COLLECTIVE BARGAINING AGREEMENT BETWEEN

RAINIER SCHOOL DISTRICT #307

AND

PUBLIC SCHOOL EMPLOYEES OF RAINIER #625

SEPTEMBER 1, 2024 THROUGH AUGUST 31, 2027



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

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1	PREAMBLE
2	
3	This agreement is made and entered into between Rainier School District Number 307 (hereinafter
4	"District") and Public School Employees of Washington / SEIU 1948, through its local affiliate
5	(hereinafter "Union"). In consideration of the mutual covenants contained therein, the parties agree as
6	follows.
7	
8 9	
10	ARTICLE I
11	
12	RECOGNITION AND COVERAGE OF AGREEMENT
13	
14	Section 1.1.
15	The District hereby recognizes the Union as the exclusive representative for all classified employees
16	described in Section 1.2 of this agreement (hereinafter "employees").
17	
18	Section 1.2.
19	The bargaining unit to which this agreement is applicable shall consist of all classified employees,
20	including the present job classifications: transportation, paraeducators (includes paraeducator, special
21	education paraeducator, library, bus monitor, and health room assistant), professional technical, custodial, grounds, maintenance, food service, secretarial/clerical, and all employees performing the same or similar
22 23	duties; excluding confidential employees and exempt supervisor(s) for Food Service, Facilities/
23 24	Maintenance and Transportation. Representation of positions created during the term of this agreement
25	shall be negotiated and consistent with the PERC certification.
26	
27	Section 1.3. Substitutes.
28	Substitutes are employees who are represented by the bargaining unit but only subject to contractual rights
29	contained in Schedule A. A substitute may process an allegation of misapplication of Schedule A through
30	Article XII Grievance Procedure. Substitutes who are hired for a long-term replacement position and then
31	are hired for a permanent position in the same classification will receive retroactive service credit for their
32	prior long term replacement position. Substitutes will be eligible for union membership as soon as they are
33	eligible for SEBB.
34	
35	
36 37	ARTICLE II
38	AKTICLE II
39	RIGHTS OF EMPLOYEES
40	
41	Section 2.1.
42	It is agreed that all employees subject to this agreement shall have the right to freely and without the threat
43	of penalty or reprisal join and assist the Union as authorized by law.
44	
45	Section 2.2.
46	Each employee shall have the right to bring matters of a professional concern to the attention of
47	appropriate Union representatives and/or appropriate District officials at a time when there will be no
48	material interruption of the performance of assigned duties.
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	Rainier School District #307
	"4 _{8mN} 6",

Section 2.3. 2

- Employees subject to this agreement have the right to have Union representatives present at discussions 3
- between themselves and supervisors or other District representatives when such discussions are likely to 4
- result in disciplinary action by the District against that employee. 5

Section 2.4. 7

- Neither the District, nor the Union, shall discriminate against any employee subject to this agreement on 8
- the basis of race, national origin, creed, color, sex, religion, age, marital status or against a qualified 9
- employee with a disability able to perform the essential functions of the job. 10
- 11

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Section 2.5. Personal File. 12

- There shall be only one (1) official personnel file for each employee, to be kept in the District 13
- administration office. Each employee shall have the right to review the contents of his/her personnel file. 14
- During the review, an official or representative of the Union may be present, and the employee may initial 15
- and photocopy any material in the file, at District expense. An employee may attach comments to any 16
- material that is part of the personnel file. 17
- 18

27

Section 2.5.1. Medical File.

19 In order for the District to be in compliance with the Americans with Disabilities Act (ADA) as of 20 July 26, 1992, the District shall maintain a medical information file for each classified employee of 21 the District which will be kept separate from the personnel file. Such file will contain such 22 sensitive information as immunization history, health related cards, leave sharing information, and 23 information on medical history, and/or medical releases, etc. This medical information file will 24 insure confidentiality of sensitive information regarding the employee in the event of a federal 25 and/or state audit. 26

28 **Section 2.5.2.**

Each employee shall be provided a copy of all material placed in his or her personnel file within 29 five (5) days of its insertion. 30

31 Section 2.5.3. 32

Any material deemed derogatory by an employee or the district shall be removed upon request of 33 the employee if it is dated four (4) years or more prior to the request except in situations regarding 34 the health or safety of students or an employee's year end evaluation and except further that in no 35 event will any material relating to verbal or physical abuse or sexual misconduct by an employee 36 be removed from an employee's personnel file. 37

Section 2.6. 39

- All parties to this contract shall make every reasonable effort to conduct themselves with dignity and 40
- respect for each other's rights, duties, and privileges. In the relationship between employee and supervisor, 41 every reasonable effort shall be made to avoid words or actions which are likely to be interpreted as 42
- lacking dignity or respect. 43
- 44

38

Section 2.7. Classification Review Committee. 45

- The parties agree to form a committee of no more than three (3) bargaining unit members and three 46
- (3) district administrative personnel to review requests from employees as to their classification or 47 level. The committee shall make a recommendation to the Superintendent or designee for a final 48



1	decision. The decision of the superintendent/designees is final and not subject to the grievance
2	procedure. Requests must be turned in to the superintendent by January 15 of each year. Requests will
3	be reviewed annually by March 31. Employees will be given a written response including rationale for
4	any denial. Approved changes will be implemented at the beginning of the following school year.
5	
6	
7	
8	ARTICLE III
9	
10	ASSOCIATION DUES
11	
12	Section 3.1.
13	The Union has the right and responsibility to represent the interests of all employees covered by this
14	agreement, to present its views to the District on matters of concern either orally or in writing, and to enter
15	collective negotiations with the object of reaching an agreement applicable to all employees within the
16	bargaining unit.
17	
18	Section 3.2.
19	An employee filing a grievance is entitled to contact Union representatives and get representation
20	consistent with the provisions of Section 2.2. The Union is entitled to have an observer at grievance
21	proceedings conducted by any District official or body and to make known the Union's views concerning
22	the case.
23	
24	Section 3.3.
25	Designated Union officials will be provided leave without pay to a maximum of ten (10) days per year to
26	attend to Union business.
27	Section 2.4
28	Section 3.4. Monthly, the District shall provide DSE with the name, phone number, address, position, him data
29	Monthly, the District shall provide PSE with the name, phone number, address, position, hire date, hours/day, days/year, and rate of pay for each employee. Within ten (10) days of the time of hire, the same
30 31	information will be provided to PSE with respect to each hired employee. Each employee hired during the
32	term of this agreement will be provided with a copy of this agreement.
33	term of this agreement will be provided with a copy of this agreement.
33 34	Section 3.4.1.
35	The District agrees to submit a report monthly along with its remittance of dues identifying each
36	employee by name, position, gross salary, status changes including resignation or on a leave of
37	absence, and dues amount remitted. The District agrees to provide the names of all classified

- Section 3.5.
- As soon as possible within ninety (90) days of an employee's hire date, the Union will be granted not less than thirty (30) minutes of work time to provide such new employee information about its exclusive bargaining representation. Any time over thirty (30) minutes will be unpaid time by the Employer. The scheduling of this time will be coordinated with the new employee's supervisor.

employees who are not having dues withheld to the Union.

No employee may be mandated to attend any time designated for Union information or other presentations by the exclusive bargaining representative.



Section 3.6. Union Dues. 1 A) An employee who decides to voluntarily authorize union dues deduction from said employee's pay 2 must contact the Public School Employees of Washington. 3 B) Upon receiving written notice of an employee's authorization from the Public School Employees 4 of Washington, the District shall deduct from the employee's monthly pay check membership dues 5 and remit the amounts to the Public School Employees of Washington within the ten (10) 6 workdays of the start of each month. 7 C) An employee's request to revoke authorization for pay roll deductions must be in writing and 8 submitted by the employee to the Public School Employees of Washington. The Public School 9 Employees of Washington must immediately give written notice of such revocation to the District. 10 After the District receives such notice of revocation, the District shall end the deduction effective 11 the first payroll after receipt of notice, if possible. 12 13 Section 3.6.1. Voluntary Political Deductions. 14 The District shall, upon receipt of a written authorization form that conforms to legal requirements, 15 deduct from the pay of such bargaining unit employee the amount of contribution the employee 16 voluntarily chooses for deduction for political purposes and shall transmit the same to the Union 17 included in the monthly Union dues transmittal check. 18 19 Section 3.6.2. Hold Harmless. 20 The Union will indemnify, defend, and hold the District harmless against any claims, suits, orders, 21 and/or judgments against the District on account of such deduction of Union dues. 22 23 Section 3.7. School Facilities and Equipment Use. 24 The Union shall have the right to use school facilities and equipment consistent with school policy. 25 26 Section 3.8. Bulletin Boards. 27 The District shall provide bulletin board space in each school for the use of the Union. The Union shall 28 have the right to post notices of its activities and matters of Union concern. Use of such bulletin boards 29 must be consistent with law. 30 31 32 33 **ARTICLE IV** 34 35 **UNION REPRESENTATION** 36 37 Section 4.1. Labor Management Committee. 38 The Union will designate a Labor/Management Committee who will meet with the superintendent of the 39 District and the superintendent's representatives on a mutually agreeable regular basis to informally 40 discuss appropriate matters. These meetings shall not be construed as negotiating sessions. 41 42 Section 4.2. 43 Union officials will be released with pay to conduct business with the District when the District desires to 44 engage in such transactions during the officials' regular shift. Such release time will be in addition to any 45 other release time described in this agreement. 46 47 48 Collective Bargaining Agreement (2024-2027) September 1, 2024

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1	ADTICLE V
2 3	ARTICLE V
4	EVALUATIONS
5 6 7 8	Section 5.1. Each employee's performance shall be evaluated annually by the employee's immediate supervisor. The evaluation results shall be discussed with the employee at a scheduled time. One hundred eighty (180) day employees shall be evaluated no later than June 15. Two hundred and sixty (260) day employees shall be
9 10 11 12 13 14 15 16 17	evaluated no later than August 15. The evaluation form to be utilized, "Classified Staff Performance Review", is incorporated into this agreement as Appendix A. Evaluators shall receive appropriate training in understanding and proper application of this evaluation form prior to use. Bargaining unit members will not administer such evaluations, with the exception of driver trainers, who may evaluate driving skills only. Performance evaluations shall reflect each employee's actual performance. Conditions that result in an employee being placed on a remedial plan of improvement are outlined on Appendix A – "Classified Staff Performance Review". Employees may submit rebuttal statements which will be attached to the evaluation in their personnel file.
18 19	Section 5.2. All evaluations reflecting an unsatisfactory level of performance in one or more categories shall state
20 21	specific reasons for the unsatisfactory rating, and suggest remedial action necessary by the employee needed to address the unsatisfactory rating, and specific remedial training recommended as an aid to
22 23	curing the unsatisfactory rating.
23 24	
25	
26	ARTICLE VI
27	HOURS OF WORK AND OVERTIME
28 29	HOURS OF WORK AND OVER TIME
30	Section 6.1.
31 32 33	The normal workweek shall consist of five (5) consecutive days, Monday through Friday, followed by two (2) consecutive days of rest, Saturday and Sunday. However, the district may designate an alternate work week of no more than any five (5) consecutive days followed by two (2) consecutive days of rest.
34 35	Section 6.1.1.
36 37	All employees whose duties will not be unreasonably affected, may request to work four (4) ten (10) hour shifts per week during the summer vacation hiatus between instructional years subject to
38	supervisor's approval.
39 40	Section 6.2.
41	Each employee shall be assigned to a definite and regular shift and workweek, which may be changed in
42 43	writing with mutual consent or ten (10) days notice.
44 45 46	Section 6.3. In the event of an unusual school closure due to inclement weather, plant inoperation, or the like, the District will make every reasonable effort to notify each employee to refrain from coming to work.
47 48	Leaving a recorded message on the district office phone or calling an employee at their home one (1) hour before they are scheduled to work shall constitute a reasonable effort to notify. Employees who are not Collective Bargaining Agreement (2024-2027) PSE Rainier Chapter #625 Rainier School District #307

notified and report to work shall receive a minimum of two (2) hours pay at regular rate in the event of 1 such a closure. 2

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Section 6.4. Meal Periods - Rest Periods.

- 5 A. Employees shall be allowed an unpaid meal period of thirty (30) minutes which commences not less 6 than two (2) hours nor more than five (5) hours from the beginning of the shift. 7
- B. No employee shall be required to work more than five (5) consecutive hours without a meal period, 9 except as provided in Section 6.5. 10
- C. Employees working three (3) or more hours longer than a normal work day shall be allowed one 12 unpaid thirty (30) minute meal period prior to or during the overtime period, except those employees 13 engaged in the transportation of students. 14
- D. Employees shall be allowed a rest period of not less than fifteen (15) minutes, on the employer's time, 16 for each four (4) hours of work time. Rest periods shall be scheduled as near as possible to the 17 midpoint of the work period. No employee shall be required to work more than three (3) hours 18 without a rest period. 19
- In the event of any employee being required to work their scheduled break, a rest period will be E. 21 provided as soon as reasonable. 22

23 Section 6.5. 24

Employees required to work through their regular lunch periods will be given time to eat at a time agreed 25 upon by the employee and supervisor. In the event the District requires an employee to forego a lunch 26 period or the lunch period is frequently interrupted, and the employee works the entire shift, including the 27 lunch period, the employee shall be compensated for the foregone lunch period at appropriate rates. 28

29 Section 6.6. 30

Employees requested to perform the duties regularly filled by a higher classification employee shall 31 receive their own current step pay, but at the higher classification pay rate, commencing with the first day. 32

33

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Section 6.7. Pupil Transportation. 34

Section 6.7.1.

36 The District shall establish pupil transportation routes. Routes shall be defined as regular runs, 37 which are daily home-to-school, school-to-home runs, kindergarten runs, mid-day runs or 38 combinations thereof. Trips are runs taken in District school buses and are not regular runs. Drivers 39 will be paid as required for cleaning, inspection and warm-up of buses. Each route with cleanup 40 and warmup will be a minimum of two (2) hours. 41

Section 6.7.1.1.

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IF a student IEP requires a one-on-one Paraeducator during the school day there shall be an aide on the bus for to and from school transportation.

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Section 6.7.2. Trips.



1	<u>Section 6.7.2.1.</u>
2	The trip sign-up sheet shall provide such information as date, destination, starting time, and
3	approximate length of time of the run. Extra trips shall be posted for driver consideration in
4	a reasonable time prior to bidding. Posted bid week is Monday through Sunday. Eligible
5	drivers who are interested in selecting extra trips must meet with the supervisor/designee at
6	8:15 a.m. on Friday, or the last working day of the workweek, or forfeit their choice of
7	selection for that week's posted trips.
8	
9	Drivers must have worked their last designated work assignment to participate in the
10	weekly bid. If a driver has any non-paid time off during the bid week, that driver is not
11	eligible to participate in the weekly bid. Drivers unable to attend the weekly bid due to
12	other work assignments or route schedules (i.e., a p.m. only route) may leave, in order of
12	preference, selected choices in writing with the transportation office. If written choices are
14	selected by other drivers, assignments may be made by the supervisor based upon the
15	driver's request. Trips shall be awarded to the eligible senior driver on a rotating basis. A
16	trip will not be assigned to a driver if that run would cause that driver to be paid for over
17	forty (40) hours in the workweek that includes the trip in question; provided, that the
18	District retains the authority to waive this forty (40) hour bar to the assignment of trips and
19	the authority to assign substitutes to trips when regular drivers are not available.
20	the automotive to assign substitutes to trips when regular arrivers are not available.
20	Section 6.7.2.1.1.
22	At least one (1) supervising coach or teacher must ride the bus to and from trips.
23	Section 6.7.2.2. Short Notice Trips.
24	Where posting time is not possible, the District shall make a reasonable effort to call
25	eligible drivers by seniority until the run is filled.
26	
27	<u>Section 6.7.2.3.</u>
28	In the event a trip is canceled after having been awarded, and the driver is not notified of
29	the cancellation prior to reporting for the trip, such driver shall be allowed to bid first the
30	following trip and the driver will be paid for two (2) hours at the driver rate. Regardless of
31	notification of the cancellation, such driver shall be allowed to bid first the following trip
32	
33	<u>Section 6.7.2.4.</u>
34	Trips shall be compensated at the regular rate for the entire duration of the trip.
35	
36	<u>Section 6.7.2.5.</u>
37	If a trip conflicts with a regular run or other assigned duties, the driver has the option to
38	choose between the trip and the regular run or other assigned duties. Employees will be
39	compensated for actual work performed.
40	
41	<u>Section 6.7.2.6.</u>
42	Drivers who are assigned a trip and then are unable to give management at least twenty-
43	four (24) hours notice of the inability to take the trip shall be taken off the rotation list for
44	the following rotation. Employees on authorized leave under Article XIII shall not be
45	penalized.
46	



1		7. Overnight Trips.		
2	Overnight trips are paid at a rate of eight (8) hours per/day when trip involves an overnight			
3		r is required to be on duty for more than eight (8) hours, he/she will need to		
4		on and signed by coach/chaperone to receive payment in addition to the		
5	standard eight	(8) hours.		
6				
7	Section 6.7.2.			
8	When lodging	is requested by the Transportation Department on an overnight trip it will be		
9	made in accord	dance with the drivers needs to receive a complete (8) hours rest.		
10				
11	Section 6.7.2.	9. Compensation - Meals and Lodging.		
12	On overnight t	trips, meals and lodging will be provided by the District at the rate		
13	established by	District policy.		
14				
15	Section 6.7.3. Staff N	Meetings.		
16		neir regular rate of pay for required time in staff meetings.		
17				
18	Section 6.7.4. Duty	Call.		
19	Drivers shall receive a	a minimum of one (1) hour's pay for each duty call. A duty call is defined as		
20		he normal work shift and workday, noncontiguous with the normal work shift		
21	or workday.			
22	5			
23	Section 6.7.5. Duty	Cvcle.		
24		n shall be construed as limiting or altering the provisions of other sections of		
25	the agreement.			
26				
27	On-Duty (Driving).	Whenever the driver is preparing the bus for transport, actually driving,		
28	<u> </u>	required by the trip supervisor to take responsibility for passengers, and		
29		upon return to the District performing required post-trip procedures.		
30		apon retain to the Distance performing required post and processies.		
31		Whenever a driver is not driving, but is ready and available for driving duty		
32		and/or is assigned to take responsibility for District and personal property.		
33				
34	Off Duty.	Whenever a driver is not in an "on-duty (driving)" status.		
35	<u>on burgi</u>	(anting) status		
36	Section 6.7.6. Biddin	ησ		
37		lay of the school year (all staff day) regular runs will be chosen by the drivers		
38		with the most senior driver having the option of selecting among all regular		
38 39	•	education runs), then the next senior, and in like fashion for all drivers.		
39 40	rans (morados special	eaceation runs), then the next senior, and in fixe fashion for an urivers.		
40 41	Section 6.7.6.	1		
41		w runs which become known subsequent to the bidding shall be posted for		
42		ng days. All runs shall be posted within five (5) working days of their		
43 44		cancy. Interested drivers shall sign up for the run, and the run shall be		
44 45		e senior eligible driver of those signed up.		
		semer engine unver of mose signed up.		
46				



1	Any route changes between bid time and November 1 that result in a forty-five (45) minute
2	change in driving time, will be re-bid November 1 and bid and filled as in the above
3	paragraph.
4	
5	Section 6.7.7. CDL Costs.
6	The District will pay for the training delineated below with the stipulation that all trainee
7	substitute bus drivers (Category I-III) contingent upon being hired agrees to work for the
8	Rainier School District as an "on call part time substitute" driver for a minimum of nine (9)
9	school months, unless they have taken a "full time" driver position in Rainier as a regular
10	employee, or provide documentation to the District Superintendent that they have been hired "full time" elsewhere.
11	full time elsewhere.
12	However, it is the obligation of substitute bus driver trainees to pay for the school employee/driver
13 14	required fingerprinting. In addition, after completing their training the substitute driver will keep
14	their required licenses and/or certificates in force.
16	then required neerses and/or certificates in force.
17	The hourly rate of pay for a substitute bus driver/trainee will be in accordance with the current
18	collective bargaining agreement, Schedule A, Salaries.
19	
20	Failure to do so may be deemed cause for disciplinary action, suspension without pay, or discharge
21	in accordance with the current PSE Rainier collective bargaining agreement, ARTICLE XVI.
22	Failure to complete the nine (9) months of substitute driving service to the District will result
23	in the substitute driver reimbursing the Rainier School District for all training costs.
24	
25	Category I Trainee has a Class A or B CDL with Passenger Endorsement.
26	5 Year Driving Abstract
27	Drug Screen
28	CDL Physical
29	
30	Category II Trainee has a Class A or B CDL
31	5 Year Driving Abstract
32	Drug Screen CDL Written Test
33	CDL on-Road Test
34 35	License Conversion
35 36	CDL Physical
37	
38	Category III Trainee has no CDL
39	CDL Permit
40	CDL Physical
41	5 Year Driving Abstract
42	Drug Screen
43	CDL Written Test
44	CDL On-Road Test
45	License Conversion
46	
47	Section 6.8. Overtime.
48	
	Collective Bargaining Agreement (2024-2027)



1 Section 6.8.1.

Overtime will be paid as required by law. An employee may, at his/her option, select compensatory time off in lieu of overtime compensation. Compensatory time, if selected, may be accrued. Records shall be maintained and there must be a reasonable expectation that the employee will be provided an opportunity to expend the accrued time. Compensatory time in lieu of overtime as provide in this article shall be accrued at the rate of one and one-half (1½) hours for each hour worked. Records will be maintained by the employee. Accrual and use of comp time must be approved in writing by the supervisor and must be utilized by the end of the current school year

10 Section 6.9.

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Employees called back on a regular workday, or called on the sixth (6^{th}) or seventh (7^{th}) consecutive workday, shall receive compensation for actual hours worked, not to be less than two (2) hours.

ARTICLE VII

HOLIDAYS AND VACATIONS

20 Section 7.1. Holidays.

All full-time employees (regularly assigned to work 2,080 hours per year) shall receive twelve (12) paid holidays as designated by the District. Employees working less than the full year shall be paid at their regular rate and hours for each holiday that immediately follows or precedes a scheduled workday. Less than year round employees shall be guaranteed a minimum of nine (9) paid holidays.

- 2526 1. New Year's Day (January 1)
 - 2. Martin Luther King Jr. Day (third Monday in January)
 - 3. Presidents' Day (third Monday in February)
 - 4. Memorial Day (last Monday in May)
- 30 5. Juneteenth
- 31 6. Independence Day (July 4)
- 32 7. Labor Day (first Monday in September)
 - 8. Veterans' Day (November 11)
- 9. Thanksgiving Day (fourth Thursday in November)
- 10. Day after Thanksgiving
- 3611.Day before Christmas (December 24)
- 12. Christmas Day (December 25)

Whenever any of said holidays falls on a Sunday, the following Monday shall be the holiday; and
whenever any of said holidays falls on a Saturday, the preceding Friday shall be the holiday.

41 42

Section 7.1.1. Unworked Holidays.

- Employees who are on the active payroll, and have worked or were on approved compensated leave either their last scheduled shift preceding the holiday or their first scheduled shift succeeding the holiday, shall be compensated for such unworked holiday.
- 46



1		Section 7.1.2. Worked Holidays.			
2		Employees who are required to wo		• • • •	
3	them for the holiday, plus one and one-half $(1\frac{1}{2})$ times their regular rate for all hours worked on				
4	such holidays.				
5			r		
6		Section 7.1.3. Holidays During V		1 1 11 1 1 1 1	
7		Should a holiday occur while an en			
8		one extra day of vacation with pay	in lieu of the holiday as such	1.	
9	G (*				
10		7.2. Vacations.		-11	
11	-	employment (regularly assigned to	• • • •	all quality for annual vacation	
12	accrual	based on their regular works shift a	is follows.		
13	1				
14	1.		f service in the District, the	employee shall receive five (5) days	
15		of paid vacation.			
16					
17		Example Proration Vacation Ac		<i></i>	
18		8 hour employee will earn five (5			
19		7 hour employee will earn five (5			
20		1 0) six (6) hour days of paid va	acation, etc., in each subparagraph	
21		in this section.			
22	r	Unexperimentation of true (2) three	al aire (0) areas of a mine	in the District the eventeries shall	
23	2.			in the District, the employee shall	
24		receive ten (10) days of paid vaca	uton annually.		
25	3.	Upon the completion of ten (10)	through fifteen (15) years of	convice in the District the	
26	5.	employee shall receive fifteen (1)	•	-	
27		employee shan receive inteen (1.	b) days of paid vacation annu	lally.	
28	4.	Upon completion of sixteen (16)	through ningtoon (10) years	of sorving in the District the	
29	4.	employee shall receive twenty (2)	e		
30 31		employee shan receive twenty (2)	b) days of paid vacation anno	ually.	
32	5.	Upon completion of twenty (20)	through twenty-four (24) yes	ars of service in the District the	
33	5.	employee shall receive twenty-th			
34		employee shan receive twenty in	tee (25) duys of paid vacanto	in annually.	
35	6.	Upon completion of twenty-five	(25) or more years of service	in the District, the employee shall	
36	0.	receive twenty-five (25) days of		in the District, the employee shan	
37					
38	Employ	vees must schedule vacation with th	eir supervisors at least fiftee	n (15) workdays in	
39				e the operating needs of the District;	
40		e, the use of vacation is and subjec	Ũ	1 0	
41		ten (10) vacation days to be carried			
42	-	anniversary date.	(-) J		
43		J			
44			ARTICLE VIII		
45			,		
46			LEAVES		
47					
		e Bargaining Agreement (2024-2027)	SCHOOL EMPR	September 1, 2024	
	PSE Rair	nier Chapter #625	Tana Solar Sees	Page 11 of 23	



1 Section 8.1. Sick Leave.

- 2 At the beginning of each school year, each employee shall be credited with an advance sick leave
- allowance of twelve (12) days with full pay to be used for absences caused by illness, injury and
- 4 emergency, including temporary illness or disability caused by pregnancy, childbirth and recovery
- therefrom, or for a member of the household. In addition, three (3) days may be used per occurrence for
- 6 illness of a member of the immediate family outside the household (spouse, child, mother, father, mother-
- 7 in-law, father-in-law, grandmother, and grandfather, or grandchildren). With administrative approval, two
- 8 (2) additional days per occurrence may be granted when travel is necessary or extenuating circumstances
 9 exist.
- 10

11 Section 8.2. Sick Leave Cash Out.

- Pursuant to statute, In January of the year following any year in which a minimum of sixty (60) days of
- leave for illness or injury is accrued, and each January thereafter, an eligible employee may exercise an
- option to receive remuneration for unused leave for illness or injury accumulated in the previous year a
- rate equal to one (1) day's monetary compensation of the employee in excess of sixty (60) days. The employee's sick leave accumulation shall be reduced four (4) days for each day compensated. No
- employee's sick leave accumulation shall be reduced four (4) days for each day compensated. No
 employee may receive compensation for sick leave accumulated in excess of one (1) day per month.
- At the time of separation from school district employment pursuant to RCW 28A.400.210 and 212, an
- eligible employee or the employee's estate shall receive remuneration at a rate equal to one (1) day's
- 20 current monetary compensation for each four (4) full days accrued sick leave.
- 21

22 Section 8.3. Sick Leave Sharing.

The District Sick Leave Sharing Program shall be in compliance with RCW 41.04.660. An employee may

- transfer sick leave to another employee requesting shared leave as long as they maintain a minimum of
 176 hours or 22 days of sick leave after they transfer. There is no limit to the number of days that may be
- 176 hours or 22 days of sick leave after they transfer. There is no limit to the number of days that may be transferred. Employees may also donate any amount of accrued vacation days as long as they maintain a
- ²⁰ transferred. Employees in²⁷ balance of ten (10) days.
- 28

29 Section 8.4. Bereavement Leave.

Three (3) days paid bereavement leave shall be granted to each employee in the event of death in the family to include sister, sister in law, brother, brother in law, mother-in-law, father-in-law, son-in-law,

- daughter-in-law, grandmother, grandfather, granddaughter, or grandson Upon approval of the
- superintendent, two (2) days additional bereavement leave may be granted to be taken from the employees personal, vacation or sick leave.
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Section 8.4.1.

Upon the death of an immediate family member defined as Parents, Spouse, Domestic Partner or Children; this paid bereavement leave shall be extended to five (5) days on request.

40 Section 8.5. Child Rearing Leave.

An employee who has a new child or who legally adopts a child (under five years old) shall have a right to take leave without pay and benefits upon request. Said request must be made as far in advance as possible and not less than twenty (20) days prior to the anticipated date of the leave. The duration of the leave shall

- be for the balance of the school year in which it is requested or for a different duration only if agreed upon
- by the board. This leave is intended for parents with a new child in their household who are physically
- able to work but wish to remain home with the new child. If agreeable with the insurance carrier,
 employees using this leave may maintain insurance benefits by paying their own premiums.
- 47 48



	ent an employee is summoned to serve as a juror, or appear as a witness in court, or is named as a	
codefendant with the District, such employee shall receive a normal day's pay for each day of required		
presence in court. Any expense payments received shall be retained by the employee i/a/w RCW		
	0. In the event that an employee is a party in a court action, such employee may request a leave of	
absence.		
Section 8	8.7. Personal Leave.	
) days paid personal leave shall be granted annually to each employee. Personal leave days shall	
be allowe	ed to accumulate to a maximum of five (5) days. One (1) additional day of personal leave shall be this additional day to be deducted from sick leave should it be used.	
When nls	anning the taking of multiple days, personal leave will be subject to District approval and the	
-	g conditions.	
onowing	g conditions.	
1.	A qualified substitute must be available.	
1.	r quannea substitute must be avanable.	
2.	This leave may not be used on the first or last days of a semester.	
3.	Regarding days immediately before or after school holidays or vacations, notice of desire for	
	leave must be made and approved not less than ten (10) workdays prior to the leave.	
	3.8. Leaves of Absence.	
	f absence up to one (1) year without pay will be granted to employees for the purpose of study,	
	alth, working in a professionally related field, Association or Association related business.	
	for leave of absence shall be submitted to the superintendent at least thirty (30) days prior to the	
	he requested leave. Emergency requests, when above notification is not possible, shall be	
	ed on a case by case basis. All leaves of absence approvals shall be contingent upon availability of	
	replacements. The employee, upon return from such leave, shall be granted his/her previous	
	If the employee's position no longer exists, he /she shall be allowed to bump the least senior	
	e in classification, with like position and hours. Leaves will not generally be considered until an	
employee	e has been with the district for at least one year.	
Section 9	3.9. Maternity and Paternity Leave.	
A.	Maternity and raternity leave. Maternity and/or paternity leave with pay is available for the birth or adoption of a child.	
А.	Accrued sick leave and personal leave may be used in accordance with the Family Medical	
	· · · ·	
	Leave Act and Washington Paid Family Leave Act. Leave sharing may be available according	
	to Board policy 5406.	
D	An annularian narroating matamity and/an natamity large should give written nation to the	
В.	An employee requesting maternity and/or paternity leave should give written notice to the	
	District at least two (2) weeks prior to the commencement of said leave when possible. The	
	written request for leave should estimate the expected date of return to employment. The	
	employee shall determine when the beginning and end of the leave will occur. Such leave will	
	not extend beyond the balance of the current school year.	
~		
C.	In the event sick leave has been exhausted, the employee shall be granted a child rearing leave	
	as stated in Section 8.5.	

Section 8.6. Judicial Leave.

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D. An employee returning from maternity and/or paternity leave shall be assigned to the employee's previous position provided that assignment still exists. If the position no longer exists, the employee will be allowed to bump the most junior person with similar position and hours.

Section 8.10. Leave Without Pay 6

Leave without pay must be approved by the superintendent or his/her designee, and will only be 7

- granted in rare instances where unforeseen events cause the employee to miss work, and the employee 8
- has already exhausted all other forms of leave. Unauthorized leave without pay may result in 9 progressive discipline.
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Section 8.11. Paid Family Medical Leave. 12

Employees are eligible to receive Paid Family and Medical Leave (PFML) under the Washington State 13

Family and Medical Leave and Insurance Act. To be eligible for this leave, employees must have worked 14

a minimum of 820 hours within the past calendar year. Such leave shall be used consecutively with an 15

employee's accrued paid leave. The employee shall elect the order such leave shall be utilized. The 16

District shall pay its required share of the payroll premium to fund this leave. An employee presenting 17

proof of approved Paid Family & Medical Leave will continue to be eligible for the employer contribution 18

toward SEBB for the duration of such leave. 19 20

Section 8.12. Accrued Leave and FMLA / PFML. 21

- Employees shall not be required to utilize accrued personal or sick leave prior to applying for FMLA leave 22 with the District or PFML with the Washington State Employment Security Department. 23
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SENIORITY AND LAYOFF PROCEDURES

ARTICLE IX

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Section 9.1. 31

Seniority, as referenced herein, means seniority within the employee's current job classification or 32

previous job classification, held with the district since 1983 to present. Seniority begins on the employee's 33 first day of regular employment in the classification. Employees who work in multiple classifications shall 34 accrue seniority in each classification in which they are actively working. 35

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Section 9.1.1. Seniority Ties.

37 Employees who are hired on the same date shall have their seniority determined by the 38 following process: 39

- 1. Application date, if the same then;
 - 2. Date of first substitute assignment in classification, if the same then;
- 3. Drawing of lots.

Section 9.2. 45

- The employee with the greatest seniority shall have preferential rights regarding promotions and openings 46
- within his/her job classification unless another candidate possesses qualifications substantially greater than 47
- the senior employee 48

Collective Bargaining Agreement (2024-2027) PSE Rainier Chapter #625 Rainier School District #307



September 1, 2024 Page 14 of 23

2 <u>Section 9.3.</u>

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The employee with the greatest seniority shall have preferential rights regarding layoffs and recall from layoff; unless a junior employee possesses substantially greater ability and performance relevant to the personnel decision which is at issue.

Section 9.3.1.

8 All permanent employees will receive a minimum of thirty (30) days notice of an impending layoff 9 from their position. A permanent employee whose hours are to be permanently reduced by more-10 than-half will receive a minimum of thirty (30) days notice of the reduction in their hours of work.

Section 9.3.2.

One year positions (not to include leave replacement positions) are regular positions. At the end of the one year period, if the position does not continue the employee will be placed in layoff status with the right of return in accordance with this Agreement.

16 17 Section 9.4.

18 The seniority of an employee shall be lost for the following reasons:

- A. Resignation from all bargaining unit positions in the Rainier School District;
- B. Discharge for justifiable cause;
- 22 C. Retirement.
- 23

19

24 Section 9.5.

Seniority shall not be lost for the following reasons, without limitation and shall continue to accrue
 unless noted otherwise:

27 28

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- A. Time lost by reason of industrial accident, industrial illness or jury duty absence;
- B. Time on leave granted for the purpose of serving in the Armed Forces of the United States;
- C. Time spent on medical leaves, not to exceed one (1) year. However, sick time shall not accrue during
 the leave;
- D. Time spent on layoff status as provided in Section 9.8.

34 Section 9.6.

The District shall publicize for five (5) working days the availability of new or open job positions as soon as possible after the District is apprised of the opening.

37 38 **S**

Section 9.6.1.

- In the event the District or employee determines within fifteen (15) workdays that the
- 40 employee who has been promoted or transferred is incapable of performing required duties,
- such employee shall be returned to the position previously held or an equivalent.

4243 Section 9.7.

- 44 An employee who changes bargaining unit classifications within the School District shall retain
- 45 seniority in all previous classifications, but only accrue seniority in current classification(s.)
- 46



1 Section 9.8. 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 layoff ranking. Such employees are to have priority in filling an opening for which
- 4 they are qualified in any classification held prior to layoff. Names shall remain on the reemployment list
- 5 for one (1) year.

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Section 9.8.1.

8 An employee who is laid off, but holds seniority in multiple classifications, may bump the least 9 senior person in previously worked classifications, with like hours. Employees must meet 10 requirements of the position bumped into.

11 12 Section 9.8.2.

Employees on layoff status shall file their addresses in writing with the personnel office of the District and shall thereafter promptly advise the District in writing of any change of address.

15 16 Section 9.8.3.

An employee shall forfeit rights to reemployment as provided in Section 9.5 if the employee does not comply with the requirements of Section 9.8.2, or if the employee does not respond to the offer of reemployment within five (5) days after actual receipt.

Section 9.8.4.

An employee on layoff status who rejects an offer of reemployment forfeits seniority and all other accrued benefits; provided, that such employee is offered a position substantially similar to that held prior to layoff.

25 26 Section 9.9. Probation.

Each new hire shall remain in a probationary status for a period of not more than ninety (90) work days following the hire date. Probationary employees shall be paid at no less than Step 1 on Schedule A. Probationary employees may not apply for open positions during probation unless mutually agreed upon between the Association and the District. The district may terminate/discharge probationary employees at will.

ARTICLE X

INSURANCE BENEFITS

39 Section 10.1.

- Employee insurance benefits will be in accordance with School Employee Benefits Board (SEBB) which will be responsible for the administration of the health benefits as it pertains to employees covered under this agreement. The District will comply with State Law and/or regulations regarding the implementation of SEBB.
- 43 44

45 Section 10.2. Long Term Care Benefits.

The District will deduct from employee wages, the amount required to pay the premium cost of

- 47 Washington State Long-term care benefits.
- 48



1	Section 10.3.
2	The union/district shall have the right to open the contract at any time to deal with Health Insurance issues
3	related to compliance with state or federal law and/or potential employee eligibility for subsidies or tax
4	credits from the Federal government. The District agrees to cooperate with the union to the extent that the
5	union requests do not cause the District to incur fines, taxes, sanctions or any substantial negative financial
6	impact.
7	in parti
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10	ARTICLE XI
11	
12	STAFF DEVELOPMENT
13 14	Section 11.1.
14 15 16 17 18	A joint committee consisting of two (2) representatives from the Union and an equal number from the District shall review training opportunities and, based on identified needs, recommend persons to attend such training.
19	
20	<u>Section 11.1.1.</u>
20	This article may be reopened at any time upon mutual agreement of the parties or as new
21	classifications are proposed by the local JATC for journey level status.
22	endistineations are proposed by the focal state for journey level status.
23	Section 11.1.2.
25	For Paraeducators, the District will schedule fourteen (14) hours of required training. Such
26	training will be scheduled before school begins (during Staff Summer Institute), as well as on
27	Wednesday early release days. All paraeducators will be provided with additional PESB training
28	days outside of their regular work year fourteen (14) hours minimum, or the current minimum in
28	rule or law. The cost of a required General Paraeducator Certificate will be reimbursed upon proof
30	of cost and receipt of such certificate.
31	
32	
32 33	
	ARTICLE XII
34	ANTICLE AII
35	GRIEVANCE PROCEDURE
36	GRIEVANCE I ROCEDURE
37	Section 12.1
38	Section 12.1. For the purposes of this article, a grievance is defined as an alleged violation of a specific provision of this
39	
40	agreement charged against the District. Grievances may be filed by individuals, groups of employees, or the abarter. Grievances shall be processed in the following manner and within the stated time limits. The
41	the chapter. Grievances shall be processed in the following manner and within the stated time limits. The
42	word days as used herein shall refer to business days.
43	Section 12.2
44	Section 12.2.
45	All grievances not brought to the immediate supervisor within twenty (20) days after the facts upon
46 47	which the grievance is based first occurred or first became known or should reasonably have become known to the grievant shall be invalid and subject to no further processing.

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Section 12.3.

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Constructive effort shall be made to settle problems at the lowest possible level; therefore, the employee(s) 2 shall be required to promptly attempt to resolve any problem related to an alleged violation of a specific 3 provision of this agreement informally with his/her immediate supervisor. 4

- 5 Section 12.4. Formal Grievance Steps. 6
 - Section 12.4.1. Step One Supervisor.

8 If the issue giving rise to the grievance is not resolved informally to the satisfaction of the grievant, 9 it shall be reduced to writing by the grievant and be submitted to the grievant's immediate 10 supervisor within twenty (20) days after the facts upon which the grievance is based first occurred 11 or first became known or should reasonably should have become known to the grievant. The 12 written grievance shall state the fact(s) upon which it is based, the agreement section that has 13 allegedly been violated and the relief sought. The immediate supervisor shall meet with the 14 grievant in an effort to resolve the grievance and shall, within ten (10) days of the receipt of the 15 written grievance, provide the grievant with a written response to the grievance. 16

17 18

Section 12.4.2. Step Two – Superintendent.

If the grievant feels that the grievance is not resolved at Step One, and the Association believes the 19 grievance is valid, he/she may refer the grievance in writing to the superintendent. This written 20 grievance shall contain a copy of the grievance filed at Step One, the Step One response and a 21 statement by the grievant as to why the Step One response is not correct. The Step Two grievance 22 must be received by the superintendent within ten (10) days of the grievant's receipt of the Step 23 One decision. 24

The superintendent or designee shall review the matter and arrange for necessary discussions with the grievant. The superintendent/designee shall respond to the grievance in writing within ten (10) days of receipt of the Step Two grievance.

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Section 12.4.3. Step Three – School Board.

If the grievant is not satisfied with the Step Two response to his/her grievance, the grievant may 31 ask the school board to review the grievance. Written notice for a school board review of the 32 grievance must be filed with the superintendent in writing within ten (10) days of the grievant's 33 receipt of the Step Two response. 34

35 The school board will meet to review the grievance within a reasonable period of time, not to 36 exceed thirty (30) days. The grievant will be given not less than a five (5) day notice of the date 37 upon which the school board will review the grievance. The grievant will have the right to appear 38 before the school board to present his/her grievance. The school board will have ten (10) days to 39 render its decision in writing to the grievant.

40 41 42

<u>Section 12.4.4.</u> Step Four – Arbitration.

If the matter is not settled at Step Three, and the grievance relates to the interpretation of a 43 specific provision of this agreement as cited on the grievance form at Step 1, the union may 44 submit the grievance to arbitration pursuant to the terms of this step of the grievance 45 process. To be timely, the union must first demand arbitration in writing and submit that 46 demand to the Superintendent within ten (10) work days of the grievant's receipt of the Step 47 3 decision by the School Board. Within this ten work day period the union must also inform 48



- the American Arbitration Association in writing of its intent to arbitrate and request that a panel of arbitrators be provided to the parties. 2
 - If the parties cannot mutually agree upon one of the arbitrators from the list provided, then the parties shall use an alternating striking method until only one name remains. The party to strike first shall be determined by lot. After the striking process the remaining name on the list of arbitrators shall be the duly selected arbitrator.
- Arbitration proceedings shall be as established by the applicable Voluntary Rules of the 9 American Arbitration Association. The arbitrator's authority shall be limited to grievances 10 arising from specified provisions of this agreement and the arbitrator shall be without 11 authority to add to, subtract from, or alter any of the terms of this agreement. The arbitrator 12 shall be without authority to make any decision which requires the commission of an act 13 prohibited by law and the Employer reserves the right to determine the qualifications of 14 employees and the quality of their work. The decision of the arbitrator on the issues 15 submitted shall be final and binding on the parties. 16
 - Each party shall bear its own costs of arbitration, except that the cost of the arbitrator shall be shared equally by the Employer and the union.

Section 12.5. Other Provisions. 21

The grievant will have the right to union representation in the processing of a grievance at all steps of the 22 grievance procedure. Any grievance not processed by the grievant within the time lines stated herein shall 23 be considered as waived, null and void and subject to no further processing. If the District 24 fails to respond to the grievant with the time limits stated herein, the grievant shall have the right to 25

- process the grievance at the next step. 26
- 27 28 Timelines may be extended upon mutual agreement in writing.

ARTICLE XIII

SALARIES AND EMPLOYEE COMPENSATION

<u>Section 13.1.</u> 36

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Employees shall be compensated in accordance with the provisions of this agreement. Each employee 37 shall receive an accounting of authorized deductions, hours worked, and rates paid. 38

39 Section 13.2. 40

Salaries for employees subject to this Agreement shall be increased by 15% for the 2024-2025 contract 41 year, as contained in the attached Schedule A. Schedule A for 2025-2026 will be increased by 2.5% or 42 state authorized and funded IPD, whichever is greater. Schedule A for 2026-2027 will be increased by 43 2.5% or state authorized and funded IPD, whichever is greater. 44

Longevity Steps 46

• When an employee completes ten (10) years service in the District, add three percent (3%) to Step 6. 47

• When an employee completes fifteen (15) years service in the District, add six percent (6%) to Step 6. 48 Collective Bargaining Agreement (2024-2027)

PSE Rainier Chapter #625 Rainier School District #307



- ¹ When an employee completes twenty (20) years service in the District, add nine percent (9%) to Step 6.
- * For the purpose of longevity only, a year of service in the Rainier School District shall consist of
 working more than ninety (90) school days within any one (1) school year.
- * Years of service will be calculated and longevity will be adjusted annually during the September payroll
 process.

Section 13.2.1.

- 9 Incremental steps, where applicable, shall take effect on September 1 of each year during the term 10 of this agreement; provided, the employee has been actively employed continuously for at least 11 one-half $(\frac{1}{2})$ of the previous instructional year.
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13 Section 13.3.

- ¹⁴ The District agrees to pay the costs connected with the federally mandated Drug and Alcohol Testing
- ¹⁵ Program (see District Policy and Procedures 5259 and 5259P) including: pre-employment for involuntary
- ¹⁶ in-district transfers, random, post-accident, reasonable suspicion, and the split test if requested by the
- employee. Costs for time spent in testing or traveling to and from the testing site will be paid by the
- District. In cases where a test is positive and/or the employee requests a split test which shows positive, the District may recover all test costs from the employee. Also, in these instances, the employee will not
- be eligible for reimbursement for time spent in tests or traveling to and from the testing site.
- 21

22 Section 13.4.

When employees do not work their full regularly assigned shift they will deduct those hours from the monthly prorated salary, unless directed or otherwise provided for herein.

2526 Section 13.5.

Employees who have been given the job assignment which requires them to assist with toileting and/or work with volatile/potentially aggressive students shall be paid the differential one dollar per hour for all hours worked in such assignment. These employees will be assigned at the discretion of the Superintendent along with the Special Education Director.

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TERM AND SEPARABILITY OF PROVISIONS

ARTICLE XIV

38 Section 14.1.

This agreement shall be effective September 1, 2024 to August 31, 2027.

40 41 Section 14.2.

This Agreement may be reopened and modified at any time during its term upon mutual consent of the parties in writing; incremental steps on Schedule A shall be funded by the District.

4445 Section 14.3.

- ⁴⁶ The parties agree that this Agreement shall be reopened to consider the impact of any legislation enacted
- following execution of the Agreement which may arguably affect the terms and conditions herein or create
- ⁴⁸ authority to alter personnel practices in public employment.

Collective Bargaining Agreement (2024-2027) PSE Rainier Chapter #625 Rainier School District #307



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1			
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4		ARTICLE XV	
5			
6	MAN	NAGMENT RIGHTS	8
7			
8	<u>Section 15.1.</u>		
9	There is reserved exclusively to the District a	all powers, rights and	authority vested in it or implied by the
10	laws and constitution of the State of Washing		
11	heretofore exercised by it, excepting where the		
12	those rights in this agreement.	1 2	
13	5 5		
14	Without limiting or abridging the above right	ts, the following perta	ins. Included in these rights in
15	accordance with and subject to applicable law		
16	to establish or change shifts, schedules and st		
17	combine or eliminate positions and job classi		
18	employees; the right to determine the qualific		
19	or subcontract work, provided that it is not in		
20	changes in terms and conditions of employm	ent not expressly state	ed herein; the right to make
21	technological changes, shall be rights reserve		
22		-	
23			
24			
25		ARTICLE XVI	
26			
27	DISCIPI	LINE AND DISCHA	RGE
28			
29	Section 16.1.		
30	If the District has reason to discipline an emp		
31	employee shall be entitled to have present an		
32	The District will inform the employee of their	0 1	e
33	policy of progressive discipline unless the se		
34	serious and immediate action. Verbal correct	ion and/or re-direction	n does not constitute the disciplining of
35	an employee.		
36			
37			
38			
39		ARTICLE XVII	
40			
41		SAFETY	
42			
43	<u>17.1.</u>		
44	At each employee work site, the District will	1 6	
45	Safety and Health Administration (OSHA), t		
46	Washington Industrial Safety and Health Act	(WISHA). Each year	, the District will review such rules and
47	regulations with employees.		
		ochool es.	
	Collective Bargaining Agreement (2024-2027)	SC. SAL	September 1 2024



<u>17.2.</u>
 All employees are encouraged to promptly contact in writing their supervisor or the safety committee with
 any safety concerns or incidents to ensure swift resolution and the continued safety of the workplace.

<u>17.3. Excessive Heat / Air Quality.</u>

7 Employee concerns over excessive heat or poor air quality at their work locations should be reported and

8 will be addressed according to District policies and procedures. In the event that adjustments cannot be

made to ensure that the work locations meets reasonable standards of heat and air quality control, the
 District will consider temporarily relocating the employee, adjusting the employee's schedule or taking

other mitigation measures until the heat or poor air quality issues are resolved.



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2	SIGNATURE PAGE
3	SIGNATURE FAGE
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10	PUBLIC SCHOOL EMPLOYEES OF WASHINGTON/ SEIU LOCAL 1948
11 12	WASHINGTON/ SEIO LOCAL 1948
12	RAINIER CHAPTER #625 RAINIER SCHOOL DISTRICT #307
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15	A VILE 6 M.K.
16	BY: Carrener Berner Berner
17	Laurence Sutton, Chapter President Bryon Bahr, Superintendent
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	Sub Rate	Step 1	Step 2	Step 3	Step 4	Step 5	Step 6	10 Years	15 Years
Food Services									
Cook		21.78	22.62	23.63	24.66	25.68	26.79	27.59	28.39
Food Service Worker		19.86	20.31	21.22	22.18	23.17	24.23	24.95	25.68
Cashier		20.20	21.03	22.04	23.07	24.10	25.19	25.94	26.70
Food Service Substitute	19.86	19.86	20.31						
Paraeducators									
Educational Assistant		21.05	21.92	22.91	23.92	24.96	26.08	26.86	27.65
Library Assistant		21.05	21.92	22.91	23.92	24.96	26.08	26.86	27.65
Special Education Monitor		21.05	21.92	22.91	23.92	24.96	26.08	26.86	27.65
Educational Asst. Sub.	20.50	21.05	21.92						
Maintenance									
Maintenance		26.13	27.23	28.52	29.74	31.13	32.57	33.54	34.52
Custodial									
Custodian		22.91	23.91	24.89	26.01	27.08	28.33	29.18	30.03
Custodial Substitute	22.33	22.91	23.91						
Grounds									
Groundskeener		25.54	26.64	27.94	29.17	30.55	31.99	32.95	33.91
Secretarial/Clerical									
Secretary I		23.85	24.86	25.93	27.14	28.30	29.55	30.44	31.32
Secretary II		25.16	26.21	27.29	28.30	29.32	30.45	31.36	32.27
Secretary III		25.79	27.07	27.96	28.95	30.02	31.20	32.14	33.08
Secretary Substitute	22.23	22.52	23.51						
Professional Technical									
Licensed Practical Nurse (LPN)		27.71	28.81	30.11	31.34	32.69	34.16	35.18	36.21
Speech Language Pathology Asst		30.00	31.20	32.45	33.75	35.10	36.50	37.59	38.69
Mechanics									
Lead Mechanic		27.08	28.18	29.45	30.71	32.07	33.46	34.47	35.47
Mechanic Assistant		25.30	26.40	27.68	28.92	30.30	31.73	32.69	33.64
Transportation									
Dispatcher	4	27.07	28.18	29.45	30.71	32.09	33.85	34.87	35.88
Driver Trainer	4	27.07	28.18	29.45	30.71	32.09	33.85	34.87	35.88
Lead Driver		27.07	28.18	29.45	30.71	32.09	33.85	34.87	35.88
Bus Driver		25.30	26.40	27.68	28.92	30.30	31.73	32.69	33.64
Transportation Liaison	4	25.30	26.40	27.68	28.92	30.30	31.73	32.69	33.64
Crossing Guard Bus Driver Substitute	24.95	25.30 25.30	26.40 26.40	27.68	28.92	30.30	31.73	32.69	33.64
Longevity Steps When an employee completes ten (10) yea	rs service in the	District, add 3	% to Step 6.						
When an employee completes fifteen (15)	years service in	the District, ad	d 6% to Step						
When an employee completes twenty (20)									
* For the purpose of longevity only, a year * Years of service will be calculated and longevity					-	90 school days	within any on	e school year.	
Educational Enhancement (see Schedule B))								
Substitute Step									



SCHEDULE B RAINIER SCHOOL DISTRICT

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7	EDUCATION ENHANCEMENTS
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9	Annual increases will be paid to employees who hold a degree or professional certificate as follows:
10	
11	*Washington State Apprenticeship program: thirty cents (\$0.30) per hour, above the salary schedule.
12	
13	*Associate of Arts Degree, equivalent or higher: thirty cents (\$0.30) per hour, above the salary schedule.
14	schedule.
15 16	** Employees hired after 9/1/04:
17	1. Must serve a portion of an apprenticeship in the Rainier District to Receive Enhancement.
18	
19	
20	
21	
22	TITLE ONE CERTIFICATION
23	
24	In order to assist paraeducators in meeting state and federal requirements for continued employment with
25	the District, the District will offer free tutorials to paraeducators to prepare them for the examination and
26	will establish an online testing site within the District. In addition, the District will pay the ESEA testing
27	fee for all paraeducators. This applies to the first test only. Any re-testing fees will be at the expense of
28	the employee.
29	Additionally, it is you donote ad that the District man animas all the OCDI annuary donothed a allowed to
30	Additionally, it is understood that the District recognizes all the OSPI approved methods allowed to satisfy Title One requirements.
31 32	satisfy The One requirements.
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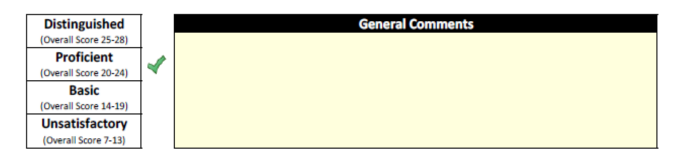
2 3



Classified Staff Performance Review

Employee			Evaluation Date
Position			
Type of Evaluation 🗵 Annual Review	□90 Day Review	Dther:	

	Evaluation Criteria Summary Report	Ratings
Criteria 1:	Initiative	3
Criteria 2:	Adaptability	3
Criteria 3:	Job Performance	3
Criteria 4:	Communication with Students, Staff, and Community	3
Criteria 5:	Teamwork	3
Criteria 6:	Professionalism	3
Criteria 7:	Professional Growth	3
	Overall Summative Performance Score	21



Area for Professional Growth

Signature of this Performance Review indicates that the Employee has received a copy of it. Employees who dispute these resuts may submit a written statement to be attached to this form in their personnel file (as per the Collective Bargaining Agreement).

Employee Signature	Date
Evaluator Signature	Date
The following conditions may result in an employee being placed on a Remedial Plan of Imp	rovement:
* Any employee with an Overall Summative Performance Score of "Unsatisfactory" ** Any employees with any one (1) Criteria marked as "Unsatisfactory" for two (2) consecutive	years
*** Any employee with three (3) or more years experience in their current role and an Overall Sun of "Basic" for two (2) consecutive years	nmative Performance Score
Is a "Remedial Plan of Improvement" recommended?	Yes V

Appendix A (Classified Staff Performance Review) PSE Rainier Chapter #625 Rainier School District #307



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	CRITERIA 1: Initiative	Criteria Rating
	Ability to work independently	3
Unsatisfactory	Seldom meets job responsibilities without continuous supervision	Select the rating that most closely reflects the employee's performance.
Basic	Sometimes is able to work independently but needs frequent monitoring	Unsatisfactory · Basic
Proficient	Performs all duties with minimal supervision; Often anticipates what needs to be done and completes the task	Proficient Distinguished
Distinguished	Independent worker; Strives for or seeks new and better ways to perform duties	

If this criteria is marked as "Unsatisfactory", attach a written narrative outlining specific examples of "Unsatisfactory" performance.

	CRITERIA 2: Adpatability	Criteria Rating
	Ability to change and adapt to varying conditions	3
Unsatisfactory	Actively resists change	Select the rating that most closely reflects the employee's performance.
Basic	Sometimes has difficulty making adjustments to work routines or assignment	Unsatisfactory · Basic
Proficient	Consistently able to make adjustments to work routines or assignments; Accepts change	Proficient Distinguished
Distinguished	Adapts positivelt to and functions well in changes in work routines or assignments; Flexible; Functions effectively in a variety of situations	•

If this criteria is marked as "Unsatisfactory", attach a written narrative outlining specific examples of "Unsatisfactory" performance.

	CRITERIA 3: Job Performance	Criteria Rating
	Executes skills necessary for the position	3
Unsatisfactory	Produces at an unacceptable level; Frequent or substantial errors; Lacks basic skills to perform job	Select the rating that most closely reflects the employee's performance.
Basic	Produces at inconsistent levels; Errors are evident; Displays most skills required for tasks	Unsatisfactory · Basic
Proficient	Produces work at a satisfactory level and on time; Displays necessary skills for required tasks	Proficient Distinguished
Distinguished	Produces high quality work in a timely and consistent manner; Finds ways to make the job more efficient and functional	*

If this criteria is marked as "Unsatisfactory", attach a written narrative outlining specific examples of "Unsatisfactory" performance.

CRITERIA 4: Communication with Students, Staff, and Community		Criteria Rating
Ability to exchange verbal and written information effectively		3
Unsatisfactory Use of ineffective or inappropriate communication skills seriously affects job fund	ction	Select the rating that most closely reflects the employee's performance.
Lack of effective communication skills affect job function		Unsatisfactory · Basic
Proficient Cooperative and helpful		Proficient Distinguished
Distinguished and anticipates communication needs	ative	•

If this criteria is marked as "Unsatisfactory", attach a written narrative outlining specific examples of "Unsatisfactory" performance.

Appendix A (Classified Staff Performance Review) PSE Rainier Chapter #625 Rainier School District #307



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	CRITERIA 5: Teamwork	Criteria Rating
	Ability to work well with others	3
Unsatisfactory	Avoids participation with team; Sabotages team decisions; Frequently causes fristion with others	Select the rating that most closely reflects the employee's performance.
Basic	Passive team participant; Inconsistently supports team decisions; Occasionally causes friction with others	Unsatisfactory - Basic
Proficient	Contributes and participates as a positive teammember	Proficient Distinguished
Distinguished	Actively promotes team performance and demonstrates leadership	

If this criteria is marked as "Unsatisfactory", attach a written narrative outlining specific examples of "Unsatisfactory" performance.

	CRITERIA 6: Professionalism	Criteria Rating
Behavior,	confidentiality, puntuality and attendance, personal appearance	3
Unsatisfactory	Professional attitude, behavior, and demeanor are consistently negative; Inappropriately shares confidential information; Frequently late or absent; Unreliable; Personal appearance is inappropriate for the workplace and job function	Select the rating that most closely reflects the employee's performance.
Basic	Professional attitude, behavior, and demeanor are sometimes negative; Occasional errors in sharing confidential information; Not always on time; Not always reliable; Sometimes needs reminders about appropriate personal appearance	Basic [Proficient] Distinguished
Proficient	Demonstrates professional behavior and demeanor; Deals appropriately with confidential informaiton; Is on time for work and appointments; Reliable; Personal appearance is appropriate for the workplace and job function	
Distinguished	Professional behavior and demeanor positively influence the workplace; Deals appropriately with confidential informaiton; Is on time for work and appointments; Reliable; Personal appearance is appropriate for the workplace and job function	

If this criteria is marked as "Unsatisfactory", attach a written narrative outlining specific examples of "Unsatisfactory" performance.

	CRITERIA 7: Professional Growth	Criteria Rating
	Continual improvement in job skills and knowledge	3
Unsatisfactory	Fails to show inclination to improve; Resists feedback	Select the rating that most closely reflects the employee's performance.
Basic	Planning and steps for professional growth are sometimes taken; Reluctantly accepts feedback	Unsatisfactory · Basic
Proficient	Strives for improvement on a regular basis; Is committed to overall job performance; Accepts feedback	Proficient Distinguished
Distinguished	Seeks feedback and uses input for own growth; Shares new learning with others; Overall job performance is enhanced through continual growth	

If this criteria is marked as "Unsatisfactory", attach a written narrative outlining specific examples of "Unsatisfactory" performance.

