MASTER AGREEMENT

BETWEEN

SAN JOAQUIN COUNTY OFFICE OF EDUCATION

AND

SAN JOAQUIN COUNTY EDUCATORS' ASSOCIATION

2024-2025 2025-2026 2026-2027

Agreement of July 1, 2024

Concluding All Matters Through 2026-27

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1		ARTICLE I <u>AGREEMENT</u>
2 3		AGREEMENT
4 5 6 7 8 9	1.	The Articles herein shall constitute an agreement by and between the San Joaquin County Office of Education, employer, hereinafter referred to as the "County Office of Education," and the San Joaquin County Educators' Association, hereinafter referred to as the "Association," an employee organization.
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	2.	This agreement is entered into pursuant to Chapter 10.7, Sections 3540-3549.3 of the Government Code.
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1	ARTICLE II DECOCNITION
2 3	RECOGNITION
4	The County Office of Education recognizes the Association as the exclusive
5	representative:
6	representative.
7	For all certificated unit members including classroom teachers, counselors,
8	speech therapists, librarians but excluding unit members designated as
9	Supervisor, Confidential, Management, Classified, substitute, temporary serving
10	less than three months, Adult Education, and Summer School unit members.
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1	ARTICLE III
2	NON-DISCRIMINATION
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4	The County Office of Education and the Association shall not discriminate against unit
5	members, applicants for employment, applicants for Association membership, or
6	Association members on the basis of race, color, religion, age, national origin, ancestry,
7	marital status, pregnancy, disability (physical and mental, including HIV and AIDS),
8	medical condition, genetic information, military or veteran status, gender, sex or sexual
9	orientation, or physical limitation which has no bearing on job performance.
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1 2 3		ARTICLE IV <u>NEGOTIATION PROCEDURES</u>
4 5 6 7 8 9 10	1.	No later than January 15 of the calendar year in which this Agreement expires, the Association and the Superintendent shall submit their initial proposals to each other for a successor agreement. In the event January 15 falls on a weekend or holiday, initial proposals shall be submitted by the next school day. The Superintendent shall give proper public notice of such proposals at a public meeting following the submission of the proposals.
11 12 13 14 15 16 17	2.	No later than January 15 of the calendar year in which any Article of this Agreement may be negotiated, the Association and the Superintendent shall submit their initial proposals to each other. In the event January 15 falls on a weekend or holiday, initial proposals shall be submitted to the Superintendent by the next school day. The Superintendent shall give proper public notice of such proposals at a public meeting following the submission of the proposals.
18 19 20 21 22 23	3.	The parties shall meet and negotiate in good faith on negotiable items on a successor agreement beginning no later than 30 days after the initial proposals for a successor agreement have been presented by the parties and after compliance with the provisions of Section 3547 of the EERA (Government Code).
24 25 26 27 28 29	4.	Any agreement reached between the parties shall be reduced to writing and signed by the representatives of the parties. Any agreement reached is contingent upon ratification by the parties named herein. Any items of the agreement may be reopened at any time upon the mutual consent of the parties and subject to the procedures outlined above.
30 31 32 33	5.	Within thirty days of ratification of the Agreement by both parties, the County Office of Education shall make the Master Agreement available on the SJCOE website.
34 35 36 37	6.	Any costs for utilizing the services of a third party in the resolution of any negotiations impasse shall be shared equally by the parties. The parties shall bear the cost of their appointed representatives.
38 39 40 41 42 43 44 45	7.	Negotiation meetings shall be held at mutually agreeable times and locations with reasonable release time provided for meetings held during the instructional day. Each party may be represented by up to five (5) persons at any negotiating session. Either party may utilize the services of outside consultants or notetaker to assist in negotiations, all of which are included in the total person count of five (5). A subject matter expert may be scheduled to speak to articles that need additional clarification or input as appropriate.

1	8.	The County Office of Education will furnish the Association copies of any
2		budgetary and other related information within a reasonable time following the request by the Association.
3 4 5		request by the Association.
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1 2		ARTICLE V <u>EMPLOYEE RIGHTS</u>
3 4 5 6	1.	Unit members shall have the right to become members of and participate in activities of the employee organization. Conversely, unit members shall have the right not to become members of said organization.
$\begin{array}{c} 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 19 \\ 20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26 \\ 27 \\ 28 \\ 29 \\ 30 \\ 31 \\ 32 \\ 33 \\ 34 \\ 35 \\ 36 \\ 37 \\ 38 \\ 39 \\ 40 \\ 41 \\ 42 \\ 43 \\ 44 \\ 45 \\ 46 \end{array}$	2.	Those rights guaranteed by law which the unit member had prior to entering this Agreement shall be retained except those rights specifically limited by this Agreement. The failure to enumerate shall not be construed as a waiver of such rights.

1 2		ARTICLE VI <u>ASSOCIATION RIGHTS</u>
3 4 5 6 7 8 9 10 11 12 13	1.	The Association shall have the right to make use of the County Office of Education buildings, mail service, and electronic means (to the extent otherwise available and legally permissible and during non-work time), facilities, and duplicating at reasonable hours when not otherwise in use and to post notices on Association bulletin boards, provided such material is limited to Association business and does not violate state or federal laws. The Superintendent shall designate appropriate staff contacts for scheduling the use of buildings, facilities, and duplicating equipment. The Association agrees to pay for consumable supplies within thirty days of being billed.
13 14 15 16 17	2.	Authorized representatives of the Association shall be permitted to transact official Association business on County Office of Education property during non-duty hours.
17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	3.	The County Office of Education shall provide to the Association two copies of the Board's agenda for each meeting. The materials shall be made available to the Association President when the agenda related materials are delivered to the Board members.

1 2			ARTICLE VII ASSOCIATION DUES AND FEES DEDUCTIONS
3 4 5	1.	Mem	bership and Dues Deduction
5 6 7 8 9		a.	The Association shall have the sole and exclusive right to payroll deduction of regular membership dues for unit members in the bargaining unit.
10 11 12 13		b.	The County Office of Education shall not be obligated to put into effect any new or changed deductions until the pay period commencing thirty (30) days or more after notification by the Association.
14 15 16 17 18 19		c.	With respect to all sums deducted by the County Office of Education, the County Office of Education agrees to promptly remit such monies to the Association, accompanied by an alphabetical list of unit members for whom such deductions have been made, and the amounts deducted from each unit member.
20 21 22 23		d.	The County Office of Education shall, upon request, provide to the Association the home address of each unit member so that the Association can send out required legal notices.
24 25 26		e.	The Association agrees to furnish any information needed by the County Office of Education to fulfill the provisions of this Article.
20 27 28 29 30 31		f.	The Association shall indemnify and hold County Office of Education harmless against any reasonable legal fees, legal costs, and settlement or judgment liability arising from any court or administrative action relating to County Office of Education's compliance with this Article.
32 33 34 35 36 37 38 39 40 41 42 43 44		g.	Association shall have the exclusive right to decide and determine whether any such action shall be compromised, resisted, defended, tried, or appealed.
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1		ARTICLE VIII
2		COUNTY SUPERINTENDENT/COUNTY BOARD RIGHTS
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4 5 6 7 8	1.	Rights, powers, authority, and prerogatives which the County Board of Education and the County Superintendent had prior to entering into this Agreement shall be retained, except as those rights, powers, authority, or prerogatives are expressly and specifically limited by the provisions of this Agreement.
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10 11 12 13 14 15	2.	The failure to enumerate such retained rights, powers, authority, and prerogatives shall not be construed as a waiver of any such rights, powers, authority, or prerogatives.
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1 2		ARTICLE IX GRIEVANCE PROCEDURES
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4 5	1.	Definitions:
6 7 8		a. "Grievance" is a claim that there has been a violation, misinterpretation, or misapplication of this Agreement.
9 10 11		b. "Day" means any day in which a unit member is required to render service to the County Office of Education.
11 12 13 14		c. "Immediate supervisor" is the lowest level administrator having immediate jurisdiction over the unit member.
14 15 16 17 18 19 20 21	2.	<u>Obligation:</u> The Association shall represent all bargaining unit members fairly in employer- employee relationships with the County Office of Education and shall assure all bargaining unit members access to grievance procedures established by this Agreement. An employee of the bargaining unit may utilize the informal steps of the grievance procedure without seeking assistance from the Association.
22 22 23 24 25 26 27 28 29 30 31 32 33 34 35	3.	<u>Time Limits</u> Each party involved in a grievance shall act quickly so that the grievance may be resolved promptly. Every effort should be made to complete action within the time limits contained in the grievance procedure, but with the written consent of both parties the time limitation for any step may be extended. In the event a grievance is filed at such a time that it cannot be processed through all the steps by the end of the school year, then the following timelines shall be reduced so that the grievance procedure may be exhausted prior to the end of the school year or as soon as is practicable. re may be exhausted prior to the end of the school year or as soon as is practicable. e may be exhausted prior to the end of the school year or as soon as is practicable.
36 37 38 39	4.	<u>Informal Procedure</u> Within 15 working days of an alleged grievance, the bargaining unit member shall meet with their immediate supervisor to attempt to resolve the problem.
40 41 42 43 44 45 46	5.	<u>Formal Procedure - Level I</u> If the Informal Procedure fails to resolve the grievance to the satisfaction of the grievant or if a decision is not rendered, a formal grievance must be initiated in writing and presented to their supervisor not more than ten days from the date of the informal meeting. The written statement should include a clear, concise description of the grievance citing specific sections of the Agreement alleged to have been violated. In addition, the specific remedy being sought should be

stated. On receiving this formal grievance, the immediate supervisor shall meet
with the grievant, if requested by the grievant, in an effort to resolve the
grievance. The supervisor shall have ten days to submit a written response to
the grievant.

- 5 itten response to the grievant.
- 6 response to the grievant.

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8 6. <u>Formal Procedure - Level II</u>

9 If the Formal Procedure at Level I fails to resolve the grievance to the satisfaction of the grievant or if a decision is not rendered, the grievant has 10 seven days to appeal the grievance to the Deputy Superintendent, Business 11 12 Services, or their designee. The appeal shall include a copy of the original 13 grievance from Level I and a clear, concise statement of reasons for the appeal. On receiving this formal grievance, the Deputy Superintendent, or their 14 15 designee shall meet with the grievant, if requested by the grievant, in an effort to resolve the grievance. The Deputy Superintendent shall provide a written 16 17 response to the grievant within five days. 18

19 7. <u>Formal Procedure - Level III</u>

- If the Formal Procedure Level II fails to resolve the grievance to the satisfaction
 of the grievant, or if a decision is not rendered, the grievant has five days to ask
 the Association to request mediation. The Association has five days to ask the
 Deputy Superintendent, Business Services, to take the grievance to mediation.
 Within five days of the Association request, the Deputy Superintendent,
 Business Services, and the Association shall jointly request that a mediator be
 assigned by the State Conciliation Service.
- ion Service.
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30 8. <u>Formal Procedure - Level IV</u>

- If the Formal Procedure Level III fails to resolve the grievance to the satisfaction of the grievant, or if a decision is not rendered, the grievant has five days to ask the Association to take the grievance to arbitration. The Association then has ten days to request that the Deputy Superintendent, or their designee, jointly initiate the process outlined below.
- a. An arbitrator shall be selected from a panel of names provided by the
 State Conciliation Service. After drawing lots to determine the party
 making the first strike, the parties shall alternately strike a name until
 one remains. That person shall be the arbitrator.
- b. The arbitration proceedings shall be conducted pursuant to the rules and
 procedures of the State Conciliation Service or the voluntary rules for
 labor arbitration of the American Arbitrators Association as appropriate.

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1 2 3		c.	The decision of the arbitrator shall be final and binding on both parties of this agreement unless overruled by the County Superintendent of Schools.
4 5 6 7 8 9 10	9.	In all shall b Office	<u>f Arbitration and Mediation</u> arbitration proceedings, the arbitrator's or mediator's fees and expenses be paid fifty percent by the Association and fifty percent by the County of Education. In all other respects, the parties shall bear their own costs tration of mediation.
10 11 12	10.	Miscel	llaneous
13 14		a.	All grievances shall be presented on the form mutually agreed to by the Association and the County Office of Education.
15 16 17 18 19		b.	A member of the Association may accompany the grievant to any meeting in the grievance process if requested by either the grievant or the supervisor.
19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46		c.	If a grievance arises from an action or inaction of an administrator at any level above the immediate supervisor, the grievance will be submitted directly to the involved administrator and will commence at that level.

1 2 3		ARTICLE X <u>HOURS</u>
5 4 5 6 7	1.	Unit members shall be at their duty station sufficiently in advance of the time their assigned duties are to begin in order to carry out all assignments in an effective and efficient manner.
8 9 10	2.	Unit members shall be entitled to one duty-free uninterrupted lunch period of at least thirty minutes.
10 11 12	3.	The school year and unit member work days shall be as follows:
13 14		a. For all unit members except Discovery Youth Challenge Academy:
15 16 17		Student DaysReturning Teacher WorkdaysNew Teacher Workdays180183184
18 19		b. For unit members in Discovery Youth Challenge Academy:
20 21 22		Student Days 210Returning Teacher Workdays 214New Teacher Workdays 215
23 24 25 26 27 28 29 30 31 32 33 34		Mutually agreed-upon deviations from the contracted work year shall be appropriately reflected on a per diem basis in the compensation of the affected unit member. The specific days beyond the school calendar shall be agreed upon mutually by the unit members of a given program and that program's immediate supervisor. Unit members shall be granted one (1) complete uninterrupted preparation day in their classroom prior to the beginning of the school year which will be designated by the responsible administrator. Unit members will receive one (1) voluntary additional buyback day to be used as an uninterrupted preparation day in their classroom/workspace. The date will be determined by individual school sites with the collaboration between unit members and the school site administrator.
35 36	4.	The immediate supervisor may permit deviation from the normal working day.
37 38 39 40 41 42	5.	Upon request, and if not receiving additional extra duty compensation, unit members participating in a complete session of the Outdoor Education Program shall be granted one day's leave with no charge against any regular leave. This day will be granted immediately upon the unit member's return, or at a time mutually agreed upon by the unit member and their immediate supervisor.
43 44 45	6.	All satellite programs will operate on the host district's calendars for student- contact days.

- 7. When serving as the teacher of record for another unit member's class for part or all of a school day, unit members shall be compensated at the standard hourly teacher rate, rounded up to the nearest 15-minute increment, in addition to their primary assignment(s) regular salary.
- 8. Unit members not receiving stipends or other compensation for volunteering to cover caseload management tasks such as but not limited to IEPs and Independent Study teacher of record duties shall be compensated at the standard hourly teacher rate, rounded up to the nearest 15-minute increment.
- 9. Counselors electing to work 4 (four) full workdays, to be determined by the
 responsible administrator, prior to the first student school attendance day for the
 purpose of preparing student class schedules and related duties shall receive a
 \$2,000 stipend.
- 16 10. Preparation Time
- 17 18

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- a. Venture Academy and County Operated Schools and Programs will continue to use the prep time that they receive as of 2023-2024 school year.
- b. The Special Education Program will have a weekly minimum day. Throughout the month, only one (1) minimum day will be used for professional development, not to exceed 2 hours. The remaining weekly minimum days will be dedicated to preparation tasks, including collaboration with related service providers. If more minimum days are required for professional development, the program will add extra minimum days as long as students still receive the minimum instructional minutes.
- c. Special Education unit members, who do not receive a weekly minimum
 day, shall have preparation time equivalent to a special education minimum
 day each week. The unit member and the program administrator will
 establish when preparation time will be scheduled and any accommodations
 that are required. The program administrator and unit member shall initiate
 the agreed-upon accommodations.
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1 2 3			ARTICLE XI <u>LEAVES</u>
4 5	1.	<u>Sick L</u>	eave
6 7 8 9 10 11		a.	Each full-time certificated unit member shall receive ten (10) days of sick leave credit at the beginning of each school year. This sick leave credit shall be added to any other sick leave that has been accumulated by the unit member. Accumulation shall be unlimited. Unit members working less than full-time shall receive a prorated sick leave allocation.
11 12 13 14 15		b.	At the beginning of each school year every unit member shall receive an accounting of sick leave allotment credit from the County Office of Education.
16 17 18 19 20 21		c.	Unit members shall notify their immediate supervisor reasonably in advance, except in an emergency, when the unit member will not be able to report to work. Unit members shall notify the supervisor before the end of the school day prior to returning to work whether or not they are able to report to work the following day.
22 23 24 25		d.	An affidavit of illness or injury or a statement from a medical practitioner may be required of a unit member by the County Office of Education.
26 27	2.	<u>Family</u>	y Medical Leave (FMLA/CFRA)
27 28 29 30 31 32 33 34 35 36 37		a.	Federal law provides for up to twelve (12) weeks of unpaid leave for qualified unit members due to certain health care or family issues. The twelve (12) work weeks of family care and medical leave to which a unit member is entitled under state law shall run concurrently with the 12 work weeks of family care and medical leave to which a unit member is entitled under federal law, except that any leave taken under state law for family care or medical leave shall run consecutively to a unit member's leave entitlement on account of pregnancy, childbirth, and related medical conditions.
38 39 40 41 42 43 44 45 46		b.	Generally, FMLA leave is available to unit members who have been employed by the County Office of Education for at least twelve (12) months and who have worked at least 1,250 hours during the past twelve (12) months of employment. Full-time unit members are deemed to meet the 1,250 hour test (29 USC 2611; Government Code 12945.2;29CFR825.110).

1		c.	Leave may be taken due to:
2			
3			1) Birth of a child
4			2) Adoption or foster placement of a child
5			3) Health care of the unit member's spouse, child, or parent
6			4) Serious health condition of the unit member
7			
8		d.	The leave is unpaid, but health benefits continue to be paid by the
9			County Office of Education to the extent that they were paid prior to the
10			leave. Where applicable, paid leave will run concurrently with FMLA
11			leave.
12			La constant de
13		e.	In cases of Pregnancy Disability Leave, additional uncompensated leave
14			time may be available for eligible unit members under the California
15			Family Rights Act (CFRA) or Pregnancy Disability Leave (PDL). Unit
16 17			members should contact the Attendance/Payroll Department for additional information on CFRA and/or PDL.
17			auditional information on CFKA and/of FDL.
18		f.	Family medical leave shall be provided and administered pursuant to
20		1.	Superintendent Policy 4161.8/4261.8/4361.8 and Administrative
20			Regulations 4161.8/4261.8/4361.8.
22			Regulations +101.0/+201.0/+501.0.
23	3.	Pregn	ancy Disability Leave (PDL)
24	5.	<u>1 10511</u>	
25		a.	Pregnancy leave shall be granted only for that period of time (up to four
26		u.	months) during which a unit member, in the judgment of their physician,
27			is unable to perform their normal and ordinary duties due to pregnancy
28			related conditions. This leave shall run concurrently with any existing
29			paid leaves a unit member may take for the same reason.
30			1 5
31		b.	The duration of any pregnancy leave shall be determined by the unit
32			member and their physician. The unit member shall notify the County
33			Office of Education of the projected date on which the leave is expected
34			to commence and the probable date on which the leave shall terminate,
35			such notice to be given normally not later than thirty days prior to the
36			expected commencement date. For events, which are unforeseeable, the
37			County Office of Education needs to be notified, at least verbally, as
38			soon as a unit member learns of the need for the leave. The County
39			Office of Education may request at any time that the unit member
40			provide a written statement from their physician attesting to the actual
41			duration of the unit member's physical incapacity.
42			
43		c.	Nothing in this policy shall prohibit the unit member from applying for
44			additional leave of absence without pay for purposes related to childbirth
45			and infant care. Such leave may be granted for any period up to one
46			year.

1 2 3 4 5 6 7 8 9 10 11 12 13	4.	 d. Pregnancy disability leave shall be provided and administered pursuant to Superintendent Policy 4161.8/4261.8/4361.8 and Administrative Regulations 4161.8/4261.8/4361.8. <u>Child-Rearing Leave</u> a. A unit member who is adopting a child may elect to use accumulated sick leave not to exceed twenty days. b. A unit member shall notify the County Office of Education of the intent to take such leave at least four weeks prior to the anticipated date on which leave is to commence.
14 15 16 17 18 19 20 21	5.	<u>Military Leave</u> A unit member shall be entitled to military leave as provided for in Education Code Section 44800. Military orders shall be submitted to the Attendance/Payroll Services to verify the dates of said leave prior to the period of absence, except in cases of emergency. In cases of emergency, orders shall be submitted as soon as possible.
22 23 24 25 26 27 28	6.	<u>Military Family Leave</u> Pursuant to the Family and Medical Leave Act, any unit member who has been employed by the County Office of Education for at least 12 months and who has at least 1,250 hours of service with the County Office of Education during the previous 12-month period, shall be eligible to take unpaid military family leave pursuant to applicable federal law and administrative regulation. Military family leave may be used for the following reasons:
29 30 31 32 33		a. Because a unit member is the spouse, son, daughter, parent, or next of kin of a covered service member with a serious injury or illness (Military Caregiver Leave).
33 34 35 36 37 38 39 40 41 42 43 44 45 46		 b. Because of a qualifying exigency arising out of the fact that a unit member's spouse, son, daughter, or parent is on active duty or call to active duty status in support of a contingency operation as a member of the National Guard or Reserves. This leave does not extend to family members of military members in the Regular Armed Forces. (Qualifying Exigency Leave). Military family leave shall be provided and administered pursuant to Superintendent Policy 4161.8/4261.8/4361.8 and Administrative Regulations 4161.8/4261.8/4361.8.

1	7.	Perso	nal Necessity Leave
2			
3		a.	Accumulated sick leave may be used by a unit member, at their election,
4			in cases of personal necessity. If more than two (2) consecutive
5			personal necessity days are desired, prior administrative approval is
6			necessary and shall be requested using the provided electronic form.
7			
8		b.	Reasons for using personal necessity include but are not limited to the
9			following:
10			
11			1. Death or serious illness of a member of their immediate family.
12			2. Accident, involving their person or property, or the person or
13			property of a member of their immediate family.
14			3 Caring for an ill, immediate family member.
15			4. Appearance in any court or before any administrative tribunal as
16			a litigant, party, or witness under subpoena or any order made
17			with jurisdiction.
18			5. Attending to a family emergency or crisis.
19			6. Emergency home repair that cannot be scheduled during non-
20			working hours.
21			7. "No tell" days (limited to 2 days)
22			8. Extended bereavement leave
23			9. Compelling personal or family business/obligations that cannot
24			be conducted outside of school hours.
25			
26			Unit members must notify their immediate supervisor regarding use of
27			personal necessity in advance of their scheduled workday(s), except in
28			extraordinary circumstances in which case the unit member shall
29 30			provide supervisor notification as soon as they are able to do so.
30 31		2	Demond recognity logy shall not be utilized for vection representional
31		C.	Personal necessity leave shall not be utilized for vacation, recreational, or related activities.
32			of related activities.
33 34		d.	No accumulated sick leave in excess of eight (8) days may be used for
35		u.	personal necessity leave in any school year.
35 36			personal necessity leave in any school year.
30 37	8.	Rerea	avement Leave
38	0.		three (3) days of bereavement leave shall be granted to all unit members
39		-	e event of the death of a member of the unit member's or spouse's
40			ediate family as outlined in Section 8 in this Article. Up to five (5) days
41			be granted if travel is out of state, or within California and north of 41
42			es latitude or south of 35 degrees latitude. No deduction shall be made
43		-	the salary of such unit member nor shall such leave be deducted from any
44			leave.
45		00101	10470.

1 9. <u>Jury Leave</u>

A unit member shall be authorized paid leave to serve on a jury or as a subpoenaed witness. The pay the unit member shall receive shall be their full pay less any court compensation, excluding expenses, received by the unit member.

7 10. <u>Leave Without Pay</u>

A unit member may request, and the County Office of Education may grant a leave without pay that has potential merit for the County Office of Education. The unit member shall file a request for leave without pay in writing and in detail not less than fifteen (15) days prior to the effective leave date, except in cases of emergency.

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14 11. <u>Immediate Family Definition</u>

15 Immediate family is defined as: mother, father, grandmother, grandfather, 16 grandchildren, spouse, son, son-in-law, daughter, daughter-in-law, brother, 17 sister, mother-in-law, father-in-law, brother-in-law, sister-in-law, aunt, uncle, 18 stepmother, stepfather, stepson, stepdaughter, stepbrother, stepsister, registered 19 domestic partner, or anyone living in the immediate household of the unit 20 member.

21 22

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- 12. Sabbatical Leave
- a. A unit member may be granted a sabbatical leave for the purpose of
 professional study or travel, which will benefit the schools and pupils of
 the County Office of Education.
- 28
 28
 29
 b. A unit member who has served not less than seven consecutive years shall be eligible to apply for sabbatical leave.
- 31 c. Such leave shall be limited to one unit member during any one semester
 32 or school year and shall not be less than one semester or more than one
 33 year in duration.
- 35 d. Application for sabbatical leave shall be submitted not later than January
 36 1st preceding the school year for which the leave is requested.
- 38 e. By March 1, the Superintendent shall take action on sabbatical leave requests.
 40
- f. The salary paid to a successful applicant shall be 20% of their projected
 salary and benefits at the time they are on sabbatical leave. The unit
 member shall be required to return to work for the County Office of
 Education for a two-year period immediately following such leave.
 Should the unit member elect not to return to the County Office, all

1 2 3		compensation (salary and benefits) received during the sabbatical period must be returned to the County Office.
5 4 5 6 7	13.	<u>Industrial Accident Leave</u> Unit members suffering a job-related injury shall be entitled to up to sixty days paid leave per accident commencing on the first day of absence.
8 9 10 11 12	14.	<u>General Provision</u> Provision of leaves under this Article shall not be construed to apply to any unit member during any period when the unit member would not normally be performing services for the County Superintendent/County Board of Education.
13 14 15 16 17	15.	In addition to existing leave provisions in this contract and in the Education Code, Government Code Section 12945.2 and the Family and Medical Leave Act of 1993 (FMLA) relating to family care leave shall be incorporated as part of this Agreement.
18	16.	Disability Retirement/Allowance
19 20 21 22 23 24 25		a. Whenever a unit member terminates employment and is placed on STRS/PERS Disability Retirement/Allowance, the unit member shall be placed on the thirty-nine month reemployment list. In the event that within thirty-nine months of termination, the unit member becomes able to return to active duty, they will be placed in an appropriate position when a vacancy occurs.
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41		During the time unit members who have exhausted all leave and have filed for STRS/PERS Disability Retirement/Allowance are awaiting a response from STRS/PERS, they will be able to continue, at their own expense, the health benefits that they had as active unit members. If STRS/PERS Disability/ Retirement Allowance is approved and the unit member is eligible for paid retiree benefits, the County Office of Education will reimburse the unit member for the cost of premiums paid and deduct the number of months of premium reimbursements from the retiree benefit entitlement balance. If the STRS/PERS Disability Retirement/Allowance is disapproved, then the benefits will be terminated and COBRA notices will be issued. If, pending approval of disability retirement, the unit member does not elect to continue benefits at their own expense, then upon approval of disability retirement, the unit member shall be eligible for a lump distribution as provided by SP 4154; however, such unit member shall not be eligible to re-enroll in SJCOE benefit plans.
42 43 44 45 46	17.	<u>Catastrophic Leave Donation</u> Unit members may donate accrued vacation, compensatory or sick leave time to a County Office of Education employee who qualifies to receive donations as a result of an extended absence.

1 2	a.	Eligibil	lity
2 3 4 5		,	nit members shall be eligible to donate or receive catastrophic eave.
6 7 8 9 10 11 12 13 14 15		do le by m re ex te	unit member becomes eligible to receive catastrophic leave onations when the unit member has exhausted all their accrued eave, as a result of a verifiable long-term illness or injury suffered y the unit member or an illness or injury that incapacitates a member of the unit member's immediate family, which incapacity equires the unit member to take time off from work for an extended period of time to care for that family member. A long- trum absence for purposes of this regulation shall be an absence which initially exceeds fifteen consecutive workdays.
16 17	b.	Applica	ation
18 19 20		· ·	equests for receipt of catastrophic leave donation will be rocessed by the Attendance Department.
21 22 23 24 25		do m st	In eligible unit member will submit a written request for conations to the Attendance Department, accompanied by a nedical statement from the attending physician, including a brief atement of the nature of the illness or injury and an estimated me the unit member will be unable to work.
26 27 28	c.	Donatio	on Procedure
29 30 31		· ·	conation of leave will be strictly voluntary; the identity of leave onors will be held in absolute confidence.
32 33		2) U	nit members may donate accrued sick leave.
34 35 36		/	onations must be made in whole-day increments with a minimum f one day.
 37 38 39 40 41 42 43 44 		do le ar or pr ea	conors donating sick leave must have a sick leave balance after conation, in an amount not less than the amount of annual sick eave allocation received by the donor. During any fiscal year, the mount of sick leave time that may be donated shall not exceed me-half the amount of sick leave earned and unused in the revious fiscal year. (Example: In the previous fiscal year, donor arned twelve (12) days of sick leave and used four (4) days, eaving eight (8) days unused. Donor could donate four (4) days.)
42 43		pı ea	revious fiscal year. (Example: In the previous fiscal year, dono arned twelve (12) days of sick leave and used four (4) days,

1	5) Once donated to an individual, donated leave cannot be reclaimed
2	by the donor.
3 4 5	6) Unit members wishing to donate time will submit donation
5	authorization forms to the Attendance Department. Donation
6	authorization forms which do not contain all requested information
7	shall not be processed.
8	
9 10	7) If donations exceed the projected need, donation authorization forms will be processed in the order received. Excess donations
10	will be processed, if needed, before an additional donation period
12	is scheduled.
13	
14	8) Donated credits will be available for use by the recipient on the
15	next payday which falls at least fourteen (14) days after the date of
16	submission to the Attendance Department.
17	
18	9) Donation authorizations will expire after a twelve (12) month
19 20	period if not used.
20 21	10) Upon receipt of donation authorizations, the Attendance
22	Department shall take the following actions:
23	
24	i. Verify that donating unit member has minimum required
25	leave balance required for donation; convert donated time to
26	dollars at the hourly rate of the donor and subtract from
27	designated leave category.
28 29	ii. Convert donated dollars as computed above to hours at the
29 30	ii. Convert donated dollars as computed above to hours at the hourly rate of the recipient and add to recipient's sick leave
31	balance.
32	bulance.
33	iii. Notify donor and recipient of changes in leave balances.
34	
35	iv. Retain a confidential file of donation authorizations.
36	
37 d.	Donated time is treated as sick leave accrued by the recipient of the
38 39	donation.
40	1) Donated time does not alter the employment rights of the County
40	Office of Education or the recipient, nor extend or alter limitations
42	otherwise applicable to Leaves of Absence or Sick Leave, except
43	as noted in this regulation.
44	
45	2) Unit members who are utilizing donated sick leave hours will
46	continue to accrue vacation and sick leave as if in paid status.

2 donated catastrophic leave time.	
3 4 e. Duration	
 5 6 1) Unit members may use donated leave credits for a period no exceed twelve (12) consecutive months. 	ot to
 9 18. <u>Association Leave</u> 10 Up to 10 person-days total per year may be utilized by association member 11 leave for Association business. Association shall reimburse the County O 12 of Education for cost of substitutes for unit members utilizing such leave. 	
13 14 19. Parental Leave 15 Parental Leave means leave for reason of the birth of a child of the unit men 16 or the placement of a child with a unit member in connection with the adop 17 or the placement of a child with a unit member. This leave is available to 18 members who have been employed by the County Office of Education for 19 least twelve (12) months. Any unit member who has exhausted all avail 20 sick leave, including accumulated sick leave, and continues to be absen 21 least twelve (for up to 12 school weeks, their regular salary minu: 22 12945.2 shall receive, for up to 12 school weeks, their regular salary minu: 23 actual cost of a substitute to fill the position or, if no substitute was employed 24 the amount that would have been paid had a substitute been employed. The 25 week period shall be reduced by any period of sick leave, inclu 26 accumulated sick leave, taken during a period of such parental leave for 27 member may take no more than one 12-week period for parental leave for 28 any 12-month period. Parental leave taken pursuant to Family Medical L 29 concurrently with parental leave taken pursuant to Family Medical L 33 34	otion unit or at able t on Code s the yed, e 12- ding unit uring run

1 2		ARTICLE XII TRANSFERS
2 3 4		
	1.	General
5		In the transfer of unit members, the best interests of the County Office of
6		Education shall be controlling. The desires of the unit member(s) involved,
7		qualifications, successful performance, staff availability, experience, and
8 9		written recommendations of appropriate supervisors shall be other factors to be considered. Where the foregoing factors are equal, seniority shall be the
10		deciding factor.
11		
12	2.	Vacancies
13		Known vacancies shall be posted on the EDJOIN.org and the SJCOE Jobs
14		Website at www.sjcoejobs.org. The County Office of Education may fill
15		vacancies at any time after the posting period or at any time between the end of
16		one school year and the beginning of the next school year. Unit members
17		meeting the requirements established for the vacancy and the criteria in 1 above
18		may apply for transfer consideration. Where all other factors are equal, unit
19		members shall be given priority consideration over outside applicants for any
20		vacancy.
21 22	3.	Voluntary Transfer
22	5.	A unit member desiring a transfer to any known vacancy shall submit a request
24		in writing to the appropriate administrator stating the reason for the request.
25		The unit member shall be notified in writing of the action taken on the request
26		within ten (10) working days after the close of the posting period. If a transfer
27		is denied, the unit member shall be given, upon request, a written rationale for
28		the denial within five (5) working days of the decision.
29		
30	4.	Involuntary Transfer Written notice of a managed involuntary transfer shall be given to the writ
31 32		Written notice of a proposed involuntary transfer shall be given to the unit member within five (5) working days of the proposed decision being made. If
33		the unit member so requests within five (5) working days of the written
34		notification of proposed transfer, the unit member and the appropriate
35		administrator shall meet in an attempt to resolve the transfer issue. This
36		meeting shall be held within five (5) working days of the request and prior to a
37		final decision being rendered. Upon written request, the unit member shall be
38		provided with a written statement of the reasons for the proposed transfer. The
39		unit member shall have the right to appeal the decision to the Deputy County
40		Superintendent in a meeting to be held within five (5) days of the request for
41 42		appeal.
42 43	5.	Notice
44	5.	A unit member transferred after the beginning of the Fall semester shall be
45		given five (5) days' notice before the transfer occurs.
16		

2	A unit member transferred after the school year begins shall be granted two (2)
3	days of release time to make the transfer for the purpose of packing and
4	reestablishing the classroom. One (1) additional day may be granted upon
5	request to the appropriate administrator. The County Office of Education shall
6	move supplies, materials, furniture, and equipment from one work location to
7	another upon request of the unit member provided they are suitably boxed
8	and/or packed.
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 $\begin{array}{c} 23\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ \end{array}$

1 2 3		ARTICLE XIII <u>EVALUATION</u>
4 5 6 7 8 9 10	1.	Except as provided in subparagraph (a), unit members shall be evaluated once each year during the first two years of employment and at least once every two years thereafter. Management shall have the right to conduct informal observations and formal evaluations as often as management deems necessary. The school administration shall have the right to conduct informal observations and formal evaluations as often as <u>they</u> deem necessary. The school administration shall inform a unit member in writing with the specific reason for
11 12 13		a formal evaluation in an off year.
14 15 16 17 18 19 20 21		a. Pursuant to Education Code Section 44664 (a)(3), evaluations may be conducted at least once every five years for unit members with permanent status who have been employed with the County Office of Education for at least ten years, are highly qualified as defined in 20 U.S.C. Sec. 7801 and whose previous evaluation rated the unit member as meeting or exceeding standards, if the evaluator and the unit member being evaluated agree. The unit member or the evaluator may withdraw consent at any time.
21 22 23 24 25	2.	Evaluations shall be based on classroom observations and/or upon such other job-related factors that affect the operations and welfare of the education program.
26 27 28 29	3.	Unit members shall sign the evaluation form indicating that the unit member has seen the form during an evaluation conference. The signature does not necessarily mean that the unit member agrees with the evaluation.
30 31 32	4.	The unit member may elect to respond in writing. Such response shall be included with the employer's evaluation.
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	5.	The agreed-upon evaluation documents are attached as Exhibits to this Agreement.

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1 2		ARTICLE XIV <u>TEACHER SAFETY</u>
3 4 5 6	1.	Unit members shall have the right to be assigned to duty stations that are safe by reasonable standards.
7 8 9 10 11 12 13 14 15 16 17 18 19	2.	Unit members shall not be required to perform tasks that endanger their health or safety. A unit member who feels that an unsafe or unhealthy condition exists shall inform the responsible administrator. The administrator shall take whatever steps may be required for the County Office of Education to bring such conditions into compliance with federal, state, and local standards, to correct the situation as quickly as possible. In the event of a disorder or disruption in the regular school program, immediate action will be taken by the County Office of Education to the extent possible to guarantee the safety of unit members. If an administrator calls to the attention of a unit member an unsafe condition or activity for which the unit member is responsible, such unit member shall take appropriate steps, within their authority, to correct the situation as quickly as possible.
20 21 22 23	3.	Unit members may use reasonable force to protect themselves from attack, to protect another person or property, or to quell a disturbance threatening physical injury to others.
24 25 26 27 28 29 30 31 32	4.	The County Office of Education shall take appropriate action to the extent permitted by law to provide support for any unit member who is assaulted while discharging their duties. If an injury results from an assault, causing the unit member to be absent from duty, they shall be entitled to lost time compensation as provided by law and/or provisions of this Agreement. The County Office of Education shall provide the same support to unit members who make decisions in an acting administrative capacity as it would to decisions of administrators in the same circumstances.
32 33 34 35 36 37 38	5.	Whenever a unit member of the County Office of Education is attacked, assaulted, or menaced by any pupil, it shall be the duty of such unit member and the duty of any person under whose direction or supervision such unit member is employed who has knowledge of such incident, to promptly report the same to the appropriate law enforcement authorities.
 39 40 41 42 43 44 45 	6.	Any parent, guardian, or other person who insults or abuses any unit member in the presence of other school personnel or pupils and at a place which is on school premises or public sidewalks, streets, or other public ways adjacent to school premises or at some other place if the unit member is required to be at such place in connection with assigned school activities is liable as defined by law.

- A unit member affected by "5" or "6" shall immediately notify the appropriate
 administrator in the County Office of Education.
- 4 8. A unit member may suspend, for good cause, any pupil from their class for the 5 day of the suspension and the day following. The unit member shall immediately report the suspension to the principal of the school and send the 6 7 pupil to the principal for appropriate action. As soon as possible, the unit 8 member shall ask the parent or guardian of the pupil to attend a parent-teacher 9 conference regarding the suspension. A school administrator shall attend the 10 conference if the unit member or the parent or guardian so requests. The pupil shall not be returned to the classroom from which he was suspended, during the 11 12 period of the suspension, without the concurrence of the teacher of the class and 13 the principal.
- 15 9. Unit members shall be given copies of the adopted Board policy concerning
 16 student discipline.
- 18 10. The County Office of Education shall reimburse an employee for the loss, 19 destruction, or damage by arson, burglary, or vandalism of personal property used in the school operated by the County Office of Education, provided that 20 such use of personal property was given prior approval by the immediate 21 22 supervisor before the property was brought to school and the required approval 23 form is on file with the Director of Operations and Support Services. The value of the property must be agreed upon by the person bringing the property and the 24 25 supervisor. The maximum reimbursable value shall not exceed \$300.00 for any item of personal property. 26
- In accordance with Education Code 35208, the County Office of Education
 shall insure all unit members against personal liability for damages for death,
 injury, or damage to or loss of property when acting within the scope of
 employment.
- The County Office of Education shall provide training and follow-up for unit
 members who agree to provide specialized health care services in emergencies.
 Emergencies are occasions when unforeseen events prevent or delay medical
 staff from providing specialized health care services.
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1 2 3			ARTICLE XV <u>BENEFITS</u>
5 4 5	1.	Benefi	its Provided
6 7 8 9		a.	Cap Medical, dental, and vision coverage will be provided by the County Office of Education on a composite rate structure.
10 11 12 13 14 15			Effective July 1, 2024, the employer contribution for health insurance coverage shall be increased to \$1,275.00. The cap shall first be applied to medical insurance premiums, then to dental insurance premiums, then to vision insurance premiums. Life insurance premiums are paid by the employer and are outside of and in addition to the benefits cap.
16 17 18			Article XV, Paragraph 1.a. may be reopened as required by the Federal Affordable Health Care Act or by mutual agreement.
19 20 21 22 23		b.	Costs in Excess of Cap Unit members who are or become enrolled in a plan or plans which exceed the maximum monthly amount specified in paragraph (a) above shall have the balance of the premium due paid by a payroll deduction.
24 25		c.	All eligible unit members must participate in a medical, dental, and vision plan.
26 27 28	2.	Covera	age Provided
29 30 31 32 33 34 35 36		a.	IRS 125 Plan Effective October 1, 1994, benefits shall be provided under an IRS 125 plan. There is currently no charge for administration of the IRS 125 plan. In the event that the IRS 125 administrator imposes fees, unit members shall cover such fees through payroll deduction, not to exceed \$3.00 per unit member per month for dependent care and \$5.00 per unit member per month for unreimbursed medical.
37 38 39 40 41		b.	<u>Medical</u> Unit members may select coverage from any one of the medical plans offered by the California's Valued Trust and agreed upon by Association and SJCOE.
42 43 44 45 46		c.	<u>Dental</u> Unit members may select coverage from any dental plan offered by the California's Valued Trust and agreed upon by Association and SJCOE.

1 2 3 4		d.	<u>Vision</u> Unit members may select coverage from the vision plan offered by the California's Valued Trust and agreed upon by Association and SJCOE.
5 6 7 8 9 10		e.	<u>Life Insurance</u> Unit members shall receive \$25,000 of term life insurance coverage upon completion of one year of employment. Per terms of the life insurance policy, the face value of the policy shall decrease to \$16,750 (67%) at age 65 and to \$11,250 (45%) at age 70.
10 11 12	3.	<u>Eligib</u>	ility
13 14 15		a.	Unit members working less than half time shall not be eligible for employer contribution toward health and welfare benefits.
15 16 17 18 19 20 21 22 23		b.	Unit members working at least half-time but less than full-time shall be entitled to receive benefits paid at 50% by the County Office of Education. Such unit members shall have the option to participate in the available benefit programs by contributing the unit member share of the cost through payroll deduction. In order to participate in any one type of coverage (i.e., medical, dental, vision, or life), the unit member must enroll in and contribute toward the cost of all types of coverage.
23 24 25	4.	<u>Chang</u>	ge of Benefits
26 27 28 29		a.	The County Office of Education shall not initiate a change in the type or level of benefits provided during the term of this Agreement except with mutual consent of Association.
29 30 31 32 33 34 35 36		b.	The County Office of Education shall assume no responsibility or liability for changes in coverage imposed by benefit insurance providers. It is understood and agreed that the County Office of Education exercises no control and accordingly accepts no responsibility with respect to individual providers and/or hospitals included in the panel of specific benefit plans.
37 38 39 40 41 42		C.	The current "provider" for the medical, dental, and vision plans offered to Association members and retirees is the California's Valued Trust. Any change in the third-party administrator of the medical, dental, or vision plans shall not be considered a change in benefits except, however, that such change shall not reduce the level of benefits provided by those plans consistent with the provision in (a) above.
43 44 45 46		d.	The County Office of Education makes no representation with respect to financial viability and shall not be liable for any claims resulting from the financial insolvency of any medical, dental, or vision plan.

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2	5.	Retiree Benefits	
3		The County Office of Education shall provide to each eligible Association	
4		retiree those health insurance benefits that are provided to active unit members.	
5		Retiree health insurance benefits shall be identical to those provided active unit	
6		members in any given year except that coverage specifically prohibited by any	
7		benefit carrier to retirees shall not be provided.	
8			
9		To be eligible, the retiree must:	
10			
11		a. Have been providing full-time service and continuously employed by	
12		the County Office of Education for a minimum of five years	
13		immediately prior to retirement for unit members hired on or before	
14		June 30, 2016.	
15		<i>Julie 50</i> , 2010.	
16		Have been providing full-time service and continuously employed by	
17		the County Office of Education for a minimum of ten years immediately	
18		prior to retirement for unit members hired on or after July 1, 2016.	
19		prior to remember for unit members miled on of utter sury 1, 2010.	
20		b. Have obtained the minimum retirement age required by the State	
21		Teachers Retirement System (STRS) or Public Employees Retirement	
22		System (PERS) or have qualified for a STRS/PERS disability retirement	
23		and be receiving benefits from STRS/PERS.	
24			
25		Benefits shall be provided on the basis of one month of benefits for each two	
26		months of service to the County Office of Education. A fraction of a month of	
27		service shall be rounded to the nearest full month.	
28			
29		The foregoing Association retiree benefits will continue until age 65, or until	
30		eligibility expires, whichever occurs first.	
31			
32		In the event a retiree predeceases their covered dependent(s), health insurance	
33		benefits will continue to be provided to the dependent survivor(s), as if the	
34		retired unit member had lived until the end of their eligibility under this policy.	
35			
36	6.	Election to Choose Health Plans	
37		At Association's request, an election was held in June 2004 in which	
38		Association members elected to obtain medical, dental, and vision insurance	
39		from the California's Valued Trust. Association hereby agrees to hold County	
40		Office of Education harmless for any financial liability which may occur due to	
41		participation by Association members in California's Valued Trust.	
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1 2 3			ARTICLE XVI <u>SALARY</u>
4 5	1.	<u>Salary</u>	
6 7 8		a.	Effective July 1, 2024, the salary schedules for all unit members will be increased by 2.0%.
9 10 11 12 13 14		b.	SJCEA members shall receive an off-schedule payment of \$5,000.00 in 2024-25. Such payment shall be paid to unit members who are employed in permanent status as of September 30, 2024. Payment shall be prorated for less than full-time employment and shall be made not later than October 31, 2024.
15 16 17 18		C.	Effective July 1, 2024, the standard hourly teacher rate shall be adjusted annually by the same percentage as the salary schedules, as defined in section 1(a) of this Article.
19 20 21 22		d.	Effective July 1, 2024, buy-back days shall be paid at \$400.00 per day. This rate shall be adjusted annually by the same percentage as the salary schedules, as defined in section 1(a) of this Article.
23 24 25 26 27 28 29	2.	creden Degree year-fe under	nent on the salary schedule shall be determined by the years of fully tialed teaching experience and units earned beyond the Bachelor's e (minimum 75% of school year, Education Code Section 44908) granting or-year experience credit and that full-time contracted teaching experience a Waiver, Emergency Long-Term Permit, Pre-Intern, and Intern programs e credited toward total years of experience.
29 30 31	3.	<u>Stipen</u>	<u>ds</u>
32 33 34 35 36 37		a.	The Master's stipend shall be \$2,100 per year effective July 1, 2021. Only one Master's stipend per unit member will be paid. Stipend shall be prorated for less than full-time employment. Effective July 1, 2000, Master's stipend shall apply to unit members holding alternative certifications.
37 38 39 40 41 42 43		b.	The Doctoral stipend shall be \$3,000 per year effective July 1, 2015, for a Ph.D. or Ed.D. from an accredited institution. The \$3,000 includes and is not in addition to, the Master's Stipend. Only one Doctoral stipend per unit member will be paid. Stipend shall be prorated for less than full-time employment.
43 44 45 46		c.	Bilingual (non-BCLAD) and Deaf Hard of Hearing (DHOH) unit members who meet defined proficiency standards in Spanish or sign language shall receive a \$500 per year on-schedule stipend when

1 2 3 4 5 6		assigned to designated bilingual or DHOH classes. Such stipends shall be added to the unit member's regular monthly paycheck. The effective date of the monthly stipend shall be the first of the month following both demonstration of proficiency, and assignment to a designated class. The stipend shall be prorated for less than one FTE of employment.
7 8 9 10 11 12 13 14	d.	Bargaining unit members holding a BCLAD certificate shall receive a \$1,000 per year on-schedule stipend when assigned to designated bilingual classes. Such stipends shall be added to the unit member's regular monthly paycheck. The effective date of the monthly stipend shall be the first of the month following both attainment of the BCLAD certificate, and assignment to a designated class. The stipend shall be prorated for less than one FTE of employment.
15 16 17 18 19 20	e.	 The Special Education stipend shall be paid to eligible unit members, including LSH Specialists as follows: 1) \$5,000.00 per year The stipend shall be prorated for less than one FTE of employment.
21 22 23 24 25 26 27	f.	Due to current labor market conditions and difficulties in recruiting and hiring certain hard-to-fill positions, SJCOE shall pay a one-time sign-on bonus of \$10,000, subject to all normal withholdings and deductions, to each unit member hired to teach one of the positions identified below. Part-time unit member bonuses will be prorated.
27 28 29 30 31 32 33 34		 Language Speech and Hearing Specialist - \$10,000 Teacher Deaf/Hard of Hearing - \$10,000 Teacher of the Visually Impaired - \$10,000 Special Education Teacher - \$10,000 County Operated Schools and Programs (including Venture Academy - \$5,000
34 35 36 37 38 39	g.	The sign-on will be paid directly to the unit member. The first payment of 50% will be made within 30 days of the first day of service. The second payment of 50% will be made by January 31 of the first year of service.
40 41 42	h.	The sign-on bonuses will be paid to qualifying unit members hired for the 2024-25 and 2025-25 school years.
42 43 44 45 46	i.	Unit members who receive the sign-on bonus and subsequently resign their employment prior to providing three years of continuous service at SJCOE, except in cases where a unit member resigns in lieu of pending non-reelection, shall be obligated to repay the full sign-on bonus amount

1	received to SJCOE. Unit members offered the sign-on bonus will be
2 3 4 5 6 7 8 9	notified of this repayment obligation in writing at time of hire and
3	annually while the repayment obligation is in effect.
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1 2			ARTICLE XVII <u>TRAVEL</u>
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4 5 6 7 8	1.	perfo	members who may be required to use their own automobiles in the rmance of their duties, as specified in this Article, shall be reimbursed at RS rate for actual mileage traveled pursuant to Education Code Section 2.
8 9 10	2.	Busir	ness travel that shall be reimbursed includes:
11 12 13		a.	Travel to transport a student who is ill or injured to their home or to the doctor or hospital when authorized by an administrator.
13 14 15		b.	Travel in connection with the required daily schedule of itinerant staff.
16 17 18		C.	Travel to a meeting or conference when accompanied by a prior written authorization for travel signed by an administrator.
19 20		d.	Travel to IEP meetings.
21 22		e.	Travel for home visits.
23 24 25		f.	Other business travel incurred with specific advanced written approval by an administrator.
26 27	3.	All c	laims for travel shall be subject to the following requirements:
28 29 30		a.	Claims which total at least fifty dollars (\$50.00) may be submitted at any time.
31 32 33		b.	Claims of less than fifty dollars (\$50.00) may be filed only at the end of the school year.
34 35 36		C.	All final claims for each school year shall be submitted to the supervising administrator for approval not later than June 5 of each year.
37 38 39 40		d.	All claims must be accompanied by meeting agendas, unit member calendars, or other documentation supporting the business purpose of the travel.
41 42 43 44 45		e.	Business mileage to be reimbursed is calculated by taking the total approved miles driven for business during the day and subtracting the number of miles round trip from the employee's home to their regular work site.

- Eligibility for reimbursement of business miles shall be subject to a "one site per day" rule. This means that in cases where unit members are required to report to their normal worksite, and then are required to travel to another site on the same day, that travel is eligible for reimbursement in accordance with Article XVII, paragraph 3.e.
 - In cases where a unit member reports to a worksite within San Joaquin County other than their normal worksite, and for that day, they report only to that alternative worksite, then no mileage reimbursement shall be paid.
 - The "one site per day" rule shall apply to activities including, but not limited to, staff development days, in-service days, and student activities or events.
- The "one site per day" rule shall not apply to situations in which unit members must travel to an alternate site to pick up a county-owned vehicle that will be used to transport students to various activities, even if the unit member's personal vehicle will only be driven to one site. Mileage incurred for the purpose of picking up a county-owned vehicle under this paragraph shall be eligible for reimbursement in accordance with Article XVII, paragraph 3.e. provided that advanced specific written approval for mileage reimbursement for the event has been granted pursuant to Article XVII, paragraph 2.f.

1				ARTICLE XVIII
2			PE	ER ASSISTANCE AND REVIEW PROGRAM
3				
4	1.	Purpo	se	
5 6		and T	eacher	ssistance and Review Program (PAR) allows exemplary Teachers s College of San Joaquin's Practicum Supervisors to assist certain
7		1		unit members in the areas of instructional skills, pupil progress,
8				rironment/classroom management, adherence to curricular/learning
9				nd/or related aspects of his or her teaching performance consistent
10				alifornia Standard for the Teaching Profession. Unit members
11				or who volunteer for the program are viewed as valuable
12		-		s who deserve to have resources provided to them in the interest of
13		ennan	cing pe	erformance.
14		D		$\mathbf{T}_{\mathbf{r}} = \mathbf{T}_{\mathbf{r}} + $
15				nce activities are provided by "Consulting Teachers" (CTs) to
16			-	g Teachers" (PTs). CTs are selected and designated by the Joint
17		Comm	nittee (JC).
18 19		This I) A D mr	ogram in no manner diminishes the legal rights of the unit members
20				in County Office of Education (SJCOE).
20		01 541	i Joaqu	in county office of Education (SJCOE).
22	2.	Partic	inatino	Teachers
23	2.	<u>1 ui tie</u>	ipating	
24		a.	Refe	rred Participating Teacher (RPT)
25				
26			1)	An RPT shall be a unit member and permanent employee of the
27			,	SJCOE and be referred to the program as a result of an
28				unsatisfactory performance evaluation. [Reference Education
29				Code 44500(b),(1)]. RPTs shall not be eligible for voluntary
30				transfer while they remain in the program. RPT's shall not be
31				eligible to participate for more than three school years.
32				
33			2)	The JC shall appoint the CT.
34				
35			3)	The RPT shall be entitled to review all reports generated by the
36				CT prior to their submission to the JC and to have affixed thereto
37				his or her comments.
38				
39			4)	The RPT shall have a right to be represented by the Association in
40				any meetings of the JC to which they are called and shall be given
41				a reasonable opportunity to present his or her point of view
42				concerning any report being made.
43			5)	
44			5)	The RPT shall have the right to timely progress reports.
45				

1 2 3 4 5			6)	An RPT shall not have access to the grievance process to challenge the content of reports, or decisions by the JC, but may file responses, which shall become part of the official record of the intervention (not a part of the personnel file).
5 6 7		b.	Volu	ntary Participating Teacher (VPT)
8 9 10 11			1)	A VPT shall be a unit member and a permanent employee of SJCOE who wishes professional growth with the assistance of a CT.
11 12 13			2)	The JC shall assign a CT to a VPT.
13 14 15 16			3)	The VPT may terminate his or her participation in the PAR program at any time.
17 18 19			4)	VPTs participating in PAR shall not have any documentation issued as a result of said participation placed in their personnel files.
20 21 22	3.	Joint	Commi	ittee
23 24 25 26		a.	budg mem	nition: Oversight and guidance of the PAR program and applicable et is provided through the JC. The JC shall be composed of five bers. The JC shall meet at least quarterly. JC Teachers may be sed from their regular duties in order to attend JC meetings.
27 28 29 30			1)	Three members and one alternate shall be elected by Teachers. Members shall serve either a two- or three-year term to maintain continuity and experience on the committee.
31 32 33 34 35			2)	The alternate member may attend the JC meetings. The alternate member will receive compensation for attending meetings when the meetings occur outside student contact hours.
36 37 38			3)	Two members and one alternate shall be county administrators selected by the County Superintendent.
39 40			4)	The chair will alternate on an annual basis between Teachers and administrator members.
41 42 43		b.	-	ifications: The qualifications for the Teacher members of the JC be the same as the qualifications for a CT.
44 45 46		C.	Decis	sion-Making:

1 2		1) Selection of CTs must be by at least four (4) affirmative votes of the JC.
3		
4		2) The Committee makes recommendations regarding outcome(s) of
5		PAR participation, i.e., successful completion of PAR,
6		continuation in PAR, or dismissal from PAR due to determination
7		that assistance from PAR would not be productive. The decision
8		to recommend dismissal from PAR shall require at least a 4/1 vote
9		of the entire JC. All JC members must be present to vote.
10		of the entire se. An se memoers must be present to vote.
		2) The IC will develop and approve Dylaws
11		3) The JC will develop and approve Bylaws.
12		
13	d.	Compensation: Teachers and alternates who are members of the JC
14		shall receive a PAR stipend of \$125.00 per attended meeting, not
15		exceeding \$500.00, payable at the next available pay period. JC
16		meetings will occur outside student contact hours.
17		
18	e.	Confidentiality: Any discussion related to a PT's participation in the
19		PAR program shall be kept in strict confidence by JC members, CT's,
20		and the Program Administrator of a PT. All proceedings and materials
20		related to the PAR process shall be strictly confidential. Therefore, JC
22		
		members and CTs may disclose such information only as necessary to
23		administer this article.
24		
25		All materials related to evaluations, reports, and other personnel matters
26		shall be confidential, subject to the following exceptions:
27		
28		1) In response to a subpoena or order of the court.
29		
30		2) The CT's final report may be used by the SJCOE in any
31		dismissal action against the RPT.
32		distribution against the RTT.
33	f.	Records: Documents and writings relating to a PT's participation in the
	1.	
34		PAR program are regarded as personnel matters and shall be subject to
35		the personnel record exemption of the Public Records Act (Government
36		Code section 6250 et seq.) Except for a CT's final report regarding a
37		PT's participation in the PAR program, the JC's recommendation to the
38		Superintendent regarding PAR program participants pursuant to
39		Education Code section 44502(a), and any management follow-up
40		evaluation and assessment of performance by the unit member's
41		Program Administrator, all other documents relating to participation in
42		the PAR program shall be maintained in a separate file.
43		1 · 0 ·· · · · · · · · · · · · · · · · ·
44	σ	Liability: A unit member who performs functions as a JC member or as
45	g.	a CT shall have the same protection from liability and access to
46		appropriate defense as other public school employees pursuant to

1 2 3 4 5			Division 3.6 (commencing with Section 810) of Title 1 of the Government Code. SJCOE shall defend and hold harmless individual Committee members and CTs from any lawsuit or claim arising out of the performance of their duties under this program.
6 7 8 9 10		h.	Teacher Status: A unit member who implements any PAR program functions is not a management or supervisory employee for purposes of the Educational Employment Relations Act. [Reference Education Code 44503(b)].
11 12 13 14		i.	Training: SJCOE shall utilize Teachers College of San Joaquin (TCSJ) for appropriate training opportunities for JC members in areas related to the committee's statutory responsibility.
15 16	4.	Consul	ing Teacher
17 18 19		a.	Source: The JC shall obtain CTs from either the TCSJ or the Teachers designated by the JC.
20 21 22		b.	Definition: A Teacher meeting the requirements of Section C., of this Article who is selected by the JC to provide program assistance to a PT.
23 24		c.	Minimum Qualifications:
24 25 26 27			1) Must be a Teacher with permanent status or a TCSJ Practicum Supervisor.
28 29 30 31			2) Teachers shall have at least five (5) years of recent teaching experience, the most recent three (3) years with SJCOE. Teachers shall receive priority consideration to become a CT.
32 33 34 35			3) TCSJ Practicum Supervisors shall have at least five (5) years of current experience as a supervisor with the Teachers College of San Joaquin.
36 37 38			4) All CTs shall demonstrate exemplary teaching ability, as indicated by criteria contained in the bylaws.
39 40		d.	Application Process:
41 42 43			1) The PAR bylaws have an established application process for prospective CTs.
44 45 46			2) The Application Form is an Exhibit attached to the bylaws.

1 2	d.	Terms and Conditions:
2		1) A CT's term shall be three (2) years. At the and of the CT's
3 4		1) A CT's term shall be three (3) years. At the end of the CT's term the CT may reapply for another term
4 5		term, the CT may reapply for another term.
		$(1) \qquad (1) $
6		2) A CT's term with VPT's shall be for a maximum of one (1) year.
7		
8		3) A CT appointed to an administrative position while serving as
9		CT, will relinquish their position of CT.
10		
11		4) A CT shall continue to provide assistance to the RPT until the
12		prescribed time limit has expired, or until teaching performance
13		of the RPT receives a satisfactory evaluation or it is determined
14		that further assistance will not be productive.
15		
16		5) The CT may petition the JC for an assignment change.
17		
18		6) A CT may be removed by the JC for reasonable cause.
19		
20	f.	Confidentiality: Discussion related to a unit member's participation in
21		the PAR program shall be kept in strict confidence by JC members, CTs,
22		and the Program Administrator of a PT.
23		
20		
24	σ	Records: Documents and writings relating to a PT's participation in the
24 25	g.	Records: Documents and writings relating to a PT's participation in the PAR program are regarded as personnel matters and shall be subject to
25	g.	PAR program are regarded as personnel matters and shall be subject to
25 26	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government
25 26 27	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a
25 26 27 28	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code
25 26 27 28 29	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent
25 26 27 28 29 30	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section
25 26 27 28 29 30 31	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of
25 26 27 28 29 30 31 32	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other
25 26 27 28 29 30 31 32 33	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be
25 26 27 28 29 30 31 32 33 34	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other
25 26 27 28 29 30 31 32 33 34 35	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file.
25 26 27 28 29 30 31 32 33 34 35 36	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file.
25 26 27 28 29 30 31 32 33 34 35 36 37	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file.
25 26 27 28 29 30 31 32 33 34 35 36	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file.
25 26 27 28 29 30 31 32 33 34 35 36 37	g.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file.
25 26 27 28 29 30 31 32 33 34 35 36 37 38	g. h.	PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39		PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file. All communications and documents relating to VPT's shall remain confidential between the CT and the VPT and not maintained in a separate file.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40		PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file. All communications and documents relating to VPT's shall remain confidential between the CT and the VPT and not maintained in a separate file.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41		 PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file. All communications and documents relating to VPT's shall remain confidential between the CT and the VPT and not maintained in a separate file. Workload/Caseload:
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42		 PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file. All communications and documents relating to VPT's shall remain confidential between the CT and the VPT and not maintained in a separate file. Workload/Caseload: 1) Caseload of the CT shall be one RPT or up to two VPTs and/or
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43		 PAR program are regarded as personnel matters and shall be subject to the personnel record exemption of the Public Records Act (Government Code section 6250 et seq.). Except for a CTs final report regarding a PT's participation in the PAR program, pursuant to Education Code section 44500(b)(7), the JC's recommendation to the Superintendent regarding PAR program participants pursuant to Education Code section 44502(a), and any management follow-up evaluation and assessment of performance by the unit member's Program Administrator, all other documents relating to participation in the PAR program shall be maintained in a separate file. All communications and documents relating to VPT's shall remain confidential between the CT and the VPT and not maintained in a separate file. Workload/Caseload: 1) Caseload of the CT shall be one RPT or up to two VPTs and/or general short-term support at large to unit members.

1 2		2)	Support to an RPT shall be determined by the RPT and the CT with a minimum of ten (10) visitations per year.
3 4 5		3)	CTs assigned an RPT shall meet for a quarterly progress report with the JC and provide dialogue on the RPT's progress.
6 7 8		4)	Support to a VPT shall be determined by the VPT and the CT.
8 9 10 11	i.	Job Du CTs.	uties: The PAR bylaws have established job duties for prospective
12 13 14	j.	duratio	se Time: Release time will be provided based upon frequency and on of support needs as detailed in the Performance Improvement PIP) and shall include, but will not be limited to the following:
15 16 17 18		1)	Traveling to and from class visits and observation sites. Mileage will be reimbursed at the IRS rate pursuant to SJCOE policy.
19		2)	Completing documentation
20 21 22		3)	Preparing time for class visits
23		4)	Making arrangements for the support of the PT
24 25 26		5)	Training and staff development to accompany mentee.
26 27 28 29	k.		Report to Joint Committee: The CT shall submit a final report to no later than the date determined by the JC.
29 30 31	1.	Comp	ensation:
32 33 34 35 36 37		1)	When approved, the CT will receive compensation of \$35.00 per hour (not to exceed \$500, payable at the next available pay period) for training, which includes Joint Committee Orientation. Should the training require release time, compensation will not be provided.
38 39 40		2)	When a CT is assigned duties by the JC for an RPT, he/she will receive a stipend of \$2,300.00 (a minimum of 65 hours) payable at the next available pay period.
41 42 43 44 45 46		3)	When a CT receives an assignment by the JC, specific to VPT's, he/she shall be compensated at a rate of \$35 per hour up to a maximum of \$1,750 (a minimum of 50 hours) payable at the next available pay period. A CT may submit a written request for approval, up to an additional 25 hours, for duties performed

1 2 3 4 5 6 7		outside normal classroom hours. Those hours will be compensated at \$35.00 per hour payable at the next available pay period.
4		
5	4)	If the CT is approaching 25 hours with their VPT, they shall
6		meet with the JC and provide written justification for approval of
7		additional hours.
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1 2 3			ARTICLE XIX <u>DISCIPLINE</u>
4 5 6 7 8 9	1.	The cause pay	<u>Cause/Due Process</u> County Office of Education may discipline a unit member only for just se. Discipline shall include warnings, reprimands, or suspensions without for up to fifteen (15) working days. Discipline shall not include dismissal uspensions for more than fifteen (15) working days.
10 11 12 13 14 15	2.	The in the Cou	gressive Discipline following progressive discipline procedures will be applied except where, he sole judgment of management, the nature of the offense may require the anty Office of Education to directly impose a written warning, written imand, or suspension without pay.
16 17 18 19 20 21 22		a.	Verbal Counseling/Warning The County Office of Education shall first issue a verbal counseling/warning before imposing further discipline. Verbal counseling/warning may result in a post-conference summary memorandum. Post-conference summary memorandum will not be placed in the unit member's personnel file.
23 24 25 26 27 28		b.	Written Warning Subject to 2.a. above, written warnings will not be used unless the unit member has been verbally warned about similar actions within the last forty-eight (48) months. Written warnings will not be placed in the unit member's file.
29 30 31 32 33 34 35		c.	Written Reprimand Subject to 2.b. above, written reprimands will not be used unless the unit member has received a written warning about similar actions within the last forty-eight (48) months. The unit member will sign the reprimand to acknowledge receipt and a copy may be placed in the unit member's personnel file.
36 37 38 39 40 41 42 43 44 45 46		d.	Suspension Without Pay Subject to 2.c. above, suspension will not be used unless the unit member has received a written reprimand about similar actions within the last forty-eight (48) months. No unit member will be suspended more than fifteen (15) working days per incident. In all instances, however, the length of a suspension will relate to the severity of the action.

1 2 3 4 5	3.	<u>Notice</u> Notice of suspension will be made in writing and served in person or by certified mail upon the unit member by the superintendent or designee. A copy will be concurrently provided to the Association president. The notice of suspension will contain;
6 7 8		a. A statement of the specific acts or omissions upon which the action is based;
9 10		b. A statement of the cause(s) for which action is recommended;
11 12 13 14		c. Where applicable, the Education Code section, policy, rule regulation, or directive violated;
14 15 16		d. Penalty proposed and effective date;
10 17 18 19		e. Copies of the documentary evidence upon which the recommendation is based;
19 20 21 22 23		f. A statement of the unit member's right to challenge the proposed action by filing a grievance pursuant to the grievance procedures of Article IX Grievance Procedure of this agreement subject to section 4 below.
23 24 25 26 27 28 29	4.	<u>Grievance</u> Only written reprimands and suspension without pay may be subject to the grievance procedure in Article IX Grievance Procedure. Grievances filed alleging violations of the above sections regarding discipline may be filed directly at Level II.
30 31 32 33 34	5.	<u>Confidentiality</u> All information or proceedings regarding any actions or proposed actions pursuant to this Article will be kept confidential by the parties to the extent permitted by law.
34 35 36 37 38 39 40 41 42 43 44 45 46	6.	Education Code This Article is intended, for the purpose of suspension, to replace the provisions of Education Code Section 44944, but will not apply to suspension pursuant to Education Code Sections 44939, 44940 or 44942. Nor is this Article intended to preclude the County Office of Education's right to release temporary unit members, non-re-elect probationary unit members, issue Notices of Unprofessional Conduct or Unsatisfactory Performance to unit members pursuant to Education Code section 44938, or otherwise dismiss/terminate unit members consistent with legal requirements.

1 2 3		ARTICLE XX <u>MISCELLANEOUS PROVISIONS</u>
4 5 6 7	1.	Any individual contract between the County Office of Education and a unit member shall be subject to and consistent with the terms and conditions of this agreement.
8 9 10	2.	The County Office of Education will provide a substitute whenever a unit member is absent if a qualified substitute is available.
11 12 13 14 15 16 17 18 19	3.	The County Office of Education (SJCOE) and the Association recognize the importance of teacher/student ratios in providing a quality education program for students. SJCOE shall provide all unit members with projected maximum caseloads on or before the first day of instruction each school year. SJCOE shall make every attempt to maintain caseload/class size at or below the projected maximums. If enrollment exceeds projections and caseload/class size maximums require modification, administration will meet with the affected unit member(s) to determine appropriate resources and supports.
20 21	4.	No class size shall exceed the number of student workstations in the classroom.
22 23 24	5.	All bargaining unit members shall be provided a desk, a lockable filing cabinet, and storage space.
25 26 27 28	6.	Unit members shall have the right to consult on the content of courses and curriculum, the selection of textbooks, professional development, and in-service as it relates to the preceding.
29 30 31 32	7.	In the judgment of a unit member, if a student requires the attention of a specialist such as a counselor, psychologist, physician, or other specialist, they shall so inform the appropriate supervisor.
33 34 35 36	8.	The provisions of this agreement shall not be interpreted or applied in a manner which is arbitrary, capricious, or discriminatory. Rules which are designed to implement this agreement shall be uniform in application and effect.
37 38 39 40 41 42 43 44 45	9.	SJCOE shall make every reasonable effort to inform unit members in writing of next year's tentative assignment before the end of the regular school year, but no later than June 15. These assignments may be changed by written notice to the unit member up to the first unit member workday of the new school year. For any changes of assignment initiated pursuant to this section of this article which include moving to a different classroom, unit members shall be compensated up to 12 hours at the standard hourly teacher rate. An additional 6 hours may be granted upon request to the appropriate administrator. The County Office of Education shall move supplies, materials, furniture, and

1 2		equipment from one work location to another upon request of the unit member provided they are suitably boxed and/or packed.
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4	10.	ROC/P teachers shall remain temporary employees and shall not be served
5		March 15 layoff notification unless the Superintendent determines their services
6		are not required for the subsequent school year.
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1	ARTICLE XXI
2	SAVINGS
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4	When any provision of the agreement is found to be contrary to law by a court of
5	competent jurisdiction, then such provision shall be deemed invalid, to the extent
6	required by such court decision, but all other provisions shall continue in full force
7	and effect.
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1 2 3		ARTICLE XXII <u>CONCERTED ACTIVITIES</u>
4 5 6 7 8 9 10 11 12	1.	The County Office of Education and the Association agree that it is to their mutual benefit to encourage the resolution of differences through the meet-and- negotiate process. It is agreed that the Association and County Office of Education will support this Agreement for its term and will not appear before any public bodies to seek change or improvement in any matter subject to the meet-and-negotiate process, except by mutual agreement of the County Office of Education and the Association. The foregoing is not applicable to legislative advocacy, or to the seeking of judicial relief by the parties.
12 13 14 15 16 17 18 19 20	2.	During the term of this Agreement, it is agreed and understood that there will be no strike, work stoppage, slow-down, or picketing of the County Office of Education by the Association or by its officers, agents, or members, except this provision shall not prohibit unit members from engaging in peaceful protected activity consistent with PERB precedential decisions during non-instructional time. The County Office of Education will not participate in lock-out activities during the term of this Agreement.
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	3.	The Association recognizes the duty and obligation of its membership to comply with the provisions of this Agreement and to make every effort toward inducing all unit members to do so.

1		ARTICLE XXIII
2		COMPLETENESS OF AGREEMENT
2 3		
4	1.	This document comprises the entire agreement between the County Office of
5		Education and Association on matters within the lawful scope of negotiations
6		for the 2024-25, 2025-26, and 2026-27 school years.
7		101 die 2021 20, 2020 20, und 2020 27 Senoor yeurs.
8	2.	For the 2024-25 and 2025-26 school years, Article XV – Benefits and Article
8 9	۷.	
		XVI – Salary shall be reopened for negotiations.
10	2	
11	3.	For the 2024-25 and 2025-26 school year, each party may unilaterally reopen
12		not more than two (2) articles.
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14	4.	During the term of this Agreement, any article may be reopened with the mutual
15		consent of the Association and the County Office of Education.
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4 5	1.	1. This Agreement shall be effective as of July 1, 2024, and shall remain in full force and effect until June 30, 2027.						
6 7 8 9 10	2.	full force and effect for the term of	nt agreement, this Agreement will remain in f this Agreement, and for beyond the stated a new or modified Agreement is ratified by					
11 12	IN WI	TNESS WHEREOF, parties hereto h	ave set their hands this 28 th day of May 2024.					
13 14	FOR 7	THE ASSOCIATION	FOR THE COUNTY OFFICE OF EDUCATION					
15 16 17 18 19	Robin	Reynolds	Troy A. Brown, Ed.D.					
20 21 22 23	R	aquin County Educators' Association	County Superintendent of Schools					
24 25		aquin County Educators' Association	Deputy Superintendent					
26 27 28	<i>Ging</i> Gina P	L. Parish	Brandie Brunni					
28 29 30		mia Teachers Association	Assistant Superintendent					
31 32 33	Isanif	Jennifier Dawell er Powell	Melanie Greene Malaria Greene					
33 34 35	San Jo	er Powell aquin County Educators' Association	Melanie Greene Assistant Superintendent					
36 37 38			Christing F. Torres-Defers Christina Torres-Peters					
39 40 41 42			Chief Human Resources Officer					
43 44 45								
46 47 48								



2024-2025 TEACHER SALARY SCHEDULE

$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	-	TEACHER SALART SCHEDULE							
STEP15 UNITS30 UNITS45 UNITS60 UNITS75 UNITS90 UNITS1 $\$$ 59,453.00 $\$$ 62,111.00 $\$$ 64,770.00 $\$$ 67,422.00 $\$$ 70,086.00 $\$$ 72,187.002 $\$$ 59,453.00 $\$$ 62,111.00 $\$$ 64,770.00 $\$$ 67,422.00 $\$$ 70,086.00 $\$$ 72,187.003 $\$$ 62,050.00 $\$$ 64,704.00 $\$$ 67,374.00 $\$$ 70,012.00 $\$$ 72,765.00 $\$$ 74,856.004 $\$$ 64,639.00 $\$$ 67,300.00 $\$$ 69,949.00 $\$$ 72,606.00 $\$$ 77,520.00 $\$$ 74,856.005 $\$$ 67,238.00 $\$$ 67,300.00 $\$$ 72,51.00 $\$$ 77,5196.00 $\$$ 77,522.00 $\$$ 80,188.006 $\$$ 69,832.00 $\$$ 72,480.00 $\$$ 72,51.00 $\$$ 77,792.00 $\$$ 80,440.00 $\$$ 82,856.006 $\$$ 75,070.00 $\$$ 77,711.00 $\$$ 83,036.00 $\$$ 83,522.00 $\$$ 83,026.008 $\$$ 75,007.00 $\$$ 77,668.00 $\$$ 80,322.00 $\$$ 83,036.00 $\$$ 83,206.009 $\$$ 77,611.00 $\$$ 80,268.00 $\$$ 82,915.00 $\$$ 85,576.00 $\$$ 88,216.00 $\$$ 93,327.009 $\$$ 77,611.00 $\$$ 82,435.00 $\$$ 88,036.00 $\$$ 93,350.00 $\$$ 93,397.00 $\$$ 96,198.0010 $\$$ 80,203.00 $\$$ 88,031.00 $\$$ 93,279.00 $\$$ 93,699.00 $\$$ 96,198.0012 $\$$ 80,203.00 $\$$ 88,031.00 $\$$ 93,279.00 $\$$ 95,93.00 $\$$ 96,198.0012 $\$$ 80,203.00 $\$$ 88,031.00 $\$$ 93,279.00 $\$$ 95,936.00 $\$$ 96,198.0013 $\$$ 80,203.00 $\$$ 88,031.00		CL1	CL2	CL3	CL4	CL5	CL6		
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$\begin{array}{c c c c c c c c c c c c c c c c c c c $	STEP	15 UNITS	30 UNITS	45 UNITS	60 UNITS	75 UNITS	90 UNITS		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	1	\$ 59,453.00	\$ 62,111.00	\$ 64,770.00	\$ 67,422.00	\$ 70,086.00	\$ 72,187.00		
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	2	\$ 59,453.00	\$ 62,111.00	\$ 64,770.00	\$ 67,422.00	\$ 70,086.00	\$ 72,187.00		
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$\begin{array}{c c c c c c c c c c c c c c c c c c c $	4	\$ 64,639.00	\$ 67,300.00	\$ 69,949.00	\$ 72,606.00	\$ 75,262.00	\$ 77,520.00		
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	5	\$ 67,238.00	\$ 69,887.00	\$ 72,551.00	\$ 75,196.00	\$ 77,852.00	\$ 80,188.00		
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17\$ 80,203.00\$ 88,031.00\$ 93,279.00\$ 98,647.00\$101,323.00\$104,363.0018\$ 80,203.00\$ 88,031.00\$ 93,279.00\$ 98,647.00\$101,323.00\$104,363.0019\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0020\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0020\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0021\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0022\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0023\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0024\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0025\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.0026\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.00	15	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$ 95,936.00	\$ 98,609.00	\$101,569.00		
18\$ 80,203.00\$ 88,031.00\$ 93,279.00\$ 98,647.00\$101,323.00\$104,363.0019\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0020\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0021\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0021\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0022\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$106,746.00\$109,950.0023\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0024\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0025\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.0026\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.00	16	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$ 98,647.00	\$101,323.00	\$104,363.00		
19\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0020\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0021\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0022\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0023\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0024\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0025\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.0026\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.00	17	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$ 98,647.00	\$101,323.00	\$104,363.00		
20\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0021\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0022\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0023\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0024\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0025\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.0026\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.00	18	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$ 98,647.00	\$101,323.00	\$104,363.00		
21\$ 80,203.00\$ 88,031.00\$ 93,279.00\$101,353.00\$104,034.00\$107,154.0022\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0023\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0024\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0024\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0025\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.0026\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.00	19	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$101,353.00	\$104,034.00	\$107,154.00		
22\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0023\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0024\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0025\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.0026\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.00	20	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$101,353.00	\$104,034.00	\$107,154.00		
23\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0024\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0025\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.0026\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.00	21	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$101,353.00	\$104,034.00	\$107,154.00		
24\$ 80,203.00\$ 88,031.00\$ 93,279.00\$104,078.00\$106,746.00\$109,950.0025\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.0026\$ 80,203.00\$ 88,031.00\$ 93,279.00\$106,787.00\$109,455.00\$112,738.00	22	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$104,078.00	\$106,746.00	\$109,950.00		
25 \$ 80,203.00 \$ 88,031.00 \$ 93,279.00 \$106,787.00 \$109,455.00 \$112,738.00 26 \$ 80,203.00 \$ 88,031.00 \$ 93,279.00 \$106,787.00 \$109,455.00 \$112,738.00	23	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$104,078.00	\$106,746.00	\$109,950.00		
26 \$ 80,203.00 \$ 88,031.00 \$ 93,279.00 \$106,787.00 \$109,455.00 \$112,738.00	24	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$104,078.00	\$106,746.00	\$109,950.00		
	25	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$106,787.00	\$109,455.00	\$112,738.00		
	26	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$106,787.00	\$109,455.00	\$112,738.00		
	27	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$106,787.00	\$109,455.00	\$112,738.00		
28 \$ 80,203.00 \$ 88,031.00 \$ 93,279.00 \$109,455.00 \$112,195.00 \$115,556.00	28	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$109,455.00	\$112,195.00	\$115,556.00		

 Placement on the salary schedule shall be determined by the years of fully credentialed teaching experience and units earned beyond the Bachelor's Degree (minimum 75% of school year, Ref.: E.C. 44908) granting year for year experience credit and that full-time contracted teaching experience under a Waiver and Intern programs will be credited toward total years of experience.

- A career increment shall be granted to teachers commencing their 16th, 19th, 22nd, 25th and 28th year who have met the following requirements:
 A. Have reached Class IV, V, and VI.
 - B. Have completed 15, 18, 21, 24 (and 27 for Class IV, V and VI) years of creditable service requiring certification with the San Joaquin County Office of Education. Creditable service shall include appropriate experience outside the County Office of Education which was granted at the time of initial placement on the salary schedule.
 - C. Must have completed Master's Degree to move to Class VI.
- 3. An additional \$2,100 shall be granted for Master's Degree. Stipend will be pro-rated for less than full-time employment. (Effective 7/1/00, this shall be interpreted to include employees holding alternative certifications.)
- 4. An additional \$3,000 shall be granted for Doctoral Degree (Ph.D. or Ed.D.). Stipend will be pro-rated for less than full-time employment. The maximum of one stipend shall be paid per employee and shall be based on the highest degree earned.
- An additional \$5,000 Stipend shall be granted for certificated employees assigned to the Special Education Department. Stipend will be pro-rated for less than full-time equivalent.
- 6. An additional \$500 Stipend shall be granted to certificated staff who meet defined proficiency standards in Spanish or sign language when assigned to designated bilingual or DHOH classes. Stipend will be pro-rated for less than full-time equivalent. (Excluding LSH employees)
- 7. An additional \$1,000 Stipend shall be granted to certificated staff holding a BCLAD certificate when assigned to designated bilingual classes Stipend will be pro-rated for less than full-time equivalent. (Excluding LSH employees)
- 8. Employees paid on this Salary Schedule are represented by San Joaquin Educators Association California Teachers Association (CTA).

CLASSIFICATIONS						
Behavior Intervention Specialist	Teacher					
Teacher-Counselor	Teacher- Resource Specialist					



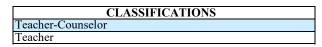
2024-2025 TEACHER DISCOVERY CHALLENGE ACADEMY SALARY SCHEDULE

	CL1	CL2	CL3	CL4	CL5	CL6
	B.A PLUS	B.A. PLUS	B.A. PLUS	B.A. PLUS	B.A. PLUS	B.A. PLUS
STEP	15 UNITS	30 UNITS	45 UNITS	60 UNITS	75 UNITS	90 UNITS
1	\$ 69,522.00	\$ 72,631.00	\$ 75,740.00	\$ 78,841.00	\$ 81,959.00	\$ 84,418.00
2	\$ 69,522.00	\$ 72,631.00	\$ 75,740.00	\$ 78,841.00	\$ 81,959.00	\$ 84,418.00
3	\$ 72,562.00	\$ 75,665.00	\$ 78,787.00	\$ 81,877.00	\$ 84,984.00	\$ 87,536.00
4	\$ 75,588.00	\$ 78,698.00	\$ 81,798.00	\$ 84,904.00	\$ 88,009.00	\$ 90,654.00
5	\$ 78,628.00	\$ 81,728.00	\$ 84,843.00	\$ 87,934.00	\$ 91,038.00	\$ 93,771.00
6	\$ 81,660.00	\$ 84,758.00	\$ 87,880.00	\$ 90,971.00	\$ 94,063.00	\$ 96,888.00
7	\$ 84,680.00	\$ 87,785.00	\$ 90,899.00	\$ 94,007.00	\$ 97,103.00	\$100,009.00
8	\$ 87,713.00	\$ 90,826.00	\$ 93,927.00	\$ 97,036.00	\$100,139.00	\$103,148.00
9	\$ 90,759.00	\$ 93,864.00	\$ 96,960.00	\$100,069.00	\$103,162.00	\$106,261.00
10	\$ 93,789.00	\$ 96,888.00	\$100,340.00	\$103,101.00	\$106,200.00	\$109,388.00
11	\$ 93,789.00	\$ 99,913.00	\$103,021.00	\$106,116.00	\$109,220.00	\$112,497.00
12	\$ 93,789.00	\$102,945.00	\$106,046.00	\$109,162.00	\$112,255.00	\$115,626.00
13	\$ 93,789.00	\$102,945.00	\$109,078.00	\$112,187.00	\$115,313.00	\$118,775.00
14	\$ 93,789.00	\$102,945.00	\$109,078.00	\$112,187.00	\$115,313.00	\$118,775.00
15	\$ 93,789.00	\$102,945.00	\$109,078.00	\$112,187.00	\$115,313.00	\$118,775.00
16	\$ 93,789.00	\$102,945.00	\$109,078.00	\$115,356.00	\$118,486.00	\$122,041.00
17	\$ 93,789.00	\$102,945.00	\$109,078.00	\$115,356.00	\$118,486.00	\$122,041.00
18	\$ 93,789.00	\$102,945.00	\$109,078.00	\$115,356.00	\$118,486.00	\$122,041.00
19	\$ 93,789.00	\$102,945.00	\$109,078.00	\$118,526.00	\$121,657.00	\$125,305.00
20	\$ 93,789.00	\$102,945.00	\$109,078.00	\$118,526.00	\$121,657.00	\$125,305.00
21	\$ 93,789.00	\$102,945.00	\$109,078.00	\$118,526.00	\$121,657.00	\$125,305.00
22	\$ 93,789.00	\$102,945.00	\$109,078.00	\$121,709.00	\$124,830.00	\$128,575.00
23	\$ 93,789.00	\$102,945.00	\$109,078.00	\$121,709.00	\$124,830.00	\$128,575.00
24	\$ 93,789.00	\$102,945.00	\$109,078.00	\$121,709.00	\$124,830.00	\$128,575.00
25	\$ 93,789.00	\$102,945.00	\$109,078.00	\$124,879.00	\$127,995.00	\$131,834.00
26	\$ 93,789.00	\$102,945.00	\$109,078.00	\$124,879.00	\$127,995.00	\$131,834.00
27	\$ 93,789.00	\$102,945.00	\$109,078.00	\$124,879.00	\$127,995.00	\$131,834.00
28	\$ 93,789.00	\$102,945.00	\$109,078.00	\$127,995.00	\$131,202.00	\$135,133.00

 Placement on the salary schedule shall be determined by the years of fully credentialed teaching experience and units earned beyond the Bachelor's Degree (minimum 75% of school year, Ref.: E.C. 44908) granting year for year experience credit and that full-time contracted teaching experience under a Waiver and Intern programs will be credited toward total years of experience.

2. A career increment shall be granted to teachers commencing their 16th, 19th, 22nd, 25th and 28th year who have met the following requirements:

- A. Have reached Class IV, V, and VI.
 B. Have completed 15, 18, 21, 24 (and 27 for Class IV, V and VI) years of creditable service requiring certification with the San Joaquin County Office of Education. Creditable service shall include appropriate experience outside the County Office of Education which was
- granted at the time of initial placement on the salary schedule. C. Must have completed Master's Degree to move to Class VI.
- C. Must have completed Master's Degree to move to Class VI.
- 3. An additional \$2,100 shall be granted for Master's Degree. Stipend will be pro-rated for less than full-time employment.
- (Effective 7/1/00, this shall be interpreted to include employees holding alternative certifications.)
- 4. An additional \$3,000 shall be granted for Doctoral Degree (Ph.D. or Ed.D.). Stipend will be pro-rated for less than full-time employment. The maximum of one stipend shall be paid per employee and shall be based on the highest degree earned.
- 5. An additional \$5,000 Stipend shall be granted for certificated employees assigned to the Special Education Department. Stipend will be pro-rated for less than full-time equivalent.
- 6. An additional \$500 Stipend shall be granted to certificated staff who meet defined proficiency standards in Spanish or sign language when assigned to desig bilingual or DHOH classes. Stipend will be pro-rated for less than full-time equivalent.
- An additional \$1,000 Stipend shall be granted to certificated staff holding a BCLAD certificate when assigned to designated bilingual classes. Stipend will be pro-rated for less than full-time equivalent.
- 8. Employees paid on this Salary Schedule are represented by San Joaquin Educators Association California Teachers Association (CTA).





2024-2025 LANGUAGE, SPEECH AND HEARING SPECIALIST SALARY SCHEDULE

	CL1	CL2	CL3	CL4	CL5	CL6
	B.A PLUS	B.A. PLUS				
STEP	15 UNITS	30 UNITS	45 UNITS	60 UNITS	75 UNITS	90 UNITS
1	\$ 68,964.00	\$ 72,048.00	\$ 75,131.00	\$ 78,207.00	\$ 81,299.00	\$ 83,738.00
2	\$ 68,964.00	\$ 72,048.00	\$ 75,131.00	\$ 78,207.00	\$ 81,299.00	\$ 83,738.00
3	\$ 71,977.00	\$ 75,056.00	\$ 78,154.00	\$ 81,222.00	\$ 84,304.00	\$ 86,835.00
4	\$ 74,981.00	\$ 78,065.00	\$ 81,142.00	\$ 84,220.00	\$ 87,302.00	\$ 89,920.00
5	\$ 77,996.00	\$ 81,072.00	\$ 84,158.00	\$ 87,227.00	\$ 90,306.00	\$ 93,017.00
6	\$ 81,006.00	\$ 84,077.00	\$ 87,172.00	\$ 90,237.00	\$ 93,310.00	\$ 96,113.00
7	\$ 83,999.00	\$ 87,081.00	\$ 90,169.00	\$ 93,251.00	\$ 96,322.00	\$ 99,207.00
8	\$ 87,008.00	\$ 90,096.00	\$ 93,173.00	\$ 96,255.00	\$ 99,336.00	\$102,317.00
9	\$ 90,030.00	\$ 93,111.00	\$ 96,182.00	\$ 99,268.00	\$102,333.00	\$105,406.00
10	\$ 93,035.00	\$ 96,112.00	\$ 99,534.00	\$102,270.00	\$105,345.00	\$108,510.00
11	\$ 93,035.00	\$ 99,108.00	\$102,192.00	\$105,261.00	\$108,340.00	\$111,592.00
12	\$ 93,035.00	\$102,116.00	\$105,195.00	\$108,287.00	\$111,352.00	\$114,698.00
13	\$ 93,035.00	\$102,116.00	\$108,204.00	\$111,289.00	\$114,385.00	\$117,819.00
14	\$ 93,035.00	\$102,116.00	\$108,204.00	\$111,289.00	\$114,385.00	\$117,819.00
15	\$ 93,035.00	\$102,116.00	\$108,204.00	\$111,289.00	\$114,385.00	\$117,819.00
16	\$ 93,035.00	\$102,116.00	\$108,204.00	\$114,429.00	\$117,532.00	\$121,060.00
17	\$ 93,035.00	\$102,116.00	\$108,204.00	\$114,429.00	\$117,532.00	\$121,060.00
18	\$ 93,035.00	\$102,116.00	\$108,204.00	\$114,429.00	\$117,532.00	\$121,060.00
19	\$ 93,035.00	\$102,116.00	\$108,204.00	\$117,572.00	\$120,679.00	\$124,297.00
20	\$ 93,035.00	\$102,116.00	\$108,204.00	\$117,572.00	\$120,679.00	\$124,297.00
21	\$ 93,035.00	\$102,116.00	\$108,204.00	\$117,572.00	\$120,679.00	\$124,297.00
22	\$ 93,035.00	\$102,116.00	\$108,204.00	\$120,730.00	\$123,828.00	\$127,542.00
23	\$ 93,035.00	\$102,116.00	\$108,204.00	\$120,730.00	\$123,828.00	\$127,542.00
24	\$ 93,035.00	\$102,116.00	\$108,204.00	\$120,730.00	\$123,828.00	\$127,542.00
25	\$ 93,035.00	\$102,116.00	\$108,204.00	\$123,873.00	\$126,970.00	\$130,775.00
26	\$ 93,035.00	\$102,116.00	\$108,204.00	\$123,873.00	\$126,970.00	\$130,775.00
27	\$ 93,035.00	\$102,116.00	\$108,204.00	\$123,873.00	\$126,970.00	\$130,775.00
28	\$ 93,035.00	\$102,116.00	\$108,204.00	\$126,970.00	\$130,145.00	\$134,045.00

 Placement on the salary schedule shall be determined by the years of fully credentialed teaching experience and units earned beyond the Bachelor's Degree (minimum 75% of school year, Ref.: E.C. 44908) granting year for year experience credit and that full-time contracted teaching experience under a Waiver and Intern programs will be credited toward total years of experience.

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- C. Must have completed Master's Degree to move to Class VI.
- 3. An additional \$2,100 shall be granted for Master's Degree. Stipend will be pro-rated for less than full-time employment. (Effective 7/1/00, this shall be interpreted to include employees holding alternative certifications.)
- 4. An additional \$3,000 shall be granted for Doctoral Degree (Ph.D. or Ed.D.). Stipend will be pro-rated for less than full-time employment.
- 5. The maximum of one stipend shall be paid per employee and shall be based on the highest degree earned.
- 6. An additional \$5,000 Stipend shall be granted for certificated employees assigned to the Special Education Department. Stipend will be pro-rated for less than full-time equivalent.
- 7. Employees paid on this Salary Schedule are represented by San Joaquin Educators Association California Teachers Association (CTA).





2024-2025 VOCATIONAL AND ROC/P SALARY SCHEDULE

	CL 1	CL2	CL3	CL4	CL5	CL6	CL7
	Preliminary/	BA PLUS 15	BA PLUS 30	BA PLUS 45	BA PLUS 60	BA PLUS 75	MA PLUS 90
STEP	Clear	OR 9 years exp	OR 10 years exp	OR 11 years exp	OR 12 years exp	OR 13 years exp	OR 14 years exp
1	\$ 56,908.00	\$ 59,453.00	\$ 62,111.00	\$ 64,770.00	\$ 67,422.00	\$ 70,086.00	\$ 72,187.00
2	\$ 56,908.00	\$ 59,453.00	\$ 62,111.00	\$ 64,770.00	\$ 67,422.00	\$ 70,086.00	\$ 72,187.00
3	\$ 59,504.00	\$ 62,050.00	\$ 64,704.00	\$ 67,374.00	\$ 70,019.00	\$ 72,675.00	\$ 74,856.00
4	\$ 62,085.00	\$ 64,639.00	\$ 67,300.00	\$ 69,949.00	\$ 72,606.00	\$ 75,262.00	\$ 77,520.00
5	\$ 64,689.00	\$ 67,238.00	\$ 69,887.00	\$ 72,551.00	\$ 75,196.00	\$ 77,852.00	\$ 80,188.00
6	\$ 67,281.00	\$ 69,832.00	\$ 72,480.00	\$ 75,146.00	\$ 77,792.00	\$ 80,440.00	\$ 82,856.00
7	\$ 69,851.00	\$ 72,414.00	\$ 75,070.00	\$ 77,731.00	\$ 80,387.00	\$ 83,036.00	\$ 85,522.00
8	\$ 72,438.00	\$ 75,007.00	\$ 77,668.00	\$ 80,322.00	\$ 82,979.00	\$ 85,634.00	\$ 88,206.00
9	\$ 72,438.00	\$ 77,611.00	\$ 80,268.00	\$ 82,915.00	\$ 85,576.00	\$ 88,215.00	\$ 90,867.00
10	\$ 72,438.00	\$ 80,203.00	\$ 82,855.00	\$ 85,804.00	\$ 88,166.00	\$ 90,816.00	\$ 93,542.00
11	\$ 72,438.00	\$ 80,203.00	\$ 85,439.00	\$ 88,096.00	\$ 90,744.00	\$ 93,397.00	\$ 96,198.00
12	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 90,684.00	\$ 93,350.00	\$ 95,993.00	\$ 98,877.00
13	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$ 95,936.00	\$ 98,609.00	\$101,569.00
14	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$ 95,936.00	\$ 98,609.00	\$101,569.00
15	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$ 95,936.00	\$ 98,609.00	\$101,569.00
16	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$ 98,647.00	\$101,323.00	\$104,363.00
17	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$ 98,647.00	\$101,323.00	\$104,363.00
18	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$ 98,647.00	\$101,323.00	\$104,363.00
19	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$101,353.00	\$104,034.00	\$107,154.00
20	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$101,353.00	\$104,034.00	\$107,154.00
21	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$101,353.00	\$104,034.00	\$107,154.00
22	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$104,078.00	\$106,746.00	\$109,950.00
23	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$104,078.00	\$106,746.00	\$109,950.00
24	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$104,078.00	\$106,746.00	\$109,950.00
25	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$106,787.00	\$109,455.00	\$112,738.00
26	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$106,787.00	\$109,455.00	\$112,738.00
27	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$106,787.00	\$109,455.00	\$112,738.00
28	\$ 72,438.00	\$ 80,203.00	\$ 88,031.00	\$ 93,279.00	\$109,455.00	\$112,195.00	\$115,556.00

Yearly contractual salaries are based on an 8 hour daily assignment for 183 days. (New employee work year is 184 days.) Assignments other than full time will be paid at the hourly rate.

CREDENTIAL CLASSIFICATION

CL 1: Preliminary or Clear CTE Credential

- CL 2: Bachelor's Degree + 15 units OR 9 years industry experience and Clear CTE Credential
- CL 3: Bachelor's Degree + 30 units OR 10 years industry experience and a Clear CTE Credential
- CL 4: Bachelor's Degree + 45 units OR 11 years industry experience and a Clear CTE Credential
- CL 5: Bachelor's Degree + 60 units OR 12 years industry experience and a Clear CTE Credential
- CL 6: Bachelor's Degree + 75 units OR 13 years industry experience and a Clear CTE Credential
- CL 7: Master's Degree + 90 units OR 14 years industry experience and a Clear CTE Credential
- Placement on the salary schedule shall be determined by credential classification, approved post baccalaureate units, and by years of fully credentialed teaching experience (minimum 75% of the school year. Ref: EC44908). In lieu of Bachelor's Degree - 1,000 hours of industry experience equals 1 year experience (8 years is equal to a Bachelor's Degree OR 15 semester units equals 1 year experience). Industry experience must be in teaching authorization assigned by SJCOE. There will be no mixing and matching. If using degree and units an educator cannot also use experience. Appropriateness of experience and academic coursework will be determined by the County Superintendent or his designee.
- Initial class/step placement is based on information provided by the new employee at the New Hire Orientation. Verification of credential classification, applicable experience, and official transcripts must be received by the Human Resources Department within thirty (30) days of employment. The furnishing of all such records is the responsibility of the employee.
- 3. A career increment shall be granted to teachers commencing their 16th, 19th, 22nd, 25th and 28th year who have met the following requirements: A. Have reached Class V, VI, and VII.
 - B. Have completed 15, 18, 21, 24 (and 27 for Class V, VI and VII) years of creditable service requiring certification with the San Joaquin County Office of Education. Creditable service shall include appropriate experience outside the County Office of Education which was granted at the initial placement on the salary schedule.
 C. Must have completed a Master's Degree to move to Class VII OR have 14 years industry experience and a Clear CTE Credential.
- 4. An additional \$2,100 shall be granted for Master's Degree. Stipend will be pro-rated for less than full-time employment.
- 5. An additional \$3,000 shall be granted for Doctoral Degree (Ph.D. or Ed.D.). Stipend will be pro-rated for less than full-time employment.
- The maximum of one stipend shall be paid per employee and shall be based on the highest degree earned.
- 6. Employees paid on this Salary Schedule are represented by San Joaquin Educators Association California Teachers Association (CTA).

Service by a person as an instructor in classes conducted at regional occupations centers or programs, shall not be included in computing the service required as a prerequisite to attainment of or eligibility to, classification as a permanent employee. (Education Code 44910)

Individual ROP courses are temporary in nature and subject to termination if and when enrollment drops to a level that is determined to be a class of insufficient size to justify continuation and/or an evaluation indicates that the anticipated employment demand for trainees in the program does not justify the continuation of the course.

