Unaccou Assistant i Learners) Pa ustomer Ser	arent Suppo tion Pre-Eng mpanied Yc f qualified, raeducator I vice Instruc	gineering outh ELL Mentor, ctional
Class V:	Communication Technician, Ir	on Disorder	Specialist or Fechnology T	Speech Langua Trainer, Library	ige Pathologi Systems Tra	st (with degi iner, Proced	ree in area o ures Nurse,	f specializat Psychometr	ion), Comp ists, Print S	uter Sup hop Lead
Class VI:	District Trans	lator and Int	erpreter, Liai	son for Student	ts in Transitic	on (Homeles	s), Bilingual	Parent Liai	ison	
Class VII:	Language Inte	erpreter, Fan apist Assista	nily and Com int, Student A	tified Occupati munity Outrea attendance Spec	ch Coordinate	or, Help Des	k Coordinat	or, *Lead H	elp Desk Te	
Class VIII:	Computer Ap Coordinator,	plication Su Hardware M oftware Sup	pport Technic aintenance T port Specialis	ordinator, Colle cian, Database echnician, *Le st, Telecommunitor	Reporting Sp ad Hardware	ecialist, Ente Maintenanc	erprise Appl e Techniciai	ication Sup 1, Network	port Special Hardware N	list, Fisca laintenar
Class IX:				Student System ttion Assistant,					cadia), Regi	stered
Class X:	(BCaBA), Co	llege Caree	and Technic	oplication Deve al Education T	echnology Co	oordinator, I	Database Ad			
	Specialist, Sy	stems Admi	nistrator, Sys	tems Administ	rator - Infrast	tructure & O	perations			

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SERVICE WORKERS	Step 1	Step 2	Step 3	Step 4	Step 5	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevi After 2: Years Add 2%
Class E 5	\$17.51	\$18.70	\$19.64	\$20.18	\$20.57	\$20.98	\$21.40	\$21.83	\$22.2
Class I S	\$19.28	\$20.62	\$21.73	\$22,43	\$23.38	\$23,85	\$24,33	\$24,82	\$25,3
Class II 5	\$22.77	\$23.56	\$24.35	\$25.14	\$26.70	\$27.23	\$27,77	\$28,33	\$28.9
Class III 5	\$23:17	\$24.09	\$25.05	\$26.06	\$27.12	\$27.66	\$28,21	\$28,77	\$29,3
Class N S	\$23.54	\$24.30				\$24,79	\$25,29	\$25,80	\$26,3
Class IV 5	\$28.31	\$28.97	\$29,77	\$30,54	\$31,32	\$31.95	\$32,59	\$33,24	\$33,9
Class V 5	\$30.54	\$31.32				\$31.95	\$32.59	\$33.24	\$33,9
Class VI S	\$32.22	\$33.07	\$34.08			\$34.76	\$35.46	\$36.17	\$36.8
Class III: Technology Class N: Noon Custoo Class IV: Campus Sec	dian*	ia Assistan ving Camp		Trainer					
Class N: Noon Custoo Class IV: Campus Sec Class V: Delivery, Ce Class VI: Central Rece	dian* curity, Ro entral Rec eiver	ving Camp ceiving As:	ous Security/ sistant						
Class N: Noon Custoo Class IV: Campus Sec Class V: Delivery, Ce	dian* curity, Ro entral Rec eiver	ving Camp ceiving As:	ous Security/ sistant		Longey	ity Honsey	rity Lange	vity Hanss	vitv
Class N: Noon Custoo Class IV: Campus Sec Class V: Delivery, Ce Class VI: Central Rece	dian* curity, Ro entral Rec eiver	ving Camp ceiving As:	ous Security/ sistant		Longev After 1 Years Add 2	0 After Year	15 After 8 Year	20 After rs Yea	r 2.5
Class N: Noon Custoo Class IV: Campus Sec Class V: Delivery, Ce Class VI: Central Rece *When these current positions	dian* curity, Ro entral Rec eiver	ving Camp ceiving As: ted, they w	ous Security/ sistant vill not be fill	led.	After 1 Years Add 2	10 After Years Add 2	15 After 8 Year % Add	20 After rs Yes 2% Add	r 25 rs 2%
Class N: Noon Custoo Class IV: Campus Sec Class V: Delivery, Ce Class VI: Central Rece *When these current positions MAINTENANCE	dian* curity, Ro entral Rec eiver	ted, they w	ous Security/ sistant vill not be fill Step 2	led. Step 3	After 1 Years Add 2 \$26.89	After Years Add 2 \$27.4	15 After 8 Yest % Add 2 13 \$27.9	20AfterrsYea2%Add08\$28	r 25 rs 2%
Class N: Noon Custor Class IV: Campus Sec Class V: Delivery, Ce Class VI: Central Rece *When these current positions MAINTENANCE Grounds Helper	dian* curity, Ro entral Rec eiver	ted, they w	ous Security/ sistant vill not be fill Step 2 \$25.60	led. Step 3 \$26.36	After 1 Years Add 2 \$26.89 \$31.72	After Years % Add 2 % \$27.4 2 \$32.3	15 After 8 Year % Add 2 13 \$27.9 35 \$33.0	20 After rs Yes 2% Add 08 \$28 00 \$33	r 25 rs 2% .54 .66
Class N: Noon Custoo Class IV: Campus Sec Class V: Delivery, Ce Class VI: Central Rece *When these current positions MAINTENANCE Grounds Helper Grounds	dian* curity, Ro entral Rec eiver s are vaca	ving Camp ceiving As: ted, they w Step 1 \$24.85 \$28.91 \$32.21 \$37.10	ous Security/ sistant rill not be fill Step 2 \$25.60 \$29.94	led. Step 3 \$26.36 \$31.10	After 1 Years Add 2 \$26.89 \$31.72 \$34.70	After Year % Add 2 9 \$27.4 2 \$32.3 5 \$35.4	15 After s Yeat 4dd Add 13 \$27.5 35 \$33.0 16 \$36.1	20 After Yes 2% Add 08 \$28 00 \$33 17 \$36	.54 .89
Class N: Noon Custoo Class IV: Campus Sec Class V: Delivery, Ce Class VI: Central Rece *When these current positions MAINTENANCE Grounds Helper Grounds Specialist Crafts I (Painter, Carpenter, Welder, Floor Cover	dian* curity, Ro entral Rec eiver s are vaca	ving Camp ceiving As: ted, they w Step 1 \$24.85 \$28.91 \$32.21 \$37.10	bus Security/ sistant vill not be fill Step 2 \$25.60 \$29.94 \$33.21	led. Step 3 \$26.36 \$31.10 \$34.08	After 1 Years Add 2 \$26.89 \$31.72 \$34.76 \$41.45	After Year % Add 2 9 \$27.4 2 \$32.3 5 \$35.4 5 \$42.2	15 After 13 \$27.9 15 \$33.0 16 \$36.1 18 \$43.1	20 After Yes 2% Add 08 \$28 00 \$33 17 \$36 13 \$43	25 72 2% .54 .66 .89 .99
Class N: Noon Custoo Class IV: Campus Sec Class V: Delivery, Ce Class VI: Central Rece *When these current positions MAINTENANCE Grounds Helper Grounds Helper Grounds Specialist Crafts I (Pauter, Carpenter, Welder, Floor Cover Locksmith, Roof/Structure, Maintenance Crafts I	dian* curity, Ro entral Rec eiver s are vaca	ving Camp ceiving As: ted, they w Step 1 \$24.85 \$28.91 \$32.21 \$37.10	ous Security/ sistant vill not be fill Step 2 \$25.60 \$29.94 \$33.21 \$39.07	led. Step 3 \$26.36 \$31.10 \$34.08 \$40.64	After 1 Years Add 2 \$26.89 \$31.72 \$34.76 \$41.49 \$41.99	After Years Add 2 S27.4 S32.3 S35.4 S42.2 S42.2	15 After Year 36 \$27.5 37 \$\$27.5 38 \$\$33.0 39 \$\$36.1 33 \$\$43.1 33 \$\$43.6	20 A fter rs Yes 2% Add 98 \$28 90 \$33 17 \$36 13 \$43 59 \$44	.54 .66 .99 .56

Letter of Agreement (Schedule A 23-24) PSE of Evergreen-PSE Evergreen School District No. 114


TRANSPORTATION	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%
Driver Trainer	\$32.83	\$33.49	\$34.16	\$34.84	\$35.55	\$36.26	\$36.99	\$37.73	\$38.48	\$39.25
Assistant Dispatcher, Assistant Driver Trainer	\$30.76	\$31.38	\$32.01	\$32.65	\$33,29	\$33,96	\$34.64	\$35.33	\$36.04	\$36.76
Bus Drivers	\$30.25	\$30.70	\$31.16	\$31.62	\$32,10	\$32.58	\$33.23	\$33.89	\$34.57	\$35.26
Substitute Drivers	\$27.41									

Schedule A

Evergreen Public Schools No. 114

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MECHANICS	Step 1	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%
Fleet Parts Specialist	\$30.83	\$31.45	\$32.08	\$32.72	\$33.37
Apprentice Bus Mechanic	\$30.76	\$31.38	\$32.01	\$32.65	\$33.30
Journey Bus Mechanic	\$39.89	\$40.69	\$41.50	\$42.33	\$43.18
Assistant Lead Journey Mechanic	\$43.76	\$44.64	\$45.53	\$46.44	\$47.37
Lead Journey Mechanic	\$45.32	\$46.23	\$47.15	\$48.09	\$49.05

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1	LETTER OF AGREEMENT
2 3 4 5 6 7 8 9	THE PURPOSE OF THIS LETTER OF AGREEMENT IS TO SET FORTH THE FOLLOWING AGREEMENT(S) BETWEEN PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE, AN AFFILIATE OF PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU LOCAL 1948, AND THE EVERGREEN SCHOOL DISTRICT NO. 114. THIS AGREEMENT IS ENTERED INTO PURSUANT TO ARTICLE XXII, SECTION 22.3 OF THE CURRENT COLLECTIVE BARGAINING AGREEMENT.
10 11 12 13 14 15 16 17 18 19 20 21	Public School Employees of Evergreen PSE and the Evergreen School District agree to participate in the VEBA Health Reimbursement Plan for retirement/separation from service sick leave cash-out pursuant to RCW 28A.400.210, VEBA plan rules, and IRS regulations. Eligible employees must sign and submit to the District a hold harmless agreement as required by RCW 28A.400.210.
22 22 23 24 25 26 27 28 29	This Letter of Agreement shall become effective September 1, 2023; shall remain in effect until August 31, 2024; and shall be attached to the current Collective Bargaining Agreement.
30 31 32 33	PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU Local 1948
 34 35 36 37 38 39 40 41 42 43 44 45 46 47 	PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE NO. 507 BY: Mindy Troffer-Cooper, Chapter President DATE: June 7th 2003 DATE: 6-7-2023
48	Letter of Agreement (VEBA 23-24) June 1, 2023 PSE of Evergreen-PSE Page 1 of 1

Evergreen School District No.114

1	MEMORANDUM OF UNDERSTANDING
2 3 4 5 6 7 8 9	THE PURPOSE OF THIS MEMORANDUM OF UNDERSTANDING IS TO SET FORTH THE FOLLOWING AGREEMENT(S) BETWEEN PUBLIC SCHOOL EMPLOYEES OF EVERGREEN OFFICE-CLERICAL, AN AFFILIATE OF PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU LOCAL 1948, AND THE EVERGREEN SCHOOL DISTRICT NO. 114. THIS AGREEMENT IS ENTERED INTO PURSUANT TO ARTICLE V, SECTION 5.3 OF THE CURRENT COLLECTIVE BARGAINING AGREEMENT.
0	Due to the impacts of changes to the school calendar, the parties agree to the following:
1 2	For the 2023-2024 school year only, the parties agree to amend Section 8.1 as follows:
3 4 5 6 7 8 9 0	 Employees who were eligible for the Labor Day holiday as of August 30, 2023, due to an Evergreen Education Association work stoppage and school closure, will be made whole through spread pay if they were in a paid status on Monday, September 11, 2023 and we agree to waive the current CBA language of needing to be in a paid status the day before the holiday. Employees who are not spread pay will be paid for the holiday in their November paycheck. This is a one-time non- precedent setting event.
2 2 3 24 25 26 27	2. Employees who are able to provide documentation (Example: airline ticket, non-refundable hotel reservation) for arrangements made prior to August 30th must submit documentation to the Human Resources Department for either November 22 or December 20 to receive pre-approval for the absence, and employees may be approved to use emergency leave. Additional requests for other pre-purchased travel plans will be reviewed on a case-by-case basis. If an employee requests unpaid leave, they will complete the internal form and attach the documentation to the Human Resources department for pre-approval.
28 29 10 11 12 13	 Employees who do not have pre-paid documentation for arrangements made prior to August 30th to the Human Resources Department for pre-planned trips scheduled for either November 22nd or December 20th may request unpaid leave. The requests will be reviewed on a case-by-case basis based upon hardship or unforeseen circumstances as outlined in section 9.5.
14 15 16	This Memorandum of Understanding will be effective upon signature and expire August 31, 2024.
7 8 9	PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU Local 1948
10 11 12 13 14 15 16 17 18	PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE NO. 507 EVERGREEN SCHOOL DISTRICT NO. 114 BY Mindy Diotus - Cooper Mindy Tudffer-Cooper, Chapter President BY: Evergreen school District NO. 114 BY Mindy Tudffer-Cooper, Chapter President BY: Evergreen school District NO. 114 DATE: 11-3-3023 DATE: 11-3-2023
	MOU (Impacts of School Calendar Changes) November 3, 2023 PSE of Evergreen-PSE Page 1 of 1 Evergreen School District No.114 November 3, 2023

I	MEMORANDUM OF UNDERSTANDING
2 3 4 5 6 7	THIS MEMORANDUM OF UNDERSTANDING SETS FORTH THE FOLLOWING AGREEMENT BETWEEN PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE, AN AFFILIATE OF PUBLIC SCHOOL EMPLOYEES OF WASHINGTON/SEIU LOCAL 1948, AND EVERGREEN PUBLIC SCHOOLS NO. 114 PURSUANT TO ARTICLE XXII, SECTION 22.3, OF THE CURRENT COLLECTIVE BARGAINING AGREEMENT.
8 9 10	Evergreen Public Schools has determined (pending no more snow/inclement weather days) that student instruction time will end on June 18, 2024, with a two-day waiver from OSPI.
11 12 13 14	The impact on eight (8) hour and less than 260-day Evergreen Large Group staff is that two (2) or four (4) days of missed work will need to be made up at the end of the work year to pay each employee the full value of their yearly contracted pay.
15 16 17	This MOU intends to keep employees whole. To that end, work days have been added to the end of each affected calendar:
18 19 20	190-day employees: Two paid (2) days added (June 19* and June 20) *June 19 is a paid holiday (will be paid according to holiday eligibility)
21 22	200 - 225 day employees: Four paid (4) days added (dates vary depending on calendar)
23 24 25 26	In recognition of the hardship this may cause to work additional days, employees may utilize the following, with pre-approval from their supervisor:
23 27 28 29 30 31 32 33 34 35	 Up to four (4) days of accrued leave (i.e. personal leave, and/or personal time off); Up to four (4) days of accrued compensatory time (compensatory log will be submitted with the last timesheet of the work year). Up to four (4) days of unpaid leave <u>may</u> be granted, on a case-by-case basis, to employees that may be detrimentally impacted by the calendar change; such employees may be requested to provide documentation (such as airline ticket, hotel receipt, or other) to verify such impact and need for leave. Section 9.5 of the Collective Bargaining Agreement will apply to any unpaid leave taken and final approval will rest with Human Resources in concurrence with Section 9.5.
36 37	In the event of additional snow/inclement weather days, this agreement will be reviewed and revised by both parties, as needed.
38 39 40 41	This Memorandum of Understanding is a non-precedent setting, shall become effective upon signatures, remain in effect until August 31, 2024, and be attached to the current Collective Bargaining Agreement.
42 43 44	PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE NO. 507 EVERGREEN PUBLIC SCHOOLS NO.114
45 46 47	BY: Mindy Troffer-Cooper, Chapter President BY: Jense Gomes, Chief Operations Officer
48 49	DATE 2-9-2024 DATE: 2-8-2024
	Memorandum of Understanding (Make-Up Days) PSE of Evergreen-PSE Evergreen School District No.114

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MEMORANDUM OF UNDERSTANDING

THE PURPOSE OF THIS MEMORANDUM OF UNDERSTANDING IS TO SET FORTH THE 3 FOLLOWING AGREEMENT(S) BETWEEN PUBLIC SCHOOL EMPLOYEES OF EVERGREEN 4 PSE, AN AFFILIATE OF PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU LOCAL 5 1948, AND THE EVERGREEN SCHOOL DISTRICT NO. 114. THIS AGREEMENT IS ENTERED 6 INTO PURSUANT TO ARTICLE XXII, SECTION 22.3 OF THE CURRENT COLLECTIVE 7 BARGAINING AGREEMENT. 8 9 Evergreen Public Schools has determined (pending no more snow/inclement weather days) that student 10 instruction time will end on June 18, 2024, with a two-day waiver from OSPI. 11 12 The impact on less than 260-day Transportation staff (i.e. Bus Drivers and Bus Aides) is that two days 13 of missed work will need to be made up at the end of the work year to pay each employee the full 14 value of their yearly contracted pay. 15 16 This MOU intends to keep employees whole. To that end, work days have been added to the end of the 17 affected calendar: 18 19 Two paid (2) days added (June 19* and June 20) 20 *June 19 is a paid holiday (will be paid according to holiday eligibility) 21 22 In recognition of the hardship this may cause to work additional days, employees may utilize the 23 following, with pre-approval from their supervisor: 24 25 • Up to two (2) days of accrued leave (i.e. personal leave, and/or personal time off); 26 • Up to two (2) days of unpaid leave may be granted, on a case-by-case basis, to employees that 27 may be detrimentally impacted by the calendar change; such employees may be requested to 28 provide documentation (such as airline ticket, hotel receipt, or other) to verify such impact and 29 need for leave. Section 9.5 of the Collective Bargaining Agreement will apply to any unpaid 30 leave taken and final approval will rest with Human Resources in concurrence with Section 9.5. 31 32 In the event of additional snow/inclement weather days, this agreement will be reviewed and revised 33 by both parties, as needed. 34 35 This Memorandum of Understanding is a non-precedent setting, shall become effective upon 36 signatures, remain in effect until August 31, 2024, and be attached to the current Collective Bargaining 37 Agreement. 38 39 PUBLIC SCHOOL EMPLOYEES 40 EVERGREEN PUBLIC SCHOOLS NO.114 OF EVERGREEN PSE NO. 507 41 42 BY BY: 43 Mindy Trotter-Courser, Chapter President Jenae Gomes, Chief Operations Officer 44 45 DATE: DATE: 46

MOU (Transportation Calendar 2024) PSE of Evergreen-PSE Evergreen School District No.114



March 13, 2024 Page 1 of 1

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MEMORANDUM OF UNDERSTANDING

2 THE PURPOSE OF THIS MEMORANDUM OF UNDERSTANDING IS TO SET FORTH THE 3 FOLLOWING AGREEMENT(S) BETWEEN PUBLIC SCHOOL EMPLOYEES OF EVERGREEN 4 PSE, AN AFFILIATE OF PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU LOCAL 5 1948, AND THE EVERGREEN SCHOOL DISTRICT NO. 114. THIS AGREEMENT IS ENTERED 6 INTO PURSUANT TO ARTICLE XXII, SECTION 22.3 OF THE CURRENT COLLECTIVE 7 BARGAINING AGREEMENT. 8 9 This memorandum serves to memorialize the agreement made on April 10, 2024, between Tracy 10 Thompson. Executive Director of Human Resources, for the District, and Mindy Troffer-Cooper, II. President, for the Union. 12 13 WHEREAS the Paraeducators are within the Evergreen PSE Bargaining Unit, and, 14 15 WHEREAS the current need for educators has disrupted the learning environment and jeopardized the 16 17 learning support of students, 18 WHEREAS the need to fill paraeducator positions is of an urgent nature. 19 20 THEREFORE, the parties agree to allow for up to twenty (20) paraeducators positions to be filled, 21 temporarily, by Amergis, a contracting agency. 22 23 PROVIDED, this agreement is meant to address the immediate need of paraeducators, 24 25 26 This Memorandum of Understanding shall expire August 31st, 2024. Either party may terminate this 27 agreement upon written notification to the other party. This memorandum shall not set precedent. 28 29 30 PUBLIC SCHOOL EMPLOYEES 31 OF WASHINGTON / SEIU Local 1948 32 33 PUBLIC SCHOOL EMPLOYEES 34 EVERGREEN SCHOOL DISTRICT NO. 114 OF EVERGREEN PSE NO. 507 35 36 37 BY: 38 Chapter President Jenae Gomes, Chief Operations Officer Troffer-Coorder 39 40 41 DATE 42



1 2	Memorandum o	of Understanding
2 3 4 5 6 7 8	BETWEEN PUBLIC SCHOOL EMPLOYEES OF SCHOOL EMPLOYEES OF WASHINGTON/	SETS FORTH THE FOLLOWING AGREEMENT EVERGREEN PSE, AN AFFILIATE OF PUBLIC SEIU LOCAL 1948, AND THE EVERGREEN RTICLE XXII, SECTION 22.3, OF THE CURRENT
9 10 11	WHEREAS, The District has an urgent need to fill positions;	Special Education and Intervention Paraeducator
12 13 14	WHEREAS, The District has temporary Paraeduca the 2024/2025 school year;	tor positions returning as permanent positions for
15 16 17	WHEREAS, The District has hired temporary Para their current temporary Paraeducator position was their permanent position;	educators during the 2023/2024 school year that, if reposted, they would reapply and be rehired for
18 19 20 21 22 23 24	THEREFORE, the parties agree to forego Section 2 the District may offer the temporary employee per 2024/2025 school year. If a temporary employee has may not receive an offer to return. If the temporary process of ending their employment will take place	as performance issues, said temporary employee employee declines the offer to return, the regular
24 25 26 27 28 29 30 31	temporary paraeducator is currently in their eighty	araeducators will complete a sixty (60) day school and end on November 20, 2024. If a current
32 33 34	FURTHER, the parties agree this Memorandum of	Understanding is not subject to Article XV.
35 36 37 38	This Memorandum of Understanding is non-precedershall remain in effect until August 31, 2024, and shall rement.	lent setting, shall become effective upon signatures, hall be attached to the Collective Bargaining
39 40 41	PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE NO. 507	EVERGREEN SCHOOL DISTRICT NO. 114
42 43 44 45	BY Mindy Troffer-Cooper, Chapter President	BY: Jenae Gomes, Chief Operations Officer
46 47 48	DATE: June 18th 2024	DATE: 7-1-2024
		aug01 a.



1	LETTER OF AGRE	<u>EMENT</u>
2 3 4 5 6 7 8 9	THE PURPOSE OF THIS LETTER OF AGREEMENT AGREEMENT(S) BETWEEN PUBLIC SCHOOL EN AFFILIATE OF PUBLIC SCHOOL EMPLOYEES OF V THE EVERGREEN SCHOOL DISTRICT NO. 114. PURSUANT TO ARTICLE XXII, SECTION 22. BARGAINING AGREEMENT.	APLOYEES OF EVERGREEN PSE, AN VASHINGTON/SEIU LOCAL 1948, AND THIS AGREEMENT IS ENTERED INTO
10 11 12 13 14 15 16 17 18 19	The parties mutually agree to, and accept, the attached Sal Year.	ary Schedule A for the 2024 - 2025 School
20 21 22 23 24 25 26 27	This Letter of Agreement shall become effective Septemb August 31, 2025; and shall be attached to the current Colle	
28 29 30 31	PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU Local 1948	
32 33 34 35 36 37 38 39 40 41 42	BY Mindy Differ Copper Mindy Proffer Gooper, Chapter President	VERGREEN SCHOOL DISTRICT NO. 114 Y: Jense Domes Janae Gomes, Chief Operations Officer DATE: 7-1-2024
42 43 44 45 46 47 48	Letter of Agreement (Schedule A 24-25) PSE of Evergreen-PSE	June 20, 2024 Page 1 of 5

AMMENDIO

Evergreen School District No.114

Class I \$22.03 \$23.58 \$24.85 \$25.21 \$25.83 \$26.35 \$26.88 \$27.42 Class II* \$23.41 \$25.07 \$26.28 \$26.71 \$27.45 \$28.00 \$28.56 \$29.13 *Hollingsworth Academy Paraeducators will receive an additional \$1.50 per hour stipend. Class I: Adjustment Room/In-House, Art Discovery, ASB Support, Behavior Assistance Monitor, Cafete Hall Monitor, Cafeteria Monitor, Classroom Music Accompanist, Day Care, HCA Staff Support, Room, Lunch Buddy Coordinator, Lunchroom Monitor, Note Taker (504) Note Taker-Deat/Hard Hearing (HH), One-to-One (504) Non-Instructional, Parent Notification, Planning Room/Indepensitudy, Playground Monitor, Student Academic & Behavioral Assistance Program, Student Transstudy Hall Supervisor Class II: Alternative Learning Environment (ALE) Student Support, Classroom, Classroon Intervention, Legacy Instructional Paraeducator, Literacy Support, Math Support, Medice Administration Assistant, Music Classroom Assistant, One-on-One (504), Social and Academic Intervention, Speech and Language Pathology – Communication Disorder Assistant, Title I/LAP (Reading/Math/Extended Day Kindergarten), Tutorial Cascadia Tech [including: Automotive Assistant, Automotive/Diesel Tool Room Paraeducator, Arechnical Assistant, Cosmetology Paraeducator. Culinary Arts Instructional Paraeducator, Ciman Program, Instructional Asst. Electronics, Information Technology Systems, Service and S (ITS3) Classroom Assistant, Instructional Asst. Electronics, Instructiona	Class I \$22.03 \$23.58 \$24.85 \$25.21 \$25.83 \$26.35 \$26.88 \$27.42 Class II* \$23.41 \$25.07 \$26.28 \$26.71 \$27.45 \$28.00 \$28.56 \$29.13 Hollingsworth Academy Paraeducators will receive an additional \$1.50 per hour stipend. Adjustment Room/In-House, Art Discovery, ASB Support, Behavior Assistance Monitor, Cafeter Hall Monitor, Cafeteria Monitor, Classroom Music Accompanist, Day Care, HCA Staff Support, Room, Lunch Buddy Coordinator, Lunchroom Monitor, Note Taker (504) Note Taker-Deaf/Hard Hearing (HH), One-to-One (504) Non-Instructional, Parent Notification, Planning Room/Indeper Study, Playground Monitor, Student Academic & Behavioral Assistance Program, Student Trans Study Hall Supervisor Class II: Alternative Learning Environment (ALE) Student Support, Classroom, Classroom Immersion, C Overload, Computer, Computer Guided Study, Counseling Support Specialist, English Language (ELL), Intervention, Legacy Instructional Paraeducator, Literacy Support, Math Support, Medice Administration Assistant, Music Classroom Assistant, One-on-One (504). Social and Academic Intervention. Speech and Language Pathology – Communication Disorder Assistant, Title I/LAP (Reading/Math/Extended Day Kindergarten), Tutorial Cascadia Tech [including: Automotive Assistant, Automotive/Diesel Tool Room Paraeducator, A Technical Assistant, Cosmetology Paraeducator, Culinary Arts Instructional Paraeducator, Diesel Technology Assistant, Fashion Design Instructional Paraeducator, Erinancial Customer Services Instructional Asst. Information Technology, Systems, Service and S (ITS3) Clas	PARAED	OUCATORS	Step 1	Step 2	Step 3	Step 4	Step 5	Longevity After 10 Years Add 2%	\$28.56 \$29.13 here Monitor, Cafeter HCA Staff Support, T ote Taker-Deaf/Hard ming Room/Indepen- gram, Student Transi room Immersion, Cli t, English Language ath Support, Medicat cial and Academic isistant, Title I/LAP I pom Paraeducator, A Paraeducator, Dental rructional Paraeducator stems, Service and Su araeducator- Crimina ent] ge Career & Tech. Ec turing Tech Ed, Meta cation, Technology H skills Classroom), Du try (Interim Alternat ation Program), SLC	
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			Treatmen Immersio Program) (Structure	t DD/Beha n Special E , LSC (Life ed Learning	vior (Devel ducation, E Skills Clas Classroom	opmentally ECE (Early (ssroom), SC a), One-on-O	Delayed), E Childhood E IP (Social C	DSC (Devel Education), Communica	lopmental IAP/Re-E ation Integ	Skills Clas ntry (Inter ration Prog	ssroom), I im Altern gram), SL



Schedule A Evergreen Public Schools No. 114 September 1, 2024 – August 31, 2025

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5 6 7	PROFESS TECHNI		Step 1	Step 2	Step 3	Step 4	Step 5	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%	
8	Clas	s I	\$20.30	\$22.58	\$24.81	\$26.34	\$27.55	\$28.10	\$28.66	\$29.23	\$29.82	
9	Class	s II	\$23.38	\$24.46	\$26.04	\$27.24	\$28.41	\$28.98	\$29.56	\$30.15	\$30.75	
10	Class	Ш*	\$25.22	\$26.46	\$27.80	\$28.93	\$30.01	\$30.61	\$31.22	\$31.84	\$32.48	
11	Class	IV*	\$27.52	\$28.49	\$29.57	\$30.58	\$31.62	\$32.25	\$32.90	\$33.56	\$34.23	
12	Class	s V	\$28.88	\$30.51	\$32.09	\$33.69	\$35.30	\$36.01	\$36.73	\$37.47	\$38.22	
13	Class	VI	\$30.19	\$31.53	\$32.93	\$34.47	\$36.00	\$36.72	\$37.45	\$38.20	\$38.96	
14	Class	VII	\$32.06	\$33.49	\$34.95	\$36.62	\$38.23	\$38.99	\$39.77	\$40.57	\$41.38	
15	Class	VIII	\$32.12	\$33.76	\$36.00	\$38.24	\$41.20	\$42.02	\$42.86	\$43.72	\$44.59	
16	Class	IX	\$36.23	\$38.51	\$41.34	\$44.78	\$48.79	\$49.77	\$50.77	\$51.79	\$52.83	
17 18	Class X		\$40.92	\$43.24	\$46.70	\$51.31	\$57.15	\$58.29	\$59.46	\$60.65	\$61.86	
18	*Professional Technicians housed at Hollingsworth Academy will receive an additional \$1.50 per hour stipend.											
20	Class I: Telecom Assistant, Fixed Asset Assistant											
21	Class II:	Early Childhood Education Specialist (w/no degree, but at least 25 quarter credits in early childhood education or child										
22			development), Social and Academic Intervention Assistant, Student Behavior Intervention Specialist, Students Advocating for Equity (S.A.F.E.) Coach Print Shop Operator, Registered Behavior Technician, Therapeutic Intervention Coach									
23	CI H											
24	Class III:	Print Shop C										
25	Class IV:		Applied Medical Sciences, At-Risk Advocate, Aviation Technology Assistant, Bilingual Student and Parent Support Assistant, Braille Instructional Assistant, Classroom Immersion (if qualified), College Career & Technical Education Pre-Engineering, Cascadia Tech positions if qualified, Culinary Arts Instructional Paraeducator, Coordinator for Unaccompanied Youth (Hemperied Sciences, Duel Lemmersion, Education Paraeducator, Coordinator for Unaccompanied Youth									
26		Cascadia Te										
27			Homeless), Dual Immersion Intervention Paraeducator, Dual Immersion Special Education Paraeducator (if qualified), ELL English Language Learners) Bilingual Paraeducator if qualified, ELL (English Language Learners) Paraeducator Mentor,									
28 29		Assistant, Fo	Carly Childhood Education Specialist (with early childhood education degree), Financial Customer Service Instructional Assistant, Foster Care and Supplemental Support Liaison, Graduation Career Readiness Coach, Instructional Paraeducator- Bilingual, Medical Assisting, Transition Coach, Coalition Specialist									
30	Class V:	-	Communication Disorder Specialist or Speech Language Pathologist (with degree in area of specialization), Computer Support									
31	Class V.		Communication Disorder Specialist or Speech Language Pathologist (with degree in area of specialization), Computer Support Technician, Instructional Technology Trainer, Library Systems Trainer, Procedures Nurse, Psychometrists, Print Shop Lead									
32	Class VI:	District Trar	District Translator and Interpreter, Bilingual Parent Liaison									
33												
34	Class VII:	Language Interpreter, Family and Community Outreach Coordinator, Help Desk Coordinator, *Lead Help Desk Coordinator,										
35		Physical Therapist Assistant, Student Attendance Specialist, Student Engagement Specialist, CCTE Business & Communications Coordinator										
36 37	Clean VIII.	ss VIII: Assessment System Coordinator, Cascadia Technical Academy Communications Coordinator, Coalition Coordinator, College Career & Tech Ed Computer Hardware/Software Technician, Computer Application Support Technician, Database Reporting								tor Caller-		
37	Class VIII:									e Reporting		
38 39	Specialist, E Maintenanc Software Su		pecialist, Enterprise Application Support Specialist, Fiscal Coordinator, Hardware Maintenance Technician, *Lead Hardware laintenance Technician, HEART Liaison for McKinney Vento and Foster Care, Network Hardware Maintenance Technician,									
39 40			pport Specia	list, Telecom	munication M	-						
40		Web Graphi	e Coordinate	л								
42	Class IX:		-		Student System cation Assistant					cadia), Regi	stered	
43	Class V	_		-		-			-		-1	
44	Class X:	(BCaBA), C	ollege Caree	er and Techni	Application De- cal Education	Technology C	Coordinator, 1	Database Ad				
45		Specialist, S	ystems Adm	inistrator, Sy	stems Adminis	strator - Infras	structure & C	perations				
46		*Plus \$3.00	per hour									
47												

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Schedule A
Evergreen Public Schools No. 114
September 1, 2024 – August 31, 2025

SERVICE WORKERS	Step 1	Step 2	Step 3	Step 4	Step 5	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%
Class E	\$18.33	\$19.58	\$20.56	\$21.13	\$21.54	\$21.97	\$22.41	\$22.86	\$23.32
Class I	\$20.19	\$21.59	\$22.75	\$23.48	\$24.48	\$24.97	\$25.47	\$25.98	\$26.50
Class II	\$23.84	\$24.67	\$25.49	\$26.32	\$27.95	\$28.51	\$29.08	\$29.66	\$30.25
Class III	\$24.26	\$25.22	\$26.23	\$27.28	\$28.39	\$28.96	\$29.54	\$30.13	\$30.73
Class N	\$24.65	\$25.44				\$25.95	\$26.47	\$27.00	\$27.54
Class IV	\$29.64	\$30.33	\$31.17	\$31.98	\$32.79	\$33.45	\$34.12	\$34.80	\$35.50
Class V	\$31.98	\$32.79				\$33.45	\$34.12	\$34.80	\$35.50
Class VI	\$33.73	\$34.62	\$35.68			\$36.39	\$37.12	\$37.86	\$38.62

Class E: Stadium Supervisor

Class I: Community and Work-Based Learning Service Worker, Student Store Assistant II, Traffic Safety Worker

- Class II: Media Assistant
 - Class III: Technology and Media Assistant
- Class N: Noon Custodian*
 - Class IV: Campus Security, Roving Campus Security/Trainer
- Class V: Delivery, Central Receiving Assistant
 - Class VI: Central Receiver

*When these current positions are vacated, they will not be filled.

MAINTENANCE	Step 1	Step 2	Step 3	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%
Grounds Helper	\$26.02	\$26.80	\$27.60	\$28.15	\$28.71	\$29.28	\$29.87
Grounds	\$30.27	\$31.35	\$32.56	\$33.21	\$33.87	\$34.55	\$35.24
Specialist	\$33.72	\$34.77	\$35.68	\$36.39	\$37.12	\$37.86	\$38.62
Crafts I (Painter, Carpenter, Welder, Floor Coverings, Locksmith, Roof/Structure, Maintenance Mechanic)	\$38.84	\$40.91	\$42.55	\$43.40	\$44.27	\$45.16	\$46.00
Crafts II (HVAC, Plumber, Electrician)	\$39.39	\$41.46	\$43.10	\$43.96	\$44.84	\$45.74	\$46.6
Preventative Maintenance*	\$38.77	\$40.86	\$42.55	\$43.40	\$44.27	\$45.16	\$46.0
Lead	\$42.52	\$44.32	\$46.15	\$47.07	\$48.01	\$48.97	\$49.9
* When these current positions are vacated	, they will no	t be filled.			•		



Schedule A Evergreen Public Schools No. 114 September 1, 2024 – August 31, 2025

TRANSPORTATION	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	Longevity After 10 Years Add 2%	Longevity After 15 Years Add 2%	Longevity After 20 Years Add 2%	Longevity After 25 Years Add 2%
Driver Trainer	\$34.37	\$35.06	\$35.77	\$36.48	\$37.22	\$37.96	\$38.72	\$39.49	\$40.28	\$41.09
Assistant Dispatcher, Assistant Driver Trainer	\$32.21	\$32.85	\$33.51	\$34.18	\$34.85	\$35.56	\$36.27	\$37.00	\$37.74	\$38.49
Bus Drivers	\$31.67	\$32.14	\$32.62	\$33.11	\$33.61	\$34.11	\$34.79	\$35.49	\$36.20	\$36.92
Substitute Drivers	\$28.70									

MECHANICS	Step 1	Longevity After 10 YearsAdd 2%	Longevity After 15 YearsAdd 2%	Longevity After 20 YearsAdd 2%	Longevity After 25 YearsAdd 2%
Fleet Parts Specialist	\$32.28	\$32.93	\$33.59	\$34.26	\$34.95
Apprentice Bus Mechanic	\$32.21	\$32.85	\$33.51	\$34.18	\$34.86
Journey Bus Mechanic	\$41.76	\$42.60	\$43.45	\$44.32	\$45.21
Assistant Lead Journey Mechanic	\$45.82	\$46.74	\$47.67	\$48.62	\$49.59
Lead Journey Mechanic	\$47.45	\$48.40	\$49.37	\$50.36	\$51.37



1	LETTER OF AGREEMENT
2 3 4 5 6 7 8 9 10	THE PURPOSE OF THIS LETTER OF AGREEMENT IS TO SET FORTH THE FOLLOWING AGREEMENT(S) BETWEEN PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE, CHAPTER #507 AN AFFILIATE OF PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU LOCAL 1948, AND THE EVERGREEN SCHOOL DISTRICT #114. THIS AGREEMENT IS ENTERED INTO PURSUANT TO ARTICLE XXII, SECTION 22.3 OF THE CURRENT COLLECTIVE BARGAINING AGREEMENT.
11 12 13	The parties agree to the following:
14 15 16 17 18	Public School Employees of Washington, Evergreen PSE, and Evergreen Public Schools agree to participate in the VEBA Health Reimbursement Plan for retirement/separation from service sick leave cash-out pursuant to RCW 28A.400.210, VEBA plan rules, and IRS regulations.
19 20 21	Eligible employees must sign and submit to the District a hold harmless agreement as required by RCW 28A.400.210.
22 23 24 25 26 27 28 29 30 31 32	This Letter of Agreement shall be effective retroactive to September 1, 2024; and shall remain in effect until August 31, 2025; and shall be attached to the current Collective Bargaining Agreement. PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU LOCAL 1948
32 33 34 35 36 37 38	EVERGREEN PSE CHAPTER #507 BY: Mindy Troffer-Cooper, Chapter President EVERGREEN SCHOOL DISTRICT #114 BY: Leuce BY: Jenae Gomes, Chief Operations Officer
 39 40 41 42 43 44 45 46 	DATE: 11-20-2024 DATE: 1-12-2024
47 48	Letter of Agreement (VEBA 24-25) PSE Evergreen-PSE Chapter #507 Evergreen School District #114 October 23, 2024 Page I of 1

ŧ	MEMORANDUM OF UNDERSTANDING
2 3 4 5 6 7 8 9	THE PURPOSE OF THIS MEMORANDUM OF UNDERSTANDING IS TO SET FORTH THE FOLLOWING AGREEMENT(S) BETWEEN PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE, AN AFFILIATE OF PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU LOCAL 1948, AND THE EVERGREEN SCHOOL DISTRICT NO. 114. THIS AGREEMENT IS ENTERED INTO PURSUANT TO ARTICLE XXII, SECTION 22.3 OF THE CURRENT COLLECTIVE BARGAINING AGREEMENT.
10 11 12 13 14	The parties mutually agree to the creation and inclusion of the job title, 'Roving Paraeducator Substitute' (job description attached), into the bargaining unit. This position shall be temporary in nature, and not to exceed August 31, 2025.
15 16 17	The position shall be afforded the full rights of the Collective Bargaining Unit and shall be SEBB eligible. Employees hired under this agreement shall be subject to a 90-day probationary period.
18 19 20	Employees hired under this agreement, must take the PRAXIS test within 90 days while employed under this agreement, and shall be reimbursed upon the successful completion of the PRAXIS exam.
21 22 23	This memorandum shall expire August 31, 2025, and shall not set precedent.
24 25 26	PUBLIC SCHOOL EMPLOYEES OF WASHINGTON / SEIU Local 1948
27 28	PUBLIC SCHOOL EMPLOYEES OF EVERGREEN PSE NO. 507EVERGREEN SCHOOL DISTRICT NO. 114
29 30 31 32	BY Mindy Doller Croper By: Jener Comes Officer
33 34 35	DATE: 10-1-24 DATE: 9-30-2024

