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ARTICLE 2: RECOGNITION

1 2 2.1 The District recognizes the Association as the exclusive representative for those all certificated unit members employed in the following classification:

Adult Ed Teacher	Sahaal Davahalagiat
	School Psychologist
Adaptive PE Specialist (APE)	Orientation and Mobility Specialist (OMS)
Child Welfare & Attendance	Regular Probationary or Permanent Adult
Counselor,	Education Teacher
Classroom Teacher	Resource Specialist (RSP)
School Counselor	Speech and Language Pathologist (SLP)
Deaf and Hard of Hearing Specialist	Teacher of the Deaf and Hard of Hearing
	(DHH) Aurally Handicapped (AH)
Activities Director of Student Athletics	Teacher of Home/Hospital Instruction (H&H)
Gifted/Talented Program Specialist	Teacher of Special Education Mild/Moderate
	Disabilities
Gifted/Talented Teacher	Teacher of Severely Handicapped (SH)
Intern Teacher	Teacher of Visually Impaired (VI)
	Handicapped (VH)
Language Arts/Reading Specialist	Teacher on Special Assignment (TSA)
School Librarian	Temporary Specialist
School Nurse	Temporary Teacher
Program Specialist	Traveling Teacher

2.2 After the effective date of this Agreement, should the District create classifications of certified unit members in addition to those listed above, such classification shall be included in the certified unit members' bargaining unit unless such classifications are management, confidential, or supervisory, as defined by the statute.

- 2.3 Beginning with the 2005-06 school year, the bargaining unit positions of Athletic Directors and Activities Directors at the comprehensive high schools shall be phased out of the unit and converted to administrative positions. In doing so, the following procedures shall be followed:
 - (a) Except as provided in (b) below, each conversion shall be on a position-by-position basis and shall be converted through attrition.
 - (b) A bargaining unit member currently holding the position of Athletic Director or Activities Director shall be given the choice to remain a member of the bargaining unit or go to the new administrative position if she/he meets the qualifications established by the District.
- 17 (c) Those remaining in the bargaining unit shall not be removed from the position for the
 18 express purpose of converting the position to an administrative position.

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1 2 3 4	2.4 The District and Association recognize that the duties and work performed by the certificated employees in the bargaining unit described above shall be performed only by unit members. This work, excluding before and after school programs, shall not be subcontracted or otherwise transferred out of the bargaining unit without joint agreement.
5 6 7 8	Beginning with the 2019-2020 school year, the bargaining unit positions of Student Advisors at the high schools/intermediate schools shall be phased out of the unit and converted to administrative positions. In doing so, the following procedures shall be followed:
9 10	(a) Except as provided in (b) below, each conversion shall be on a position-by-position be basis and shall be converted through attrition.
11 12 13	(b) A bargaining unit member currently holding the position of Student Advisor shall be given the choice to remain a member of the bargaining unit or go to the new administrative position if she/he meets the qualifications established by the District.
14 15	(c) Those remaining in the bargaining unit shall not be removed from the position for the express purpose of converting the position to an administrative position.

MEMORANDUM OF UNDERSTANDING BETWEEN THE CORONA-NORCO UNIFIED SCHOOL DISTRICT AND

THE CORONA-NORCO TEACHERS ASSOCIATION

May 20, 2014

1 This memorandum of understanding is entered into by and between the Corona-Norco Unified

2 School District and Corona-Norco Teachers Association concerning Article 2.1, Recognition.

3 The District recognizes the Association as the exclusive representative for Temporary Specialists.

4 Continuing from July 1, 2013, CNUSD shall give employment contracts to Temporary Specialist

5 Employees (Temp Specialists).

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6 Article 1-8 shall apply to Temp Specialists.

7 Article 9, Miscellaneous Provisions, shall not apply to Temp Specialists except that:

• Article 9.1-9.14 and 9.17-9.20 shall apply.

Article 10, Hours of Employment, shall not apply to Temp Specialists except that 10.1 will
include Temp Specialists as Classroom Teachers, and 10.3 shall apply. The following shall
apply:

- Employment contracts shall be for no longer than 133 days per school year.
- Temp Specialists hours may not exceed 28.75 work hours per week.
- Temp Specialists contracts will be 5.75 hours per day plus a 30 minute duty free lunch or 3.5 hours per day.
- The work week shall be consistent from week to week, but the hours may be flexed with reasonable notification.
- Temp Specialists may be used for playground duty, before, during, or after the student day during the regular instructional year if it is within their 5.75 hours and after all other certificated teachers have been offered the available work. They may be used for this purpose during intersessions. Temp Specialists may attend staff meetings, SSTs, IEPs or PLCs only if inside their contractual work day.

Article 11, Unit Member Safety, shall apply to Temp Specialists except that: Article 11.6 and
11.7 shall not apply.

25 Article 12, Class Size, shall not apply. The following shall apply:

- Class size for a Temp Specialist shall not exceed 34.
- Temp Specialists shall not be included in calculations to determine class size ratios.

1 Article 13, Leaves, shall not apply. The following shall apply:

- Temp Specialists shall earn sick leave at a rate of .054 day of leave per full workday of service.
- This leave is accumulable as prescribed by statute.
- Article 13.2 (b), 13.2 (c), 13.3, 13.4, 13.5, 13.8, 13.9, and 13.10 shall apply as applicable per statute.
- 7 Article 14, Transfer Policy, shall not apply.

8 Article 15, Certificated Unit Member Evaluation Procedures, shall not apply. The following

9 shall apply: The District may evaluate the Temp Specialist at the discretion of the District on the
10 Substitute Teacher Evaluation Form.

- 11 Article 16, Salaries, shall not apply. Temp Specialists shall be paid according to the Salary
- 12 Schedule for Temp Specialists below. This Salary Schedule shall reflect the negotiated salary
- 13 adjustment.

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ТҮРЕ	HOURS	DAILY RATE AS OF 2023-2024
Temp Specialists 1A	3.5	\$118.02
	5.75	\$193.89
Temp Specialists 1B	3.5	\$151.88
	5.75	\$249.52
Temp Specialists 1C	3.5	\$202.43
	5.75	\$332.58

14 Article 17, Unit members benefits shall not apply. The following shall apply:

- Temp Specialists may individually purchase medical and life insurance benefits through the District at the same rates as Unit Members working at least 138 days in a school year.
- 17 Article 18, Unit Member Travel, shall apply.
- 18 Article 19, Part Time employment with Full Retirement Credit, shall not apply.
- 19 Article 20, Grievance Procedure, shall apply.
- 20 Article 21, Summer School, shall not apply.
- 21 Article 22, Professional Growth, shall not apply.
- 22 Article 23, Year Round School, shall not apply except that: Article 23.5, 23.8, 23.16 shall apply.
- 23 Article 24, Intermediate Schools, shall not apply.
- 24 Article 25, Left Blank Intentionally.
- 25 Article 26, Special Education, shall not apply.
- 26 Article 27, Educational Innovations, shall not apply.
- 27 Article 28, Site Based Decision Making shall apply.

1	Article 29, Peer Assistance and Review, shall not apply.
2	Article 30, Shared Contracts, shall not apply.
3	None of the appendices shall apply.
4 5 6	At the discretion of the District, during periods a person is not on a contract as a Temp Specialist, the employee may work as day-to-day and long-term substitutes for the CNUSD so long as these duties are differentiated from those required by their Temp Specialists contracts.
7	Temp Specialists may apply for any openings within the District for which they are qualified.
8 9	Temp Specialists may be released at the discretion of the District in accordance with the California Education Code.
10	Temp Specialists may not be the teacher of record.
11	Teachers may not be asked to provide input in the evaluation of a Temp Specialist.
12	Teachers working with Temp Specialists will provide academic guidance to the Temp Specialists.
13	Site administration will direct the assignments of the Temp Specialists.
14 15	Side Site administration and the teacher will collaborate on the format of instruction provided to the students.
16 17 18	Temp Specialists may not begin working until after the have signed the CNUSD Offer of Employment/Temporary Specialist – Certificated and the designated school receives said contract, approved and signed by the Superintendent of Schools or Authorized Designee.
19	Except as expressly modified herein, the Agreement between the parties shall be unchanged.
20 21	This Memorandum of Understanding shall constitute the entire agreement of the parties as to this issue and may only be modified or amended in writing, signed by both parties.
22	This MOU shall expire on June 30, 2027. be in effect from July 1, 2018 through June 30, 2024
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ARTICLE 4: MAINTENANCE OF STANDARDS BENEFITS

- 4.1 Unless provided otherwise by this Agreement, no unit member shall be deprived of current benefits granted by law, or existing written Board Policy. Nor shall any unit member be required to perform duties or assume responsibilities other than those specified in law or existing written Board Policy.
 - 4.2 Any subject or matter which was or could have been the subject of negotiations may be reopened for the purposes of negotiations by the mutual consent of the District and the Association.

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ARTICLE 9: MISCELLANEOUS PROVISIONS

Rename to Article 9: Employee Discipline

Move items in current article 9 to appropriate locations in the contract as listed below.

Current Article Number Location	Move to Article Number
0.1	Article 4 Maintenance of Standards
0.2	Article 4 Maintenance of Standards
9.3	Article 1 Agreement
9.4	Article 11 Safety
9.5	Article 5 Board's Rights & District Powers
9.6 - 9.13	Stays in new Article 9 Discipline
9.14	Article 8 Professional Dues & Fees
9.15	Article 18 Unit Member Travel
9.16	Article 18 Unit Member Travel
9.17	Article 15 Evaluation Procedures
9.18	Article 11 Safety
9.19	Article 10 Hours of Employment
9.20	Article 26 Special Education
9.21	Article 6 Negotiation Procedures

GRADEBOOK/I.T. TASK FORCE

This Memorandum of Understanding is agreed upon between the Corona-Norco Unified School District and Corona-Norco Teachers Association concerning Article 9.19.

- (a) Immediately after the ratification of the CBA for the 2014-15 and throughout the 2016-2017 and 2017-2018 school year, and any time thereafter when changes are made to the electronic gradebook, a committee of bargaining unit members, I.T. personnel, and District management will be convened for the purposes of:
- (1) Developing guidelines related to the utilization of the District adopted electronic gradebook.
 - (2) Problem solving implementation issues related to the utilization of the District adopted electronic gradebook.
 - (3) Communicating with stakeholders related to the utilization of the District adopted electronic gradebook.
 - (4) Developing a timeline and structure to review implementation progress and issues related to the implementation of the District adopted electronic gradebook.
- (b) At the beginning of the 2015-16 school year, teachers will be required to utilize the District adopted electronic gradebook. Teachers will be required to update the grades at a minimum of every other week unless otherwise determined by the committee.
- (c) Should the District adopted electronic gradebook be changed or the technology of the District adopted electronic gradebook not be an efficient and effective tool as determined by the Task Force, teachers shall be held harmless for the inability to utilize the District adopted electronic gradebook and the required updating until appropriate training has taken place or the technology works appropriately.
- (d) During the 2016-2017 and 2017-2018 school year a grade book steering committee will continue to meet to discuss the use of the electronic grade book by unit members.

Except as expressly modified herein, the agreement between the parties shall be unchanged.
This memorandum of understanding shall constitute the entire agreement of the parties as to this
issue and may only be modified or amended in writing, signed by both parties.

28 This MOU shall expire on June 30, 2024 2027.

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STANDARDS-BASED GRADING

January 24, 2024

The Corona-Norco Unified School District ("District") and Corona-Norco Teachers Association ("Association") enter this Memorandum of Understanding ("MOU") regarding the implementation of Standards-Based Grading for Elementary TK-6 grade teachers. Our intent is to improve the clarity, fairness, and effectiveness of the grading and assessment system with the goal of not increasing teacher workload. The District and the Association agree to the following: (a) All TK-6 teachers shall attend three (3) days of mandatory training focused on Standards-Based Grading no later than May 31, 2025. (1) All teachers shall be given the opportunity to attend the trainings scheduled during the professional workday and a substitute teacher shall be provided. (2) If additional trainings are offered outside of the professional workday and/or off track, teachers shall be compensated at curriculum rate. (b) The District trainings shall cover the following topics: (1) Fair and accurate grading practices/philosophy. (2) Grading calibration in different content areas using the new scoring system. (3) O Gradebook training. (c) The District shall develop resources and communicate to parents and the community of the change to Standards-Based Grading. In addition, the following resources shall be provided for

- TK-6 teachers at the school sites:
- (1) Calibration samples, rubric samples that align with district adopted curriculum and state standards.
- (2) Communication resources for parents explaining the transition to standards-based grading shall be provided for teachers to share with parents, as needed.
- (d) The Standards-Based Grading Committee shall continue to meet at least one (1) time per trimester to review and discuss the progress of training and workload.
 - (1) The Joint District-Association Standards-Based Grading Committee shall be composed of equal numbers of District and Association appointees, providing experts as requested, and allowing for guests and visitors as mutually agreed upon to provide information and share concerns.
 - (2) The Committee shall make recommendations to the Negotiations Teams by March 15.
- (e) All TK-6 teachers, excluding sixth grade programs at any secondary school, shall implement standards-based grading and utilize the new report card starting in the 2025-2026 school year.

This MOU shall expire June 30, 2027.

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		ARTICLE 10: HOURS OF EMPLOYMENT
1 2	10.1	For the purpose of this section, the term "classroom teachers" shall mean the following classification of unit members.
3		Classroom Teacher
4		Gifted and Talented Teacher
5		Intern Teacher
6		Language Arts/Reading Specialist
7		Program Specialist
8		Resource Specialist
9 10		Teacher of the Deaf and Hard of Hearing (DHH) Teacher of Special Education
10		Teacher of Communicatively Handicapped
12		Teacher of Learning Handicapped
13		Teacher of Mild/Moderate Disabilities
14		Teacher of Moderate/Severe Disabilities
15		Teacher of Physically Handicapped
16		Teacher of Severely Handicapped
17		Teacher on Special Assignment
18		Temporary Teacher
19		Traveling Teacher
20		For the purpose of this section, the term "Support Personnel" shall mean all
21		remaining classifications of unit members in section 2.1, with the exception of
22		Regular Probationary or Permanent Adult Education Teachers.
23	10.2	Unit Member Professional Day- The normal workday for each unit member shall
24		begin ten (10) minutes before and ten (10) minutes after the instructional day unless
25		required to be longer to complete all duties required by the Collective Bargaining
26		Agreement (CBA or "Contract"). Such duties include, but are not limited to, duty,
27		before and after school, required parent teacher conferences/SST/IEP meetings, and
28 20		one (1) sixty (60) minute staff meeting per month, with up to five (5) extra staff meetings ner user but no more than two (2) staff meetings in each month. Unit
29 30		meetings per year but no more than two (2) staff meetings in each month. Unit members who are tracking on/off shall not be required to attend staff meetings during
30 31		track on/off days. Unit members at Year Round Schools may be asked to attend a
32		make-up meeting in order to keep transitioning unit members up to date. The
33		workday shall include a continuous uninterrupted duty-free lunch period of thirty (30)
34		minutes minimum duration. In addition, elementary principals shall develop a site
35		procedure which allows all unit members who are on lunch duty or recess duty to
36		have the opportunity to go to the restroom. The classroom teacher workday for a
37		traditional daily intermediate and high school schedule shall include a
38		conference/preparation period of not less than forty-five (45) continuous minutes in
39		duration or the equivalent of one regular class period at the site. The Classroom

1		duration or the equivalent of one regular class period at the site. The Classroom
2		teacher workday for block schedules at intermediate and high schools shall include a
3		conference/preparation period of not less than ninety (90) continuous minutes over a two (2) day period. In executional situations including but not limited to state testing
4 5		two (2) day period. In exceptional situations including but not limited to state testing and WASC, the window for calculating conference/preparation time may be extended
6		over 10 consecutive student days. In such situations, classroom teachers shall be
7		provided with equitable preparation time with a minimum of 432 minutes at the
8		intermediate and 505 minutes at the high school level or the equivalent of the sum of
9		their preparation period time over the course of 10 regular school days. Regardless of
10		schedule changes, the norm for prep time will continue where every member at the
11 12		site receives the equivalent of one regular class period of prep per day. If a site were to change their bell schedule from the 21-22 schedule, that site would have to follow
12		the site waiver process. Parent conferences will not be scheduled during
14		conference/preparation period without prior approval of the affected teacher unless
15		the teacher is given forty-eight hours advance notice.
16	(a)	Elementary school sites have a daily conference/preparation period outside of the
17 18		instructional day as determined by the unit member. All parent conferences are to be scheduled by the unit members at site in accordance with District policy.
19 20	(b)	At intermediate and high school sites, all conference/preparation periods are to be
20		spent at a district site.
21	(c)	Use of conference/preparation periods for in-service or staff training shall be by
22		mutual permission of both unit members and the District.
23	(d)	At sites with later starting times, the administration and unit members may
24		collaboratively opt for some or all meetings to take place before the start of school.
25	(e)	Each site may set aside one consistent day each week when no after-school meeting
26		will be scheduled. This allows unit members to make routine appointments without
27		concern that a called meeting will force its cancellation.
28	(f)	No site staff meetings will be held on days when regularly scheduled CNTA
29		Representative Council meetings are held.
30	(g)	The workday shall also include a Professional Learning Community (PLC) time of
31		ninety (90) minutes in length, once per week on a shortened instructional day as
32		outlined on the approved academic school calendar for collaborative planning. Refer
33		to the PLC MOU.
34	(h)	Itinerant staff and elementary support staff are not required, but may be requested by
35 26		collaborative teams when appropriate, to attend Professional Learning Community
36		(PLC) meetings, but shall remain on campus during that time.

1 2 3 4 5 6	(i)	Special Education (SDC and RSP) teachers are allowed to miss one (1) PLC meeting per month for IEP preparation agreed upon with the site administrator. IEP meetings shall not take place at this time. Unit members who must travel between school sites during lunch hours shall be given sufficient time to ensure that they will also have a continuous uninterrupted duty-free lunch period of thirty (30) minutes minimum duration.
7 8	(j)	Using 2022-2023 as the base year, individual schools may only modify their current instructional minutes through the site waiver process.
9 10	(k)	It is the responsibility of unit members to be prepared for the instructional and/or other classification specific responsibilities.
11 12 13 14 15 16	10.3	A unit member's immediate supervisor shall have the authority to grant release time in cases of individual emergencies with no reduction in unit member's wages or other benefits. Differences in application of this section shall not be subject to the grievance procedure, except as to consistent application by an individual supervisor. Release time shall be granted for a teacher to attend the funeral of a student who was enrolled in the class of the teacher at the time of the student's death.
17 18	10.4	Unit members may be required to spend additional time at the work site for work-related tasks, subject to the following instructions:
19 20 21 22 23 24 25 26 27 28 29	(a)	Unit members may be required attend a minimum of two (2) school-wide events such as open house/back-to-school nights/other collaboratively designed events per year. There shall be no staff meetings on open house/back-to-school nights. Attendance at all other parent-teacher organization meetings is voluntary. Attendance at the High School graduation ceremony is required and will count as one of the two (2) required events per year. At all high school sites prior to graduation duties being announced, the site administration and CNTA Site Reps shall meet to collaborate on graduation duties and the process for how duties shall be filled. Members shall be asked for their preferred duties, and every effort shall be made to honor the member's preferred duty. For off-site graduations, high schools shall rotate times, and unit members shall be provided a parking pass and mileage reimbursement to and from the venue.
30 31 32 33 34 35	(b)	Unit members may be required to attend extra-curricular activities (students' social/athletic events) only if after a reasonable attempt to solicit volunteers, sufficient volunteers are not available. Any such assignments shall be made on an equitable basis. For the purposes of this article, a volunteer is a unit member who requests to perform services at a specific function, and whose performance has prior authorization of the unit member's supervisor.

1 2 3 4 5 6 7 8	(c)	 conclusion of the workday, unit members may hours annually at curriculum rate, in thirty (30) schools, meeting may be before school). elect t development rate for the additional time spent, Time begins thirty (30) minutes after the comp professional day. Unit members may not be required. IEP, SST, or 504 meetings on the same day, On 	submit time cards for up to twenty (20) minute increments (at late start to be compensated at the curriculum in thirty (30) minute increments. letion or before the start of the puired to attend before and after school ly one (1) IEP, SST, or 504 a day,
9 10		morning or afternoon. The total expenditure un not exceed \$100,000 District-wide.	der this section (and Article 26.9) shall
11 12	(d)	Staff meetings shall begin as soon as possible a day.	after the end of the student instructional
13 14	(e)	School sites shall schedule before and after sch than fifteen (15) minutes.	ool duties for a duration of no more
15 16	10.5	The workday for Adult Education Teachers shall be and the unit member. No unit members shall be re	
17 18 19 20 21 22	10.6	Unit members' input shall be solicited and consider specific daily schedule and the non-teaching duty p duties, location and duration at each school or work consideration will be given to staff input regarding member to pay. To the extent practicable, duty sch equitable.	blan and schedule, including number of k location. At elementary sites, the number of duties for each staff
23	10.7	Unless listed below, the work year for all unit mem	ibers shall be 185 workdays.
		School Librarian	191 workdays
		School Nurse	
		School Counselor	196 workdays
		Speech Language Pathologist	
		Deaf and Hard of Hearing Specialist	
		Teacher of Adaptive Physical Education (APE)	
		Visually Impaired (VI)	
		Orientation and Mobility Specialist (OMS)	
		School Psychologist	201 workdays
		Activities Director	
		Year-Round Multi-Track Resource Specialist	205 workdays*
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Special Education Program Specialist	212 workdays
Agriculture Teacher	227 workdays

*The District shall will-determine the number of two hundred five (205) workdays Resource Specialist positions available based on staffing needs. Openings for Resource Specialists shall be posted and filled as either one hundred eighty-five (185) day work year positions or two hundred five (205) day work year positions.

The work year for Adult Education Teachers and Temporary Teachers shall be mutually agreed by the District and the unit member.

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The work year of all other unit members shall be one hundred eighty-five (185) workdays. unless otherwise agreed by the District and unit member. The work year for non-support personnel unit members who have not been employed by the District in the past in other than a substitute position and who are placed on Class A, Steps 1-3 and Class B, Step 1 shall be one hundred ninety (190) days or an equivalent number of hours agreed by the District and the unit member. All other new non-support personnel unit members shall work one hundred eighty-six (186) days. The per diem rate for these members shall be based on one hundred eighty five (185) days of service. In assignment of the number of days in the work year for each unit member, the unit member's immediate supervisor shall give priority to the unit member's preferences whenever possible.

10.8 Specific workdays shall be determined by the appropriate calendar and unit member's supervisor. In the assignment of the specific workdays for each unit member, the unit member's immediate supervisor shall give priority to the unit member's preferences whenever possible. The calendar of workdays for unit members shall be as specified in the appendix. All unit members shall have at least ten (10) calendar days prior notice of returning to work after summer vacation.

10.9 The work year for non-support personnel unit members with one hundred eighty-five
(185) workdays shall include one hundred eighty (180) school student instructional days
for traditional tracks and one hundred seventy-five (175) student instructional days for
year-round tracks. unless otherwise agreed by the District and the unit member. The
remaining workdays shall be allocated for planning, preparation of work locations,
assignment of student grades, student registration, and other such functions.

10.10 No less than one and one-half (1-1/2) days of the teacher in-service days prior to the start of the student year shall be available for teacher preparation. It shall be the responsibility of the site administrator to ensure the combined time for scheduled District and site inservice shall not infringe upon the one and one-half (1-1/2) days of teacher preparation time. Staff development and prep days are scheduled each year and are found on the district school track calendars. Flexibility shall be given on the order of S, P, and S/P days when administration gives the effected staff a minimum of two weeks notice via

email, of any change in the order, but the delineation of the days must be kept. On S/P days, the S and P portions shall each be 3.5 hours in continuous length, respectively. All days shall have a scheduled duty free lunch, that shall be a minimum of 30 minutes. If travel from one site to another site is required, then travel time shall be embedded in the S day portion and shall be exclusive of lunch or prep time. In the 2024-2025 school year, all unit members shall be reimbursed up to four (4) hours of curriculum rate for preparation time. These hours shall be outside of the contract day and at the discretion of the unit members.

9 10.11 Whenever possible, unit members at schools that develop SIP plans and have requested
 10 release time for staff development and/or professional growth shall have the request
 11 honored.

12 10.12 Any high school undergoing a full WASC accreditation shall have the option of 13 customizing their student schedule to incorporate up to five (5) student minimum days. Any high school undergoing a mid-year (three-year) WASC accreditation review 14 following a full, six (6) year accreditation may, upon request, customize their student 15 schedule to incorporate up to three (3) student minimum days. The instructional minutes 16 of the remaining days shall be increased to make up any student time lost as a result of 17 the aforementioned minimum days. The School Site Council shall work with the 18 principal to determine the number of days and the schedule of minimum days. Such 19 schedule shall be submitted to the Deputy Superintendent no later than March 1st of the 20 year preceding the review. 21

10.13 The elementary work calendar shall include a full non-student day followed by four minimum days in order to conduct parent conferences during the professional day. Beginning in the 2023-2024 school year, the conference week shall be placed no sooner than the last week of Trimester 1.

26 10.14 The District shall offer all new unit members an orientation day prior to the start of the traditional school year. In order to fulfill the requirements of AB 119, the Association 27 shall be given two (2) hours of uninterrupted time to communicate with bargaining unit 28 members. The District portion of the training shall last five (5) hours. Unit members 29 assigned to a Year Round Site shall be provided with a substitute teacher in order to 30 attend if scheduled on a work day. Unit Members who are not scheduled to work on this 31 day shall be paid a stipend of \$200 for attending the AM session and \$200 for attending 32 33 the PM session for a total of \$400 for attending the entire day. This amount shall be increased at the same percentage as yearly certificated unit member salary increases. 34

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IEP MEETING TIMECARDS

This Memorandum of Understanding is an agreement between the Corona-Norco Unified School
 District and the Corona-Norco Teachers Association concerning Article 10.4(c).

3 A common interest of both parties is to examine the cost, District-wide, when classroom teachers

4 submit timecards as IEP meetings extend more than thirty (30) minutes past the conclusion of the

5 teacher workday. Classroom teachers may submit time cards for up to twenty (20) hours

6 annually at curriculum rate, in thirty (30) minute increments, for after school IEP meetings only

7 (at late start schools meetings may be before school). Time begins thirty (30) minutes after the

8 completion or before the start of the professional day.

9 This MOU will sunset on June 30, 2024 unless it is extended by both parties.

Added as contract language 10.4(c)

SST/504 TIMECARDS

This Memorandum of Understanding is an agreement between the Corona-Norco Unified School
 District and the Corona-Norco Teachers Association concerning Article 10.4(c).

3 A common interest of both parties is to examine the cost, District-wide, when classroom teachers

4 submit timecards as SST and 504 meetings extend more than thirty (30) minutes past the

5 conclusion of the teacher workday. Classroom teachers may submit time cards for up to twenty

6 (20) hours annually at curriculum rate, in thirty (30) minute increments, for after school IEP

7 | meetings only (at late start schools meetings may be before school). Time begins thirty (30)

8 minutes after the completion or before the start of the professional day.

9 This MOU will sunset on June 30, 2024 unless it is extended by both parties.

Added as contract language 10.4(c)

WORKLOAD TASK FORCE

In order to celebrate and foster a love of learning for all stakeholders and maintain a work/life
 balance, a Workload Task Force will be formed in 2019-2020. The parties agree that a joint
 District Association Workload Task Force of six (6) CNTA appointed members and six (6)
 District appointed members will meet no less than four (4) times annually (unless both parties
 mutually agree to meet less) and will report to the negotiations team no later than March 15th of
 each year. The purpose of the Task Force is to:

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(a) Determine long and short term goals,

(b) Analyze what programs/initiatives we currently have using data at all levels,

9 (c) Use cycle of inquiry to determine effectiveness,

- (d) Establish clear measures of effectiveness,
 - (e) Make recommendations to keep, eliminate, and improve programs/initiatives
- (f) Survey members and administration regarding programs/initiatives at their site.
- 13 This MOU shall be in effect through June 30, 2024.

Combined into Task Forces MOU

MEMORANDUM OF UNDERSTANDING BETWEEN THE CORONA-NORCO UNIFIED SCHOOL DISTRICT AND

THE CORONA-NORCO TEACHERS ASSOCIATION

TK AND KINDERGARTEN

June 12, 2024

1 2 3	The Corona-Norco Unified School District ("District") and Corona-Norco Teachers Association ("Association") enter this Memorandum of Understanding ("MOU") regarding all TK and Kindergarten programs in the district.				
4	Both Parties, agree to the following:				
5	(a) Definitions:				
6 7	(1) Line of sight : A teacher standing at their classroom door, can view the door to the restroom.				
, 8 9	 (2) District-directed assessments: Assessments that are not mandated by the state but are required by the district. 				
10 11	 (3) Rostered Instructional Minutes: Regular class time (minutes working with rostered class) 				
12 13	 (4) Student Support Minutes: Minutes working with students outside of Rostered Instructional Minutes. 				
14 15	(5) Total Student Contact Time: Rostered Instructional Minutes plus Student Support Minutes.				
16 17	 (6) TK Teacher: All general education and all special education teachers who teach TK, unless otherwise specified. 				
18 19	 (7) Kindergarten Teacher: All general education and all special education teachers who teach Kindergarten, unless otherwise specified. 				
20	(b) Facilities:				
21	(1) Site Restrooms				
22 23	a. Priority for in-classroom restrooms shall be given to TK and Kindergarten classes. TK teachers, Kindergarten teachers, and Site Administration shall				
24 25	collaborate to determine the best use of restroom facilities for their site using these criteria:				
26 27 28	 First consideration for in-classroom restrooms shall be given to TK classes that share a classroom, Special Education TK, and Special Education Kinder classes. 				
29 30 31	2. If an in-classroom restroom is not available, then a classroom with restrooms dedicated to TK/Kindergarten students, within 80 ft of the classroom door and within line of sight from the class shall be provided.				

1 2 3 4 5	3. If in-classroom restrooms, or TK/Kindergarten dedicated restrooms that are within 80 ft and within line of sight are not available, then TK/Kindergarten classes shall be given either paraprofessional or noon supervisor support for all instructional minutes to support immediate escort of student to the restroom.
6	(2) Classrooms
7 8	a. Room Assignments shall prioritize TK and K classrooms to bathroom locations with consideration also given to proximity to the kinder play area.
9 10	b. Any member that must move their classroom in order to accommodate the TK/K facility prioritization, shall be given the following:
11	1. Boxes
12	2. Custodial support to move boxed items
13 14	3. Up to two bankable days or compensation of up to 10 hours Curriculum Rate.
15 16 17 18 19	c. Using an Interest Based Problem Solving Process, Site Administration shall meet with the team comprised of TK and Kindergarten teachers to collaborate and create TK and K classroom assignments by April 30 th of each school year. This is to provide time for classroom movement and address potential teacher concerns.
20 21 22 23 24 25 26 27	d. In the event Site Administration and the team comprised of TK and Kindergarten teachers are unable to reach consensus regarding any TK and/or Kindergarten facility decision, a joint collaborative review of the concern shall be conducted by CNTA and the District within ten (10) school days. Either CNTA or the District may request a facilitated Interest Based Problem Solving session at the site with affected unit members and site administrators within ten (10) school days from the conclusion of the joint collaborative review by CNTA and the District.
28	e. Furniture:
29 30 31	1. The District shall ensure that classrooms are equally equipped with appropriate furniture and materials for the developmental needs of students.
32	(b) Combination Classes
33 34	(1) There shall not be any combo classes with general education TK students or general education Kindergarten students.
35 36	(2) Beginning in the 2025-2026 school year, there shall not be any combo classes with Special Education TK students or Special Education Kindergarten students.

1 2 3 4 5 6 7	a.	In the event that there is concern around the dismissal of Special Education TK students at a site during the 2024-2025 school year, a joint collaborative review of the concern shall be conducted by CNTA and the District within ten (10) school days. Either CNTA or the District may request a facilitated Interest Based Problem Solving session at the site with affected unit members and site administrators within ten (10) school days from the conclusion of the joint collaborative review by CNTA and the District.
8	(c) Sche	edule
9	(1)	Arrival
10 11	a.	AM TK and Kindergarten students shall have the same arrival time as 1-6 grade students at the site.
12 13	b.	AM TK and Kindergarten teachers shall have the same arrival procedures as 1-6 grade teachers at the site.
14	(2) l	Dismissal.
15 16 17 18 19	a.	PM TK teachers, Kindergarten teachers, and Site Administration shall meet to collaborate on the best time that their PM TK and Kindergarten students shall be dismissed from class. Sites can select to dismiss at the same time as 1-6 grade students at the site or up to 15 minutes before 1-6 grade students (Alternative Dismissal Instructional Minutes).
20 21	b.	If it is collaboratively determined to dismiss up to 15 minutes before 1-6 grade students (Alternative Dismissal Instructional Minutes) then;
22 23 24	1.	After the Alternative Dismissal Instructional Minutes, the teacher is done with their instructional minutes for the day and any remaining students shall be the responsibility of site administration;
25 26 27	2.	These Alternative Dismissal Instructional Minutes before 1-6 grade students are dismissed shall be considered instructional minutes for PM TK/Kindergarten teachers;
28 29 30	3.	After these Alternative Dismissal Instructional Minutes, if duties are required of PM TK/Kindergarten teachers, the current contract language shall be followed;
31 32 33 34 35	I S S	For the 2024-2025 school year, in order to allow parents to plan, put routines and procedures in place, and practice dismissal, Kinder students shall begin the school year following the AM TK schedule for 10 school days. During these shortened student days, the Kinder teacher professional day shall remain the same as 1-6 grade teachers.
36 37		Beginning in the 2025-2026 school year, in order to allow parents to plan, put routines and procedures in place, and practice dismissal, Kinder students shall

1 2 3 4	begin each school year with a minimum day schedule. Full days shall begin, the first Monday after the first two Fridays of each school year. During these student minimum days, the Kinder teacher professional day shall remain the same as 1-6 grade teachers.
5 6 7 8	 (5) Kindergarten schedules shall require at most 212 minutes of daily academic instruction. The other rostered instructional minutes may be used by the kindergarten teachers for social emotional skills, imaginative play, and other skills as deemed appropriate by the kindergarten teacher.
9 10 11 12 13 14	(6) At each individual site, TK and Kindergarten teachers shall be provided a total number of daily minutes for lunch and recess/break time equal to the total number of daily minutes provided to the First through Third grade teachers at that site for lunch and recess/break time. Recess/breaks may be scheduled together or at various times throughout the day. Lunch periods shall be provided prior to the first minute of the 6 th hour of the workday.
15	(7) Student Support Minutes
16 17 18 19 20	a. For all TK teachers, all time spent supervising their own students, including but not limited to drop-off and pick-up time, shall be considered student contact time and shall not extend the professional work day. If supervising students in addition to their own students, this shall be considered a duty and Elementary duty contract language shall apply in lieu of student contact time.
21 22 23	b. Total daily student contact time (all time spent working with students), shall be equal to the total daily student contact time for first through third grade teachers at each individual site.
24 25 26 27 28 29 30 31 32 33	c. The priority of Student support minutes shall be for TK and Kindergarten students. Sites with an even number of AM/PM teachers shall work with another TK or Kindergarten teacher during their Student Support Minutes. Sites with an uneven number of AM/PM (or all AM) teachers shall collaboratively design an equal student support minute schedule for support of primary grade students. Primary grade support shall be provided in the following order: TK, Kindergarten, then first grade, and lastly second grade. In the event the TK team and the site admin are unable to reach consensus, a joint Interest Based Problem Solving process shall be conducted by CNTA and District Leadership within 10 school days.
34 35 36	d. The schedule for Student Support Minutes shall be reviewed collaboratively by affected unit members and administration, annually in the third trimester, or whenever changes need to be made.
37 38	e. Teachers shall not be interrupted during Student Support Minutes to attend meetings or perform other duties, unless coverage is provided.

1 2 3 4	f.	Student support minutes provided to students not on the teacher's roster, shall be supplemental/additional support. Collaboration and communication between teachers is encouraged. A TK teacher providing supplemental support shall not be required to prepare lessons or provide first instruction.
5 6	(8)	Three hours of collaboration per trimester outside the workday may be used for planning and compensated at curriculum rate per kindergarten teacher.
7	(d) As	ssessments
8	(1)	District-directed assessments shall not be given to TK students.
9 10 11 12 13	(2)	To provide support for District-directed assessments, all Kinder teachers shall be afforded six (6) sub days per year, as determined by the teacher; an additional roving sub shall be assigned to the school site for a make-up day during each testing window, if needed. The teacher may utilize the sub to administer the assessment or to provide instruction.
14 15 16 17 18 19	(3)	To provide support for District-directed assessments in One-Way-Immersion (OWI) Language Classrooms, all OWI Kinder teachers shall be afforded twelve (12) sub days per year, as determined by the teacher; an additional roving sub will be assigned to the school site for a make-up day during each testing window, if needed. The teacher may utilize the sub to administer the assessment or to provide instruction.
20 21	(4)	If there are no District-directed assessments for any given trimester, then no subs shall be provided.
22	(e) Toile	ting/Diapering
23 24	(1)	TK and Kindergarten unit members shall not be expected to diaper or help in the toileting of students as part of their normal daily activities.
25	(f) Su	ipport
26 27 28	(1)	The District shall provide each general education TK teacher with a paraprofessional for all instructional minutes. This paraprofessional shall not be used for section (b)(1)a.3. in this MOU.
29 30 31 32	(2)	The District shall provide each general education Kindergarten teacher with a paraprofessional for a minimum of three (3) hours per day. This paraprofessional shall not be used for section $(b)(1)a.3$. in this MOU unless by mutual agreement between CNTA and the district.
33 34 35	(3)	The District shall provide each Special Education TK and Special Education Kinder teacher a base staffing of at least four (4) paraprofessionals for all instructional minutes.

1 2	(4)	If a paraprofessional cannot be hired for any reason, a substitute shall be provided;		
3 4	(5)	Each Special Education TK and to three (3) days per year to prep	1	cher may request up
5	This MOU sl	hall sunset on June 30, 2026 unles	s extended by mutual agreemen	nt of the parties.
	Glen Gonsalv Assistant Suj	ves Date perintendent, Human Resources	Meg E'amato CNTA President	Date

DUAL ENROLLMENT

January 30, 2023

1 2 3 4 5 6 7 8 9	The Corona-Norco Unified School District ("District") and Corona-Norco Teachers Association ("Association") enter this Memorandum of Understanding ("MOU") regarding the Dual Enrollment program at the comprehensive High Schools in the district excluding the Roosevelt High School E-STEM and Corona High School STEM students participating in the Norco Community College/University of California Riverside Engineering Pathway Program. The availability and diversity of course selection on the comprehensive high school campuses is important to both the District and the Association. In order to maintain diverse course offerings on the CNUSD comprehensive High School campuses and retain Bargaining Unit Members, the District and the Association agree to the following:		
10	(a)	This MOU shall replace the MOU: Dual Enrollment, dated May 24, 2022.	
11 12	(b)	All Dual Enrollment courses shall be scheduled before and/or after the regular duty day.	
13 14	(c)	To protect graduation and A-G requirements, all Dual Enrollment courses will only be awarded free elective credits.	
15 16 17 18	(d)	Course offerings shall be jointly reviewed and approved by site administration, counselors, and members at the site. All approved courses shall be approved in writing. No Dual Enrollment course shall be approved by CNUSD if it is a competing course.	
19 20 21	(e)	Competing Course Definition: A Dual Enrollment course that could be transcribed to replace a graduation requirement or any A-G course currently offered at the high school where the participating student is enrolled.	
22 23	(f)	CNTA and Educational Services shall collaboratively work on a Dual Enrollment proposal. The proposal shall be submitted to both bargaining teams.	
24	This MOU shall not be precedent setting.		
25	This MOU	J shall expire on June 30, 2024-2025 .	
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		ARTICLE 13: LEAVES
1 2	13.1	By December 1 st , the District shall provide each unit member with a written statement of accrued sick leave entitlement for the academic year.
3	13.2	Absences for Illness or Accident (Sick Leave)
4 5 6 7 8 9 10 11 12 13 14 15	(a)	Sick leave may be used by the unit member for illness or injury of the unit member. Each unit member shall be entitled to absence with full pay. or the unit member's immediate family as defined in this Article. In addition, sick leave may also be used for purposes of parental leave for reason of the birth, adoption, or foster placement of a child in accordance with all State and Federal laws, inclusive of, but not limited to the Family Medical Leave Act (FMLA) and the California Family Rights Act (CFRA). The interpretation and implementation of such laws the FCML shall not diminish any contract benefits contained herein. All statutory leaves are in addition to and The FCML shall supplement contract benefits. for personal illness or injury, exclusive of all days the unit member is not required to render services to the District for an academic year of service Unit members shall receive sick days according to the following schedule:
16		(1) .054 day per full workday of service;
17		(2) .054 day of leave per less-than-full day of service;
18 19 20 21 22 23		If such unit member does not take the full amount of leave allowed in any academic year under this provision, the amount not taken shall be accumulated from year to year. A part-time unit member employed on a regular basis is entitled to that pro-rated amount of sick leave based upon the percentage relationship between the number of days the specific unit member works and the number of days of a full-time assignment.
24 25 26 27 28 29 30 31 32 33 34 35 36 37	(b)	When a unit member is absent from duties on account of illness or accident for the period of five (5) school months or less, whether or not the absence arises out of or in the course of employment of the unit member, and has exhausted all entitlement of fully-paid sick leave, the amount paid the unit member shall be the difference between the unit member's regular salary and the regular daily substitute teacher salary. Should the unit member be absent for thirty-one (31) or more consecutive working days, the amount paid shall be the difference between the unit member's regular salary and the long-term substitute teacher salary retroactive to the first day of absence. Each unit member shall be guaranteed no less than thirty five dollars (\$35) per day of absence. In the event a substitute is not employed, the amount paid the unit member shall be either (1) the difference between the amount which would have been paid a substitute at the regular daily or long-term substitute rate (whichever is applicable) and the unit member's regular salary or (2) fifty percent (50%) of the unit member's salary, whichever is greater. The District shall make every reasonable

1 2		effort to secure substitutes for absent classroom teachers and for resource specialists absent five (5) or more consecutive school days.
3 4 5 6 7	(c)	In the event absence due to illness is five (5) consecutive workdays or less, the unit member shall sign a statement declaring illness. If the illness is for a period exceeding five (5) consecutive workdays, the unit member shall provide the District with a statement signed by a physician, indicating the unit member was ill for the stated period, and the unit member is now able to return to regular duties.
8 9 10 11 12 13 14 15 16 17 18 19	(d)	When a unit member has exhausted all available sick leave, including accumulated sick leave and continues to be absent from his or her duties on account of illness or injury for a period beyond the five-month period provided pursuant to Ed Code 44977 and 44978.1, as outlined in Article 13.3b, and the unit member is not medically able to resume the duties of their position, the unit member shall be placed on a reemployment list for a period of 24 months if the unit member is on a probationary status, or for a period of 39 months if the unit member is on permanent status. If the unit member is medically cleared to return to work through certification of a health care provider during the 24-month or 39-month period, the certificated unit member shall be returned to employment in a position for which they are credentialed and qualified. The 24-month or 39-month period shall commence at the expiration of the five-month period provided pursuant to Ed Code Section 44977 and 44978.1.
20 21 22 23 24 25	(e)	At any time, the District may require a physician's statement of the nature of the illness and the fitness of the unit member to return to work. The physician's fee and the expenses of any necessary tests or examinations required by this subsection (13.2e) shall be paid by the District. The District reserves the right to designate the physician. Those fees and expenses required by subsection (13.2c and 13.2d) shall be borne by the unit member.
26 27 28	(f)	The annual sick leave allowance shall be available to the unit member after reporting for duty. Payment received for sick leave allowance in excess of days actually earned shall be refunded to the District upon termination of employment.
29 30 31	(g)	The provisions of this section shall also apply due to quarantine by order of any authorized health officer in the State of California, not arising out of or in the course of employment.
32 33 34	(h)	An absent unit member's request for a particular substitute shall be honored whenever possible. Unit members shall make requests for substitutes to the Human Resources Division, and shall not make substitute arrangements themselves.
35 36	(i)	Accrued fully-paid sick leave entitlement shall be reduced on a pro-rated basis for less than full-day absences in increments of one-seventh (1/7) day.
37 38 39	(j)	Unit members may donate as many of their personal sick leave days, beyond a base of ten (10) personal sick days, as they wish to immediate family members who are certified employees of the District. The definition of immediate family member in

1 2 3		this section is found in Paragraph 13.4, Bereavement Leave. Registered domestic partners and their equivalent family members are included in this definition of family. These conditions shall apply:
4	(1)	Donations are voluntary;
5 6	(2)	Donating unit members shall be able to do so after the receiving unit member has exhausted his/her own personal sick days; and,
7	(3)	Any other mutually agreed upon condition.
8 9 10	(k)	During the first twenty (20) days of the first semester and the first ten (10) days of the second semester, the District will make every effort to provide substitute support for high school counselors from the first day of absence.
11 12	(1)	The parties agree that Elementary Resource teachers (RSP) may request a substitute after two (2) consecutive work days of absence.
13 14 15	(m)	Counselor Substitutes: When the District has knowledge that a counselor will be out 5 or more consecutive days, every effort will be made to provide a substitute beginning on the first day of the absence upon the counselor request.
16 17 18	(n)	SLP Substitute Request: When the District has knowledge that an SLP will be out 3 weeks or more, every effort will be made to provide a substitute beginning on the first day of the absence upon SLP request.
19	13.3 Pre	gnancy Related Disability
20 21	(a)	Female unit members covered by this Agreement shall be entitled to utilize paid leave upon presentation of verification from the employee's treating physician stating:
22	(1)	The nature of the disability;
23	(2)	The expected duration of the disability; and
24	(3)	When the employee is free to return to her regular duties without restriction.
25 26	(b)	The unit member may serve until such time as it is decided by a physician that she is unable to perform the services required in her particular position.
27 28 29 30 31	(c)	No later than the end of the sixth (6 th) month of pregnancy, the unit member is required to provide Human Resources with a statement from her physician indicating her expected date of disability and a prognosis of her ability to perform her contractual duties. She is required to serve until such time as illness or childbirth requires her absence, or identified by her physician.
32 33 34	(d)	Prior to the time the unit member is scheduled to return to her regular duties, she will provide Human Resources with a letter from her physician stating that she is free to return to her regular duties without restriction.
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1	(e)	Up to four consecutive weeks of accrued sick leave may be reclassified as adoptive	
2 3 4 5		leave and used for the purpose of receiving and caring for a newly adoptive child who has not yet entered first grade. This benefit will not be subject to the difference due provisions of this article. Such leave is only available for a formal, legal adoption and the unit member must provide the District with proof of such qualifications.	
6 7 8 9	(f)	At the end of pregnancy or adoptive leave, the unit member may request an unpaid leave for the remainder of the work year. If the unit member returns during the same on the first workday of the following academic work year, her the current assignment will shall be held for her.	
10 11 12 13 14 15 16	(g)	Upon written request of the unit member, the District may extend the unpaid leave for one additional academic year. An extension will normally be granted only if the unit member's initial unpaid leave has been for less than a full year. In cases of miscarriage, an individual on unpaid leave may be considered for immediate placement provided a position for which the individual is qualified exists and a statement from the attending physician indicates that the individual is able to return full-time to duty without detriment to her health.	
17	13.4 Parental Leave		
 18 19 20 21 22 23 24 25 26 27 28 	(a)	Pursuant to State and Federal laws, a unit member may use their sick leave for purposes of parental leave for a period of up to 12 workweeks. "Parental leave" is defined as leave for the birth of a child or placement of a child in connection with the adoption or foster care of the child by the unit member within twelve (12) months of the birth or placement. If a unit member has exhausted all available sick leave, including all accumulated sick leave, and continues to be absent from their duties on account of parental leave, the amount deducted shall be pursuant to Article 13.2b. Any leave taken under this section shall count against any entitlement to parental leave under CFRA. The aggregate amount of leave taken under this section and CFRA, for any qualifying reason, shall not exceed more than one 12-week period for parental leave during any 12-month period.	
29 30 31 32	(b)	At the end of pregnancy or adoptive leave, the unit member may request an unpaid leave for the remainder of the work year. If the unit member returns during the same on the first workday of the following academic work year, her the current assignment will shall be held for her.	
 33 34 35 36 37 38 39 	(c)	Upon written request of the unit member, the District may extend the unpaid leave for one additional academic year. An extension will normally be granted only if the unit member's initial unpaid leave has been for less than a full year. In cases of miscarriage, an individual on unpaid leave may be considered for immediate placement provided a position for which the individual is qualified exists and a statement from the attending physician indicates that the individual is able to return full-time to duty without detriment to her health.	

13.5 Bereavement Leave

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When death occurs in the immediate family of any certificated unit member on regular contract, the unit member shall be entitled to five (5) days paid leave of absence for bereavement. The Superintendent may authorize a longer period of bereavement leave with full salary compensation, not to exceed five (5) additional days. Members of the immediate family as used in this section means the spouse, registered domestic partner and their equivalent family members, son, daughter, son-in-law, daughter-in-law, mother, father, mother-in-law, father-in-law, grandmother, grandfather, grandchild, brother, sister, brother-in-law, sister-in-law of the unit member or of the spouse or of the children of the unit member, or designated person or any other family member or established member of the immediate household of the unit member as determined by the Assistant Superintendent, Human Resources. When a verified pregnancy results in miscarriage that results in a memorial service, the employee experiencing a miscarriage shall be entitled to no more than five (5) days of bereavement leave. A "child" means a biological, foster, or adopted child, stepchild, a legal ward, or a child of a person standing in loco parentis. A "parent" means a biological, foster, or adoptive parent, a step parent, or a legal guardian. A "designated person" is any individual related by blood or whose association with the unit member is the equivalent of a family relationship. The designated person shall be identified by the unit member at the time the leave is requested and shall be limited to one designated person per 12-month period.

21 13.6 Military Leave of Absence

- (a) The Board of Education shall grant a leave of absence to all certified unit members on a regular contract, for the duration of military service, subject only to the presentation of satisfactory evidence of physical and mental fitness to serve the District on return from military service. Such absence shall not affect in any way the classification of a probationary unit member as a permanent unit member by the District.
- (b) Within six (6) months after the honorable discharge of a certified unit member from the armed forces of the United States, such a unit member shall be entitled to return to a position in the classification held by the unit member at the time of entrance into military service and to receive the salary to which the unit member would be entitled had the unit member continued in the service of the school District.
- (c) District payment to the retirement system shall be made for those unit members who make their contributions to the system, either during or immediately following the period of military service.
- 35 13.7 Absence Due to Quarantine
- Any unit member unavoidably absent from duty under quarantine arising out of the
 course of their employment and by order of any authorized health officer in the State of
 California, shall be paid their regular salary in full for the period of absence.
- 39 13.8 Exchange Teaching Leave

1 2 3 4 5 6	Upon the recommendation of the Superintendent, and with the written authorization of the Board of Education, unit members may serve as exchange teachers in foreign countries. During the period of such exchange, the Corona-Norco Unified School District will pay the working salary of its unit members. It is expected that the salary of the exchange teacher working during this period in the Corona-Norco Unified School District will be paid by the district of origin of said exchange teacher.		
7	13.9	Perso	nal Necessity Leave
8 9 10	No more than ten (10) days per academic year of leave of absence for illness or injury allowed pursuant to Education Code Section 44981 and this Agreement may be used by the unit member in the following cases of personal necessity:		
11 12	(a)		eath of a member of the immediate family, as defined in Article 13.4. (This would e in addition to Bereavement Leave.)
13 14 15	(b)	a	ccident involving the unit member's person or property or the person or property of member of their immediate family, as defined above, of such an emergency nature at the immediate presence of the unit member is required during their workday.
16 17 18 19	(c)	w re	ubpoena for mandatory court appearance as a litigant or a witness. In any case in hich a witness fee is payable, such fee shall be collected by the employee and emitted to their District, not to exceed the actual amount paid a substitute. The efinition of the word "litigate" does not include a plaintiff in a legal action.
20 21 22 23	(d)	ca pr	erious or critical illness of a member of the immediate family as defined above, alling for services of a physician and of such emergency nature that the immediate resence of the unit member is required during their workday and which may require erification by a physician's statement.
24	(e)	R	eligious holidays peculiar to the unit member's faith.
25	(f)	А	doptive parenthood when receiving a child into the home.
26	(g)	Ра	arenthood: when a unit member's child is born.
27 28 29 30 31 32 33	(h)	m fro ci th po	to more than five (5) of these ten (10) days of absence may be used by the unit member in cases of personal emergency. Personal emergency is defined as resulting om factors that affect the unit member or their immediate family and involve rcumstances the member cannot reasonably be expected to disregard and require heir attention during the unit member's assigned hours of service. Acceptable ersonal emergencies are as follows, and use of the personal emergency leave shall be mited to the following circumstances:
34 35		(1)	Situations involving a member of the unit member's immediate family who is in the military service and require the presence of the employee.
36		(2)	Funeral of a very close friend or family member not covered by article 13.4.
			'

1	(3)	Court appearance of a member of the immediate family.
2	(4)	Marriage of members of the immediate family
3	(5)	Graduation of members of the immediate family.
4 5	(6)	Additional services may constitute Personal Emergency, subject to the approval of the Deputy Superintendent, Human Resources.
6 7 8 9	(7)	All ten (10) of these personal necessity days may be used by the unit member for undisclosed personal emergencies provided no more than $\frac{1}{100}$ three (3) consecutive personal necessity days shall be used for this purpose before returning to work.
10 11		The unit member shall be required to sign on a form provided by the District, a statement that such absence was due to personal emergency.
12 13 14		Two (2) days will also be granted for the following reasons, with the unit member being paid the difference between their salary and the salary paid the substitute if a substitute is required:
15	(1)	Comprehensive college exams.
16 17 18 19 20 21	(2)	Court appearance as a plaintiff in a legal action. Payment for such absence shall be made only upon certification by the unit member's supervisor that the absence was due to a situation designated as a personal emergency within the meaning of this section. Should a leave be declared non-pay, the Human Resources Division will be notified by the Supervisor.
22	13.10 Ind	ustrial Accident or Illness Leave
23 24		tified unit members shall be provided leave of absence for industrial accident or ess under the following rules and regulations:
25 26 27		The accident or illness must have arisen out of and in the course of employment of the unit member and must be accepted as a bona fide injury or illness arising out of and in the course of employment by the worker's Compensation Appeals Board.
28 29	, , , , , , , , , , , , , , , , , , ,	Allowable leave for each industrial accident or illness shall be for the number of days of temporary disability and shall not exceed sixty (60) days.
30	(c)	Allowable leave shall not be accumulated from year to year.
31 32	. ,	The leave under these rules and regulations shall commence on the first day of absence.
33 34 35		When a unit member is absent from the unit member's duties on account of industrial accident or illness, the unit member shall be paid such portion of the salary due him/her for any month in which the accident occurs, as when added to the unit

1 2		member's temporary disability under Division 4 or Division 4.5 of the Labor Code, will result in a payment to the unit member of not more than their full salary.
3 4	(f)	Industrial accident or illness shall be reduced by one day for each day of authorized absence regardless of temporary disability indemnity award.
5 6 7 8 9	(g)	When an industrial accident or illness leave overlaps into the next fiscal year, the unit member shall be entitled to only the amount of unused leave due the unit member for the same illness or injury. The benefits provided by these rules and regulations shall be applicable to all unit members immediately upon becoming an employee of the District.
10 11	(h)	The benefits provided by these rules and regulations shall be applicable to all unit members immediately upon becoming an employee of the District.
12 13 14	(i)	Any unit member receiving benefits as a result of these rules and regulations shall, during the period of injury or illness, remain within the State of California unless the Governing Board authorizes travel outside the state.
15 16 17 18 19 20 21 22	(j)	Upon termination of the industrial accident or illness leave, the unit member shall be entitled to the benefits provided for sick leave and the unit member's absence for such purposes shall be deemed to have commenced on the date of termination of the industrial accident or illness leave, provided that if the unit member continues to receive temporary disability indemnity, they may elect to take as much of their accumulated sick leave which when added to the unit member's temporary disability indemnity, will result in payment to the unit member of not more than their full salary.
23 24 25 26 27 28	(k)	Unit members utilizing industrial leave provisions must comply with procedures established by the District and use District authorized physicians unless an accepted form to use their personal physician is on file in the Business Services Office prior to the injury. If a unit member fails to use a District authorized physician for an industrial injury, he/she may be liable for any expense incurred as well as having the claim rejected.
29 30	(1)	Only absences specifically authorized by a physician's statement will be accepted as industrial leave.
31 32 33	(m)	When released by a physician to return to work after an industrial leave, the unit member must obtain a physician's statement to that effect. Such release will be submitted to the Human Resources Division.
34	13.11 Ju	ary Duty
35 36 37	(a)	Leaves of absence will be granted to certified unit members regularly called for jury duty or subpoenaed as a witness in the manner provided by law. When such leave is granted, the unit member is entitled to their regular salary less any fees received.

1 2	(b)	Proof of service shall be presented to the Superintendent, if so requested, upon return to duty
3	13.12 U	Jnpaid Leave of Absence
4 5 6 7	f	Unpaid Leave of Absence for personal reasons or extended leave of absence without pay for personal reasons shall be granted by the Board of Education to a unit member upon approval of the Deputy Superintendent, Human Resources. Reasons for which leave may be granted include, but are not limited to, the following:
8	(a)	Illness in the immediate family
9	(b)	Peace Corps and Vista
10	(c)	Accepting a new child into the family by birth or legal adoption
11	(d)	Other circumstances which require the unit member's absence from work.
12	13.13 H	Educational Leaves
13]	The District may authorize unpaid education leaves under the following conditions:
14 15	(a)	Leaves shall be granted either for one semester (one-half year) or for one (1) full work year.
16 17	(b)	Any unit member on such leave shall be enrolled in a full-time program at an accredited college or university.
18 19 20	(c)	Such leaves may also be granted for educational travel provided the employee receives district approval of the itinerary and the District verifies that the travel is directly related to the employee's assignment.
21 22	(d)	The program in which the unit member is enrolled shall be directly related to the unit member's teaching assignment.
23 24	(e)	Any unit member granted such leave shall guarantee that such unit member shall work for the District a minimum of two (2) years following completion of such leave.
25 26		The determination of specific unit members granted such leave shall be completely within the discretion of the District.
27	13.14 N	Miscellaneous
28 29 30 31 32 33 34	(a)	Unless otherwise provided in this Article, a unit member on paid leave of absence shall be entitled to return to the same position which the unit member held immediately before commencement of the leave. If such position has been eliminated or if such position has been filled by another regular unit member whose position has been eliminated, a unit member returning from leave shall be reinstated in the same job classification as defined in Article 2 and the District shall make every good faith attempt to place the unit member in the same grade level as defined in Article 14.1.

1 2 3 4	sha lea	less otherwise provided in this Article, a unit member on paid leave of absence all be entitled to receive credit for annual salary increments provided during said we; and receive during said leave all other unit member fringe benefits, to the tent not expressly prohibited by law.
5 6		e fringe benefit program of a unit member on an unpaid leave of absence shall be intained at the unit member's option and expense.
7	13.15 Misuse	e of Leave
8 9 10 11 12	section permis paid fo	member may take a leave of absence only under the provisions specified in this n. Should a unit member be absent for reasons other than those specified, without asion of the unit member's immediate supervisor, such unit member shall not be or the period of absence. Leaves of absence shall not be used for strikes, walkouts, er conditions related to employment dissatisfaction.
13	13.16 Disabi	lity Leave
14 15 16 17 18 19	A member of the unit who has applied for disability allowance under STRS shall be granted an unpaid leave of absence of up to twelve (12) months. If the application has not been acted upon, and following proof of processing, if necessary, the additional twelve (12) months of unpaid leave of absence may be granted. Any unit member wh has been granted disability leave shall be carried as a District employee for a period u thirty-nine (39) months.	
20	13.17 CNTA	Catastrophic Leave Bank
21 22 23 24 25 26 27 28 29 30 31 32 33 34	(1 (2) F to (3) D (4) D to (5) T C o o	eation The Association and the District agree that the CNTA Catastrophic Leave Bank Bank) was created effective November 15, 1994. For the purposes of this section, a "day" shall be any day a unit member is expected to be on duty as determined by the terms of this Collective Bargaining Agreement. Days in the Bank shall accumulate from year to year. Days shall be contributed to the Bank and withdrawn from the Bank without regard to the daily rate of pay of the Bank participant. The Bank shall be administered by the CNTA Catastrophic Leave Bank Joint Committee (Committee) comprised of two (2) members appointed by the President of the Association and two (2) members appointed by the Assistant Superintendent f Human Resources. The Bank shall be funded in accordance with the terms below.
35 36 37 38 39	(1) P sl (2) A	gibility and Contributions articipation is voluntary but requires contribution to the Bank. Only contributors hall be permitted to withdraw from the Bank. All unit members on active duty with the District are eligible to contribute to the Bank.

1	(3)	Unit members may join the Bank by submitting their application on or before May
2		31 st annually and contributing the first two (2) days of their accruable annual
3		personal sick leave from the next school year. Membership begins July 1.
4	(4)	Contributions shall be processed on the July 1 annual accrual date. Contributions
5		shall be irrevocable. Contributions shall be general donations and shall not be
6		considered a donation to a specific unit member for their exclusive use.
7	(5)	An assessment of the number of days in the Bank as of April 30 th of each year shall
8		be provided to the Committee by May 15 th . If the Bank falls below 25% of the
9		number of Bank participants in the current year, then the Committee shall have an
10		additional day from each participant contributed from the new leave allocation for
11		the following year.
12	(6)	Contributions shall be authorized by the unit member on the CNTA Catastrophic
13		Leave Bank Application Form. Such authorization shall be continued from year to
14		year until canceled by the unit member.
15	(7)	Cancelation occurs automatically whenever a unit member fails to make a required
16		contribution. Cancelation, on the CNTA Catastrophic Leave Bank form, may take
17		effect at any time and the unit member shall not be eligible to draw from the Bank
18		as of the effective date of the cancelation. Sick leave previously authorized for
19		contribution to the bank shall not be returned if the unit member cancels
20		participation.
21	(8)	The District shall transfer the balance of days from the administrator bank to the
22		CNTA Catastrophic Leave Bank for those who served as an administrator and
23		subsequently became a member of CNTA.
24		
25	(c)	Withdrawal from the Bank
26	(1)	Catastrophic illness or injury shall be defined as any illness or injury that is
27		expected to incapacitate the unit member for a continuous extended period of time
28		in excess of thirty (30) days.
29	(2)	Participants in a true catastrophic condition who have exhausted their sick leave, but
30		still have differential leave available, are eligible for withdrawal from the
31		Bank. Use of the Bank is allowable only as a supplement to differential leave. The
32		District shall pay the unit member full pay and the Bank shall be charged one-half
33		(1/2) day.
34	(3)	If a unit member is incapacitated, applications may be submitted to the Committee
35		by the participant's designated agent or member of the unit member's family.
36	(4)	Participants applying for withdrawals from the Bank shall be required to submit
37		written verification at least ten (10) days prior to withdrawal. Written verification
38		shall include a CNTA Medical Evaluation Form, a CNTA Request for Withdrawal
39		Form, any additional requests necessary to properly process the leave, and an
40		official doctor's note. The doctor's note must indicate the nature of the illness or
41		injury, the probable length of the absence from work, and a statement that the
42		illness/injury is catastrophic per the definition provided.

1	(5) Withdrawals from the Bank shall be granted in units of no more than 30
2	days. Withdrawals shall become effective immediately upon the exhaustion of sick
3	leave and may be retroactive, if applicable.
4	(6) Bank members may request up to 100 days total undesignated withdrawal from the
5	bank. Participant's total withdrawal from the bank may not exceed the maximum
6	number of differential days allowable under state and federal law. Recipients will
7	pay back one day per year on July 1 until allotted days are repaid. If recipient
8	leaves District employment, any allotted days not yet paid back will be absorbed by
9	the Bank.
10	(7) The Committee shall not deny any valid application request.
11	(8) Members of the Committee shall keep information regarding the nature of the
12	illness confidential.
13	(9) Leave from the Bank may not be used for illness or disability which qualifies the
14	participant for Workers' Compensation leave.
15	(10) If the Catastrophic Leave Bank does not have sufficient days to fund a withdrawal
16	request, the Committee is under no obligation to provide days and the District is
17	under no obligation to pay the participant any funds whatsoever. If the Committee
18	denies a request for withdrawal, or an extension of withdrawal, because of
19	insufficient days to fund the request, they shall notify the unit member, in writing, of
20	the reason for the denial.
21	(11) Bank participants who are denied a withdrawal or whose withdrawal is not renewed
22	or terminated may, within twenty (20) days of denial, appeal, in writing, to the
23	President of the Association, or their designee, and the District Superintendent, or
24	their designee. These parties shall hold a hearing within twenty (20) days of the
25	appeal. The parties shall issue a confidential written decision within ten (10) days
26	following the hearing. If the participant's incapacitation does not allow
27	participation in this appeal process, the participant's designated agent or a member
28	of the family may act on their behalf.
29	
30	(d) Administration of the Bank
31	(1) CNTA shall have the responsibility of maintaining the informal records of the Bank,
32	receiving enrollment forms, withdrawal requests, cancelation forms, and verifying
33	the validity of requests.
34	(2) The Committee shall have the responsibility of approving or denying the requests
35	and communicating its decisions, in writing, to the participants, the Association, and
36	the District.
37	(3) Formal records are maintained by the District. The District shall make every effort
38	to provide the Association with the following formal records by August 31 st . The
39	District shall provide the formal records to the Association no later than September
40	30 th , unless a later date is mutually agreed upon. Such records shall include:
41	a. Deduction of sick days from the previous year.
42	b. The number of Bank days used by Bank members.
43	c. The total number of accumulated days in the Bank on June 30th of the
44	previous school year.

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1 2	d. The number of days contributed by participants for the current year.e. The names and employee number of participants with their individual
3	contributions.
4	f. The total number of days available in the Bank as of July 1 st .
5	g. The names and employee number of any additional unit members who have
6 7	joined. h. The names and employee number of any unit members who have canceled
8	h. The names and employee number of any unit members who have canceled participation.
9	(4) The Committee's authority shall be limited to administration of the Bank. The
10	committee shall approve all valid requests complying with the terms of this
11	Article. Optional medical procedures, or non-emergency procedures that can be
12	scheduled during breaks shall not constitute a true catastrophic condition, though
13	complications arising from such procedures may become catastrophic. Requests for
14	the following shall be invalid: elective surgery, bariatric/weight loss surgery,
15	sprains/strains (wrist, hand, knee, ankle, back), pregnancy, tubal ligation/vasectomy,
16	cosmetic surgery, knee and hip replacement, shoulder/rotator cuff tear surgery,
17 18	carpal tunnel/hand/finger surgery, ankle and foot surgery, stress/depression related illness.
18 19	(5) Applications shall be reviewed and decisions of the Committee reported to the
20	applicant, in writing, within ten (10) days of receipt of the application.
20	(6) The Committee shall keep all records confidential and shall not disclose the nature
22	of the illness except as is necessary to process the request for withdrawal and defend
23	against any appeals of denials.
24 25 26	(7) If the Bank is terminated for any reason, the days remaining in the Bank shall be returned to current members of the Bank equally.
27	Definition
28 29 30	Bargaining unit members who suffer a catastrophic injury/illness that is expected to incapacitate the unit member for an extended period of time (in excess of thirty (30) days).
31	(e) Eligibility
32 33	(1) All permanent unit members on active duty with the District are eligible to contribute to the Catastrophic Leave Bank.
34	(2) Participation is voluntary, but requires contribution to the bank. Only contributors
35	will be permitted to withdraw from the Bank.
36	(3) The contribution, on the appropriate form, will be authorized by the unit member
37	and continued from year-to-year until cancelled by the unit member.
38	(4) Cancellation of membership in the Bank occurs automatically whenever a unit
39	member with more than ten (10) days of remaining sick leave fails to make

1	his/her assessment contribution as per the above paragraph. The unit member
2	shall not be eligible to draw from the Bank as of the effective date of cancellation.
3	Sick leave previously authorized for contribution to the Bank shall not be returned
4	if the unit member effects cancellation.
5	(5) Leave from the Bank may not be used for illness or disability which qualifies the
6	unit member for Workers' Compensation leave, and his/her own paid leave.
7	(6) When the unit member may reasonably be presumed to be eligible for disability
8	retirement under STRS or if applicable, Social Security, he/she may be requested
9	to apply for such retirement. Failure of the unit member to submit a complete
10	application, including medical information provided by the applicant's own
11	physician, within twenty (20) workdays will disqualify the unit member from further Sick Leave Dearly neuronts
12	further Sick Leave Bank payments.
13	(7) Unit members joining the Catastrophic Sick Leave Bank during open enrollment
14	shall become members of the Bank on the first day of their paid service the
15	following school year. Two of their initial ten (10) days of personal sick leave
16	shall be donated to the Catastrophic Sick Leave Bank on the first day of their
17	Catastrophic Sick Leave Bank membership.
18	(8) Pending active membership in the Catastrophic Sick Leave Bank, enrollees who
19	have submitted their application may contribute or receive designated
20	contributions. No withdrawals from the bank may be made prior to becoming a
21	full member of the bank per the criteria in Article 13.16 b(g).
22	(9) The District will transfer the balance of days from the administrator bank to the
23	CNTA bank for those who served as an administrator and subsequently became a
24	member of the CNTA.
25	(f) Establishment of the Bank
26	(1) Any eligible unit member may donate to the Catastrophic Leve Bank from their
27	first two (2) days of yearly accruable personal sick leave. Membership begins
28	July 1.
29	(2) The donation of sick leave by the unit member shall be irrevocable. The unit
30	member shall file a "Certified Sick Leave Bank Deposit Form" with the payroll
31	office. A donation to the sick leave bank shall be a general donation from prior
32	years' accumulations, and shall not be considered a donation to a specific unit
33	member for his/her exclusive use.
34	(3) The use of this Catastrophic Sick Leave Bank shall only be available to those
35	eligible bargaining unit members who have made a donation of one sick leave day
36	to join the Bank and one day as an annual contribution to the Bank prior to their
37	request and have continued participation under 13.16(b).

1	(4) An additional day of contribution will be required of all participants if the number
2	of days in the Bank falls below 25% of the number of bargaining unit members.
3	Catastrophic Leave Bank unit member participants who are drawing from the
4	Bank at the time of the assessment will not be required to contribute to remain
5	eligible to draw from the bank. If a Catastrophic Leave Bank unit member
6	participant has ten (10) or fewer days sick leave at the time of the assessment,
7	he/she need not contribute the additional day at this time to remain a participant in
8	the Catastrophic Leave Bank, however, the unit member will be assessed the additional day at the commencement of the next work year.
9	additional day at the commencement of the next work year.
10	(5) Bargaining unit members may join the Catastrophic Sick Leave Bank by
11	submitting their application by May 31 st annually and contributing the first two
12	(2) days of their accruable annual personal sick leave from the next school year.
13	(g) Designated Contributions
14	(1) Members of the Catastrophic Leave Bank may contribute as many of their
15	accrued personal sick leave days, beyond a base of ten (10) personal sick days, as
16	they wish in increments of ten (10) days, or less, to designated individuals.
17	a. Donations are voluntary;
18	b. Donating unit members shall be able to do so after the receiving unit member
19	has exhausted his/her own personal sick days; and,
20	c. Any other mutually agreed upon condition.
21	The Association and District mutually agree to further discussions related to
22	paragraph 13.16(d) upon request by either party.
23	(h) Withdrawal from the Bank
24	(1) A unit member wishing to use this sick leave bank shall submit a "Certified Sick
25	Leave Bank Request For Withdrawal Form." This form shall be submitted to the
26	Corona-Norco Teachers Association office. The request shall clearly state the
27	details of the catastrophe and the amount of sick leave requested. Appropriate
28	written verification of the catastrophic illness or injury must be included with the
29	request. The unit member should be prepared to provide additional
30	documentation on the nature and severity of the illness or injury, if requested. A
31	Sick Leave Bank Committee shall consider the request of the unit member.
32	(2) The unit member to receive donated sick leave must have exhausted all fully paid
33	leave and be in a true catastrophic condition.
34	(3) A unit member who has exhausted sick leave but still has differential leave
35	available is eligible for withdrawal from the bank. Use of the Sick Leave Bank
36	benefit is allowable only as a supplement to such differential leave. The District

1	S	shall pay the unit member full pay and the bank shall be charged on a pro-rata
2	ŧ	oasis.
3 4		The maximum number of duty days allowed to be utilized by one unit member for a single catastrophic injury/illness shall not exceed eighty (80) work days. A unit
4 5		nember may request a specific number of days on a "Certified Sick Leave Bank
6		Request For Withdrawal Form" obtainable at the Corona-Norco Teachers
0 7		Association office.
8	(5) (5)	Catastrophic Leave Bank Members may request up to eighty (80) days total
9	ŧ	indesignated withdrawal from the bank in increments of twenty (20) days or less.
10	Ŧ	Recipients will pay back one day per year until allotted days are repaid.
11 12	· · ·	Any days approved that are unused by the unit member shall be returned to the Catastrophic Sick Leave Bank.
13	(7) I	f a unit member uses a day from the Sick Leave Bank, pay for that day shall be
14	ŧ	he same rate the unit member would have received had the unit member worked
15	ŧ	hat day. No distinction shall be made as to the differing pay rates of the donors
16	e	or recipients.
17	(8) I	f the Catastrophic Leave Bank does not have sufficient days to fund a withdrawal
18	f	equest, the Committee is under no obligation to provide days and the District is
19	ŧ	ander no obligation to pay the participant any funds whatsoever. If the
20		Committee denies a request for withdrawal, or an extension of withdrawal,
21		because of insufficient days to fund the request, they shall notify the participant,
22	÷	n writing, of the reason for the denial.
23	(i) Adm	ninistration of the Bank
24		Fhe Catastrophic Leave Bank Committee shall have the responsibility of
25		naintaining the informal records of the Catastrophic Leave Bank, receiving
26		withdrawal requests, verifying the validity of requests, approving or denying the
27		request, and communicating its decisions, in writing, to the participants and to the
28		District. Formal records are maintained by the District's Business Office. Such
29 20		Formal records include the deduction of sick days and pay to eligible parties.
30 31		During November of each year, the payroll office shall provide the Association a statement outlining the number of days available in the bank as of November 1 of
31 32		hat year and the number of days used in the previous fiscal year.
33		The Committee's authority shall be limited to the administration of the bank. The
34		Committee shall approve all properly submitted requests complying with the
35		erms of this article. Withdrawals may not be denied on the basis of type of
36	1	llness or disability.
37	(3) (3)	Catastrophic Leave Bank shall be administered by a four (4) member Catastrophic
38	H	Leave Bank Committee, two (2) members appointed by the President of the

1	Association and two (2) members appointed by the Deputy Superintendent,
2	Human Resources.
3	(4) The Committee may grant, reject, or partially grant a request. Any rejection of a
4	request may be appealed to the President of the Association, or designee, and the
5	District Superintendent, or designee, for final action and decision. The timelines
6	for filing an appeal shall be twenty (20) workdays following receipt of the
7	decision of the committee.
8	(5) Applications shall be reviewed and decisions of the Committee reported to the
9	applicant, in writing, within ten (10) workdays of the receipt of the application.
10	(6) The Committee shall keep all records confidential and shall not disclose the
11	nature of the illness, except as necessary to process the request for withdrawal,
12	and defend against any appeals of denials.
13	(j) Appeal
14	Catastrophic Leave Bank participants who are denied a withdrawal or whose
15	withdrawal is not renewed or terminated may, within twenty (20) workdays of denial,
16	appeal, in writing, to the President of the Association, or his/her designee, and the
17	District Superintendent, or his/her designee. These parties shall hold a hearing within
18	twenty (20) workdays of the appeal. The parties shall issue a confidential written
19	decision within ten (10) workdays following the hearing. If the participant's
20	incapacitation does not allow participation in this appeal process, the participant's
21	agent or a member of the family may process the appeal.
22	(k) Hold Harmless
23	(1) The Association agrees that it will not file, on its own behalf, or on the behalf of
24	any unit member, any grievance, claim, or lawsuit of any kind related to any
25	attempt by a unit member to retrieve donated sick leave used by another unit
26	member pursuant to this provision. The Association also agrees that it will not
27	file, on its own behalf or on behalf of any unit member, any grievance, claim, or
28	lawsuit of any kind which attempts to challenge in any way the legal enforcement
29	of this provision.
30	(2) The Association agrees to defend, indemnify and hold harmless the District from
31	any loss or damages arising from the implementation of this provision.
32	(1) Review Process and Termination of Bank
33	(1) At the end of two years, the parties will meet to review the experience history of
34	the Catastrophic Leave Bank and determine the feasibility of continuing the
35	program. If it is determined to discontinue the program, all remaining sick leave
36	days in the Bank will be distributed equitably to the then current members of the
37	Bank.

I

(2) If the Sick Leave Bank is terminated for any reason, the days remaining in the Bank shall be equitably distributed to the then current members of the Bank.

13.18 Family Care and Medical Leave Act

The District shall comply with the requirements of both the Family Care and Medical Leave Act (FCML) and state law. The interpretation and implementation of the FCML shall not diminish any contract benefits contained herein. The FCML shall supplement contract benefits.

SIDE LETTER BETWEEN THE CORONA-NORCO UNIFIED SCHOOL DISTRICT AND THE CORONA-NORCO TEACHERS ASSOCIATION

This side letter is an agreement between the Corona-Norco Unified School District (District) and
 the Corona-Norco Teachers Association (Association) regarding Article 13.16 of the Collective
 Bargaining Agreement. The District and the Association agree to the following terms within and
 limited only to Article 13.16.

5 (a) -Catastrophic injury/illness is considered an injury or illness that will incapacitate 6 the unit member for an extended period of time (in excess of thirty (30) days). The 7 following exclusions apply; however, complications related to these exclusions may 8 qualify as a catastrophic condition. A list of examples that constitute exclusions is shown below for guidance only, and is not considered an all-inclusive list. 9 10 Elective surgery 11 Bariatric/Weight Loss surgery • Sprains/strains (wrist, hand, knee, ankle, back) 12 13 • Pregnancy Tubal ligation/vasectomy 14 Hysterectomies not related to cancer treatments 15 16 Cosmetic surgery • Knee and hip replacement 17 Shoulder/rotator cuff tear surgery 18 Carpal tunnel/hand/finger surgery 19 Ankle and foot surgery 20 21 Stress/Depression related illness The severity of the illness or injury may change over time, which is why a 22 23 recertification process is necessary. If the individual's health has improved, he/she 24 may no longer be in a catastrophic situation. Conversely, someone may have a 25 progressive illness that originally is not catastrophic but later reaches the catastrophic 26 level. Written Verification shall include a CNTA Medical Evaluation Form, and official 27 (b) 28 Doctor's note that includes the statement that the illness/injury is catastrophic per the 29 definition provided, and additional requests necessary to properly process that leave. 30 31 Added as contract language 13.17(d)(4)

1	14.1	Definitions
2	(a)	Site: Refers to individual schools or the District Office.
3 4 5 6	(b)	Assignment: Refers to a unit member's site, grade level (elementary only), and department (secondary only). Unit members working at one site are considered assigned to that site. Unit members working at more than one site (excluding those with work stations at the District Office) shall designate one site as their assigned site.
7 8	(c)	Reassignment: A change within the same site at the grade level (elementary), department (secondary only), or track change at a year-round school.
9	(d)	Transfer: A change of a unit member from one site to another site.
10	(e)	Voluntary: A unit member-initiated change in assignment.
11	(f)	Involuntary: A District-initiated change in assignment.
12 13	(g)	Vacancy: A vacancy is any assignment that does not have a unit member assigned to it. The District has the sole discretion to determine whether a vacancy exists.
14 15	(h)	Seniority: For purposes of this Article, seniority dates from the first paid day of service with a contract of 75% or more of a school year.
16	14.2	Voluntary Reassignment Procedures (Unit Member-initiated)
17 18 19	(a)	Voluntary reassignment opportunities shall be posted or emailed to unit members at the affected site. Postings shall include the grade level, track, start date, required credential(s), application, application process, and other necessary qualifications.
20 21 22 23 24 25	(b)	If more than one unit member volunteers for a reassignment, the District shall reassign based on the most senior unit member per District seniority, the educational needs of the District, and in a manner that is minimally disruptive to the site. In the event seniority is not the determining factor, a meeting may be requested between the site administrator, a Human Resources designee, a CNTA representative, and the affected unit member.
26	(c)	Voluntary reassignments shall not be arbitrary or capricious.
27	14.3	Voluntary Transfer Procedures (Unit Member-initiated)
28 29 30 31	(a)	Voluntary transfer opportunities shall be posted at each site or emailed to all unit members as they arise. Postings shall include the grade level, track, start date, required credential(s), application, application process, and other necessary qualifications.
32 33 34	(b)	All unit members satisfying the required qualifications who have submitted an application for transfer prior to the deadline shall be offered an interview. and may be considered for the assignment.

1	(c)	Transfers shall not be arbitrary or capricious.
2	14.4 Inv	voluntary Reassignment Procedures (District-initiated)
3 4	(a)	In the event that involuntary reassignments are required, the District shall follow these steps:
5 6	(1)	Volunteers shall be sought first among unit members in the assignments losing positions and then among unit members across the site.
7	(2)	Volunteers shall be reassigned first.
8 9 10 11 12 13	(3)	If no unit member volunteers, the District shall make reassignments based on District seniority, the educational needs of the District, and in a manner that is minimally disruptive to the site. The District shall use seniority as the primary factor in reassignments. In the event seniority is not the determining factor, a meeting shall be held between the site administrator, a Human Resources designee, a CNTA representative, and the affected unit member.
14 15 16	(4)	Involuntarily reassigned unit members shall have the first priority to volunteer to return to a similar assignment on site within the current and for the subsequent school year.
17 18 19	(5)	If possible, No unit member shall be involuntarily reassigned for two consecutive years. If this is not possible, CNUSD and CNTA shall discuss options through joint problem solving.
20 21 22 23 24	(b)	In the event that an involuntary reassignment results in a grade change at the elementary level or a department change at the secondary level, the unit member shall be provided up to \$1000 approved by the District for grade and site instructional materials and supplies. These materials and supplies remain the property of the District. Approval of these supplies shall not be arbitrary or capricious.
25 26	(c)	When possible, unit members shall be notified no less than five (5) student days prior to implementation of an involuntary reassignment.
27 28 29 30	(d)	At the unit member's request, prior to the involuntary reassignment being made, a conference shall be held between the District and the unit member outlining the specific reasons for the transfer. A unit member may have a representative at the conference. A written rationale shall be provided to the unit member upon request.
31	14.5 Inv	voluntary Transfer Procedures (District-initiated)
32 33	(a)	In the event that involuntary transfers are required, the District shall follow these steps:
34 35	(1)	Volunteers shall be sought first at the site. If more unit members volunteer than are needed, the unit member with the most District seniority shall be selected.

1 2	(2)	If no unit member volunteers, the unit member at the site or department with the least District seniority shall be involuntarily transferred.
3 4 5	(3)	If more than one (1) involuntary transfer is necessary, the unit member with the most District seniority (then the next most, and so on) shall select an available assignment and be transferred first.
6 7	(4)	Involuntarily transferred unit members will have the first priority to volunteer to return to their original site for the subsequent school year.
8 9 10 11 12 13 14	(5)	Involuntarily transferred unit members shall be granted two (2) days of bankable release time to move sites. In the event that an involuntary transfer results in a grade change at the elementary level or a department change at the secondary level, the unit member shall be provided up to \$1000 approved by the District for grade and site instructional materials and supplies. These materials and supplies remain the property of the District. Approval of these supplies shall not be arbitrary or capricious.
15 16 17	(6)	If possible, No unit member shall be involuntarily transferred for two consecutive years. If this is not possible, CNUSD and CNTA shall discuss options through joint problem solving.
18 19 20 21 22	c	At the unit member's request, prior to the involuntary transfer being made, a conference shall be held between the District and the unit member outlining the specific reasons for the transfer. A unit member may have a representative at the conference. A written rationale shall be provided to the unit member upon request.
23	14.6 Time	elines
24 25		Voluntary reassignment and transfer opportunities shall be posted for no fewer than five (5) student days.
26	(b) U	Unit members must apply within the posting period.
27 28	. ,	Within two (2) weeks of the beginning of each school year, the District may fill vacancies with temporary staff as permitted by law.
29 30 31 32	(2)	The beginning of the year for Elementary and Special Education unit member openings shall be the start date for year-round. The beginning of the year for Secondary unit member openings shall be the start date for traditional.
33 34 35	ť	Beginning each school year, the unit members may request individual notification via he unit member's District email address of transfer vacancies at a specific site or sites. Requests are to be made year to year and expire at the end of each school year.
36 37	. ,	Each elementary unit member shall receive a tentative notification from their principal of possible involuntary reassignment or involuntary transfer assignment

1 2		displacement from the school site for the subsequent school year no later than April 15.
3 4 5 6	(f)	Each elementary unit member shall receive a tentative notification from their principal of possible assignment for the subsequent school year no later than five (5) workdays before the last day prior to the end of the school year.
7	14.7	Year-Round Schools
8 9 10 11 12 13	(a)	Grade and track assignments at Year-Round schools are separate assignments and are each subject to voluntary and involuntary reassignments. Administrators shall solicit unit member preference between grade and track assignments. Reassignments shall be made based on these track and grade preferences, taking into consideration available assignments in accordance to Article 14.4 Involuntary Reassignment Procedures (District-Initiated).
14 15 16	(b)	Unit members who have children attending schools in the District will have priority to enroll their children at the same site and/or on the same track as the unit member, subject to available space.
17 18	(c)	Unit members who are married or registered domestic partners shall have the option of being placed on the same track, subject to available space.
19 20	(d)	For the purposes of this section only, tracks A and B shall be deemed equivalent to a traditional schedule.
21	14.8	New School Openings
22 23 24 25		When staffing new school openings, the District shall fill vacancies with voluntary and involuntary transfers in accordance with this Article. It is understood that Human Resources will monitor the staffing of new schools to avoid excessively impacting the staff at other District schools, when possible.
26	14.9	General Provisions
27 28	(a)	Should a unit member be denied a voluntary transfer or voluntary reassignment, the District shall notify the member within ten (10) district calendar days.
29 30	(b)	The District reserves the right to make involuntary transfers for reasons of legal liability or action, which shall be exempt from the provisions of this Article.
31 32 33	(c)	Involuntary reassignments and involuntary transfers are conducted prior to voluntary reassignments and voluntary transfers, which take precedence over other unit member or district-initiated reassignments or transfers.
34 35 36	(d)	Site administrators may elect to notify unit members of reassignment opportunities personally, by telephone or by electronic means. For initial staffing decisions in the Spring, elementary site administrators shall gather unit member interest for the

1 2		following school year. Site administration shall use this information when determining unit member assignments.
3	(e)	The creation or dissolution of a shared contract may require a reassignment transfer
4 5		of a unit member, at the sole discretion of the District. In such cases, the provisions of Article 14.2 through 14.7 shall not apply. Refer to Shared Contract Article.
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NATIONAL BOARD CERTIFICATION

1 The Corona-Norco Unified School District and the Corona-Norco Teachers Association agree to

2 reimburse upon request, bargaining unit members who have completed National Board

3 Certification; proof of completion must accompany the request. The amount shall not exceed

4 \$2000 and this is a one-time payment.

5

This MOU shall be in effect through June 30, 2024.

Added as contract language Miscellaneous Extra Duty Assignment Salary Schedule

ARTICLE 17: UNIT MEMBER BENEFITS

- 17.1 The District shall provide each unit member who is employed no less than one hundred thirty-eight (138) workdays in a school year with the choice of either an annual allowance of Option 1 or Option 2 to be selected by each unit member from a list of approved fringe benefit programs. The District shall provide each unit member who is employed less than one hundred thirty-eight (138) workdays in a school year with 1/138 x number of days worked x the total cost of the fringe benefit plan for which they qualify.
- 8 17.2 The fringe benefits program shall be approved by the Association, and shall include,
 9 but shall not be limited to, health insurance, dental insurance, life insurance, income
 10 protection insurance, and tax sheltered annuities.
- 11 17.3 Each unit member shall be covered by a health insurance plan comparable to the plans
 12 offered through the District. Unit members hired before July 1, 1991 may choose
 13 Option 1 or Option 2. Employees hired after July 1, 1991 must choose Option 1.
- Option 1: District will provide a fringe benefit amount to be used exclusively for the
 purchase of medical, dental, and vision insurance for the family. For the 2024-2025
 2023-2024 school year, the maximum contribution provided shall be:

	Insured	Parties	Benefit Amount		
	Employ	ee	Employee: \$10,000/year		
	Two Par	rty/Employee plus child(ren)	Employee: \$10,000 + Two Party		
			Enhancement \$750 = \$10,750/year		
	Family		Employee: \$10,000 + Family Enhancement		
			\$2,000 = \$12,000/year		
17 18 19	Option 2: District will provide \$3,200 per unit member to be used for medical coverage, dental coverage, vision coverage, life insurance, income protection insurance, or cash payments.				
20 21	Unit members choosing Option 2 at any future date have the opportunity to choose Option 1.				
22	Unit members choosing Option 1 may not at any future date choose Option 2.				
23	17.4				
24	(a)		Option 1 chooses a plan, the aggregate cost of		
25			ed above, such excesses shall be paid through		
26		payroll deduction installments.			
27	(b)	The parties are committed to explor	ation of a possible restructure of the present		
28			this restructure will be to provide a level of		
29			ent level at a lower cost to the bargaining unit		
30		member and/or District.	· · · · · · · · · · · · · · · · · · ·		

1 2 3	17.5	In addition, all bargaining unit members will be covered by a \$45,000 life insurance policy to be paid by the District at a cost not to exceed \$60 per year. Any cost in excess of \$60 per year shall be paid by the employee.
4 5 6 7	17.6	A unit member who is absent on account of accident or illness and who has exhausted the accumulated paid leaves shall continue to receive the annual fringe benefit allowance for that period of absence due to accident or illness not to exceed twelve (12) months from the date of initial illness.
8 9 10	17.7	A unit member on a Board-approved unpaid leave of absence shall be entitled to receive approved fringe benefit programs for the period of the leave at the unit member's expense.
11 12 13 14 15 16	17.8	The District shall continue to allow retired unit members to participate in the fringe benefit program to the extent allowed by the contracting providers, at their own cost. The District will contribute \$6,150 toward one (1) or two (2)-party medical, dental, and/or vision insurance coverage for unit members who retire after September 30, 1990. One hundred dollars (\$100) of this \$6,150 may be used for the purchase of a District offered life insurance policy. Retirees must meet the following criteria:
17 18	(a)	Must have a minimum of ten (10) years of service as a certificated employee in the Corona-Norco Unified School District at the time of retirement.
19 20 21	(b)	Must be at least fifty (50) years of age at the time of retirement. Employees hired after July 1, 2007 must be at least fifty-five (55) years of age at the time of retirement.
22 23 24 25 26 27 28 29 30 31 32 33	(c)	This language will not eliminate from participation those employees who retired and qualified for participation in the program between September 30, 1983, and September 30, 1995. Retired unit members electing to participate in this program will retain eligibility until completion of the insurance year during which the unit member reaches age sixty-five (65). In the event the retired unit member is located in an area which the District-approved insurance companies do not serve, the District shall provide this compensation toward one-party medical and dental insurance coverage. When the unit member/retiree completes the year in which the retiree reaches age six-five (65), and the District contribution toward medical and dental insurance coverage ends, the District shall continue to allow retired unit members to participate in group retiree medical and dental plans under E.C. 7000- 7008.
34 35 36 37 38	(d)	The retiree and their spouses will have thirty (30) days after losing active employee coverage to enroll in the health or dental care plans during this initial enrollment period. If retired members or their spouses lose other coverage and can provide documentation of that loss, they will be allowed to enroll in the health or dental plan if they do so within 31 days of losing their coverage.

1 2 3 4	(e)	Retirees or spouses electing to participate in this coverage will be required to pay all premiums, dues, and other charges, including any increases in the rate of premiums or dues for these persons, and all costs incurred by the District in administering this coverage.
5 6 7 8 9 10 11	(f)	Enrollment in Medicare A shall not be a prerequisite for enrollment in any District health plan pursuant to this article. However, the purchase of Medicare B may be required for enrollment if the participant qualifies to purchase it. In addition, a District health plan may be restructured to pay for benefits as if each participant is enrolled in Medicare B as soon as the participant qualifies to purchase Medicare B. A health plan may condition eligibility for enrollment on the effective assignment of any Medicare benefits for which the enrollee would be eligible.
12 13 14 15	(g)	A retiree or spouse who has been previously covered under this article and who has voluntarily terminated that coverage thereafter will be excluded from obtaining coverage under this article. This subdivision does not apply to a person who is changing plans within a District open enrollment period.
16 17	17.9	A unit member who is employed pursuant to Article 19 of this agreement shall receive the annual fringe benefit allowance until retirement.
18 19 20	17.10	All medical examinations and tests required for continuing employment or change of position shall be paid for by the District. In the absence of prior positive reaction, tuberculosis tests may be either intradermal or x-ray, at the unit member's option.
21 22	17.11	All bargaining unit members are eligible to participate in the District's section 125 plan effective June 1, 1992.
23 24 25 26 27	17.12	Bargaining unit members new to the district, assigned to year-round school tracks and beginning service no later than August 8, who do not have medical coverage for the months of August and September from spouse or previous employer, shall be provided medical insurance for the initial August and September, at no cost to the bargaining unit member.
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1			ARTICLE 21: SUMMER SCHOOL
2	21.1	Staff	Selection
3		(a)	No later than four weeks before the start of the assignment, the District shall
4			circulate to each unit member a notice of anticipated Summer School/extended
5			year openings and invite applications on a District-supplied form.
6		(b)	Any current unit member shall be considered a qualified applicant for a Summer
7			School/extended year position and shall be given priority over all other applicants.
8			Assignments shall be limited to those applicants with appropriate grade
9			level/subject area credentials and experience within three (3) years. Priority shall
10			be given to an applicant who has not held a Summer School or extended year
11			position the previous year and has not had an unsatisfactory evaluation or been
12			placed on an improvement plan during the past two (2) school years.
13		(c)	Each qualified applicant shall be interviewed by those persons responsible for
14			applicant screening and selection.
15		(d)	All applicants shall be notified of their selection or non-selection at least five
16			business days prior to the start of all positions known at that time. Additional
17			hiring may be required subject to additional enrollment. A list of all selected
18			applicants shall be posted at the Human Resources Division and transmitted to the
19			Corona-Norco Teachers Association, prior to the commencement of summer
20			school./extended year.
21		(e)	Support Staff
22			1. A minimum of two nurses shall be offered exclusive summer school work.
23			2. High School Counselors: One counselor shall be assigned to the independent
24			study program, not to exceed 30 hours. Three (3) counselors shall be assigned
25			to each comprehensive school, not to exceed 24 hours. Additional counselors
26			or hours may be assigned based on student enrollment.
27			3. A minimum of one at-large counselor at the high school level and one at the
28			K-8 level shall be offered exclusive summer school work to support student
29			socioemotional needs.

1	4. All support staff shall be hired as needed and the District shall follow the
2	Collective Bargaining Agreement where applicable.
3	21.2 Compensation This replaces the old 23-24 Salary Schedule for Summer School
4	Unit members assigned to Summer School/extended year positions shall receive one-
5	seventh $(1/7)$ of the unit members per diem placement on the Basic Work Year Salary
6	Schedule in effect at the time for each hour of assignment.
7	21.3 Sick Leave
8	(a) All Summer School/Extended School Year assignments are positive pay. For each day
9	a unit member reports to work, they shall be compensated for that time as negotiated.
10	If a unit member is unable to report to work, they shall not receive compensation for
11	that day. Sick leave which is accrued during the regular school year is not applicable
12	to the Summer School/Extended School Year assignment.
13	(b) All unit members working Summer School, Extended School Year, and/or
14	Intersession shall receive sick leave that can accrue. For every 10 days worked or
15	major fraction thereof, unit members shall receive .5 (one-half) of a sick day. This
16	sick leave may not be used for absences during Summer School/Extended School
17	Year/Intersession time assignments.
18	21.4 Hours Of Employment
19	(a) Intermediate/Elementary: Between 9-12 days per session at 4 hours 30 minutes
20	compensation for each session per day for teachers (4 hours of teaching, 15 minutes duty
21	as determined by the site, and 15 minutes of prep at the unit member's discretion).
22	(b) High School: Between 17-22 days per session at 4 hours compensation for each session
23	per day for teachers (3 hours 30 minutes of teaching, and 15 minutes duty as determined
24	by the site, 15 minutes of prep at the unit member's discretion).
25	(c) Extended School Year (ESY): Between 9-12 days per session at 4 hours 30 minutes
26	compensation for each session per day for teachers (4 hours of teaching, 15 minutes duty
27	as determined by the site, and 15 minutes of prep at the unit member's discretion).
28	(d) For Title I sites, additional days and hours may apply in accordance with site needs.

1	(e) Should an emergency IEP/504 meeting need to be conducted, the unit member shall be
2	compensated at curriculum rate.
3	(f) Staff Meeting
4	i. One (1) compensated hour for the purpose of a staff meeting for member
5	paid at the curriculum rate
6	ii. If additional training is needed, members shall be paid at curriculum rate.
7	The training shall not exceed a total of 2 hours.
8	iii. A draft of the Duty schedule shall be provided at the Staff Meeting. Unit
9	members shall be given an updated duty schedule at least one (1) business
10	day prior to the start of the session.
11	
12	21.5 In the absence of previously approved Summer School curriculum materials, with written
13	agreement between Human Resources and the unit member, a unit member will be compensated
14	for developing such curriculum material at the curriculum preparation and in-service planning
15	rate.
16	21.7 Courses
17	(a) Class size for virtual and in-person summer school shall follow Article 12 for Special
18	Education ESY classes. General Education class size shall not exceed the following
19	numbers:
20	i. $K = 28$ students
21	ii. $1^{\text{st}} - 3^{\text{rd}} = 32$ students
22	iii. $4^{th} - 6^{th} = 34$ students
23	iv. $7^{\text{th}} - 12^{\text{th}} = 42$ students
24	v. $PE = 55$ students
25	vi. All class sizes shall be adhered to starting on the third day of each
26	session.
27	(b) All courses that include an online component shall be completely virtual.
28	(c) Virtual teachers shall report to a physical site for all student days.
29	(d) Virtual courses shall be offered utilizing an online platform.
30	(e) A virtual teacher shall teach no more than 42 students at a time per session.

1	(f)	Virtual teachers shall teach no more than 1 course at a time with a maximum of 42
2		students per session, or 2 courses with a combined maximum of 32 students per
3		session.
4	(g)	In order to address high school students in danger of graduating, the District may
5		offer Temporary Additional Assignments for credit recovery to interested unit
6		members throughout the school year. The District shall use Article 21.1 a-d for staff
7		selection. These assignments shall be scheduled outside the unit member's duty day.
8		Unit members shall utilize an online student management system. Unit members
9		shall define and set a daily 1-hour time frame to communicate with students or
10		respond as needed. Unit members shall submit a timecard not to exceed 25 hours at
11		per diem rate.
12	21.7 Th	e District has the sole discretion to determine the need for Summer School.

1	ARTICLE 25
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3	REMOVE ARTICLE FROM CONTRACT.
	REMOVE ARTICLE FROM CONTRACT.
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ARTICLE 26: SPECIAL EDUCATION

26.1 The term "full inclusion student" refers to a student with a moderate to severe disability 1 whose IEP identifies that the student will be placed in a regular education. The District 2 must offer in-service training to regular classroom teachers, prior to receiving a full 3 inclusion student presenting special needs unfamiliar to the teacher. This training shall 4 occur prior to the student being placed into the classroom to the extent practicable. Upon 5 the request of either the regular classroom teachers, special education teacher, or the site 6 administrator additional assistance and/or training must be offered to the extent 7 appropriate and practicable. 8 9 26.2 The District shall notify the receiving school of a full inclusion student as far in advance 10 as possible. 26.3 The District and the Association shall jointly monitor caseloads to insure reasonable 11 12 equity. 26.4 Every effort shall be made to ensure reasonable equity of case load among unit members 13 with comparable assignments. 14 15 26.5 The District shall staff positions for Resource Specialists as full-time equivalent positions first. If a split full-time equivalent position is needed, a Resource Specialist shall not be 16 assigned to more than two (2) sites. 17 For the purposes of the voluntary and involuntary reassignment of Special Education 18 26.6 teachers to another Special Education position, Article 26.6 shall apply in lieu of Article 19 14. 20 21 (a) Voluntary reassignments 22 (1) Special Education teachers may request a voluntary change of work location and/or assignment for an upcoming school year by submitting such a request in 23 24 writing, to the Human Resources Divivion prior to March 1 of any school year. Special Education teachers may include written information in support of their 25 qualifications for their requested reassignment. Such requests for a voluntary 26 reassignment shall remain in effect until the first day of school at the bargaining 27 unit member's current school site. 28 29 (2) The Special Education Department will post, on its website, a twice monthly updated listing of all positions currently available for reassignment, beginning 30 March 15 of each school year and continuing through the first day of school for 31 the position(s) listed. 32 (3) Should a Special Education teacher's request for reassignment not be granted, a 33 34 meeting may be requested with the Special Education Department administrative designee. 35

1 2	(4)	The final decision regarding assignment and reassignment shall be made by the Special Education Department administrative designee.
3 4	× /	Displaced unit members transferred or reassigned shall be granted two days of bankable release time to relocate.
5	(c)	Involuntary Reassignments
6 7		Involuntary reassignments shall be based upon the educationally-related needs of the District, utilizing the following procedures:
8 9 10 11	(1)	The Special Education teacher to be involuntarily reassigned shall be offered a meeting with the Special Education Department administrative designee. At this meeting, the reasons for the reassignment and the new assignment shall be identified.
12 13 14	(2)	If the Special Education teacher declines to meet, the new assignment shall be communicated in writing, with a written offer to meet and review the reasons for the reassignment.
15 16	(3)	Prior to beginning the new assignment, the Special Education teacher may request a voluntary reassignment in accordance with Article $26.7(a)(1)$.
17 18	(4)	The final decision regarding assignment and reassignment shall be made by the Special Education Department administrative designee.
19 20 21 22	Edu Res	the purpose of calculating case load maximum for Resource Specialists pursuant to location Code 56362 C, two hundred five (205) day work year Year-Round Multi-Track ource Specialists shall be considered a 1.111 full-time equivalent and the caseload simum shall adhere to edcode.
23	26.8	
24 25		When mainstreaming Special Day Class students in Grades K-6, students will be assigned equitably amongst all classes, across tracks at the appropriate grade level.
26 27 28 29		Regular Education teachers shall be invited to the IEP Team meeting when mainstreaming into their class will be considered. Where existing IEPs identifying mainstreaming are to be implemented, pre-planning and consultation between the teachers and/or administrative staff will occur.
30 31	. ,	When mainstreaming Special Day Class students, options to mitigate the impact on class size will include, but not be limited to:
32 33	(1)	Providing mainstreaming when other students are pulled out of the class for other services or other activities;
34	(2)	Sharing Instructional Aides;
35	(3)	Providing mainstreaming when at-risk students are being served by other staff;

1 2		(4) Other mutually agreed options developed at the site that do not violate the Collective Bargaining Agreement.
3 4	(d)	Placement of mainstreamed students, and/or peer models will not exceed the stated contractual class size maximums.
5 6	26.9	Resource Specialist Program (RSP) teachers and Special Day Class (SDC) teachers may submit time cards for up to ten hours (10) annually, in thirty (30) minute increments, for
7 8		after school IEP meetings only (at late start schools meetings may be before school). Time begins thirty (30) minutes after the completion or before the start of the
9		professional day .
10 11		When IEP, SST, or 504 meetings extend more than thirty (30) minutes past the conclusion of the workday, unit members may submit time cards for up to twenty (20) hours
12		annually at curriculum rate, in thirty (30) minute increments (at late start schools
13		meetings may be before school). Time begins thirty (30) minutes after the completion or
14		before the start of the professional day.
15	(a)	Unit members may not be required to attend before and after school IEP meetings on the
16		same day.
17	(b)	RSP teachers at their maximum caseload may timecard up to 2 hours (at curriculum rate)
18		for initial qualifying IEPs.
19 20	(c)	Upon mutual agreement between site administration and a special education teacher (NSH/SH/SDC unit member), that unit member may remain to provide behavior
20 21		support/supervision until a bus or parent arrives to pick up a student. A unit member who
22		chooses to remain beyond a regularly scheduled duty to provide support may be
23		compensated in 15 minute increments at per diem rate.
24	(d)	The total expenditure under this section (and Article 10.4c) shall not exceed \$100,000
25		District-wide.
26 27		Only one (1) IEP a day, morning or afternoon.
27 28	(f)	Once ten (10) hours (annually) have been reached, a unit member may request extra sub days for IEPs.
29	26.10	Special Education teachers and support providers shall have equal access to base
30 31		curriculum including the same materials (Teacher's Education, digital and print) provided as general education base curriculum for each grade level of each student in their class/on
31		their caseload.
33 24	26.11	SLP Supervisors shall be compensated. Approved SLP Supervisors shall be compensated
34 35		at four (4) days per diem per year per Required Professional Experience (RPE) Temporary Licensed unit member.
36	(a)	At a minimum, the SLP supervisor shall:
37 38		(1) Possess a permanent SLP license and have permanent status in the Corona-Norco Unified School District with at least five (5) years of recent SLP experience who,

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during those five (5) years, has had overall evaluations of satisfactory or better in all areas evaluated.

- (2) Have demonstrated an ability to work cooperatively and effectively with other unit members and administrators, demonstrated effective leadership skills and experience in working on school and District committees.
- (3) Have completed all California State requirements to be a licensed supervisor.
- (b) All SLP Supervisor positions shall be voluntary.

RSP/SDC TIMECARDS

1 The parties agree that Resource Specialist Program (RSP) teachers and Special Day Class (SDC)

2 teachers may submit time cards for up to twenty hours (20) annually, in thirty (30) minute

3 increments, for before and after school IEP meetings only. Time begins thirty (30) minutes after

4 the completion or before the start of the professional day. Teachers may not be required to attend

5 before and after school IEP meetings on the same day. The total expenditure shall not exceed

6 \$100,000 district-wide. Once ten (10) hours (annually) have been reached, a unit member may

7 request extra sub days for IEPS.

8 This MOU shall be in effect from July 1, 2018 through June 30, 2024.

Added as contract language 26.9

SPED SUPERVISION

1 The parties agree that upon mutual agreement between site administration and a special

education teacher (NSH/SH/SDC unit member), that unit member may remain to provide

3 behavior support/supervision until a bus or parent arrives to pick up a student. A teacher who

4 chooses to remain beyond a regularly scheduled duty to provide support may be compensated in

5 15 minute increments at per diem rate. Compensation will be drawn from funds in Article 10.4(c)

6 This MOU shall be in effect from July 1, 2018 through June 30, 2024.

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Added as contract language 26.9

RSP INITIAL IEP TIMECARDS

1 2 3	RSP teachers at their maximum caseload may timecard up to 2 hours (at curriculum rate) for initial qualifying IEP's. The total expenditure shall not exceed \$100,000 district-wide, as referenced in Article 10.4(c)
4	This MOU shall be in effect from July 1, 2018 through June 30, 2024.
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9	Added as contract language 26.9
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SPED TASK FORCE

1 2 3 4	The parties agree that a joint District-Association Special Education Task Force will meet no less than four (4) times annually for the life of the contract. The calendar of meeting dates shall be developed by the Superintendent's designee and the CNTA President's designee by June 30 th of the prior year. The purpose of the Task Force is;
5	(a) to identify Special Education unit members' concerns regarding working conditions,
6	(b) to discuss District identified areas of concerns,
7 8	(c) to recommend whether to continue secondary Special Education PCT release for one meeting per month,
9 10	(d) to make recommendations to both parties of possible solutions to identify problems and concerns,
11	(e) and to provide progress updates quarterly to the E-Board and Cabinet.
12 13 14	The Task Force will be composed of equal numbers of District and Association appointees, providing experts as requested, and allowing for guests and visitors as mutually agreed upon to provide information/share concerns.
15 16 17	The goal of the Task Force will be to find long-term approaches to common concerns. Both parties are committed to maintaining an excellent District Special Education program for the students of the CNUSD.
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19	Combined into the Task Forces MOU
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May 22, 2024 October 14, 2024

The Corona-Norco Teacher Association (CNTA) and the Corona-Norco Unified School
District (CNUSD) enter this Memorandum of Understanding (MOU) regarding Speech
Language Pathologists (SLP) to clarify caseload averages, additional hours, and current practices.

(a) SLPs will be assigned a caseload consistent with state law and SELPA requirements, currently a District-wide average of 55 to 1. For purposes of computing caseloads, 55 to 1 shall constitute one full-time equivalent SLP at 196 workdays per school year.

(b) For services to TK-12 Speech and Language students, Full Time Equivalents (FTEs) required for current state requirement of an average of 55 students per SLP shall be computed by the following formula:

Required FTEs = No. of students TK-12 district wide receiving SLP services 55

- (1) For the purposes of determining the total number of students receiving SLP services, student data maintained in a WEB-based IEP writer database will be used. All appropriate steps will be taken to safeguard the confidentiality of student information. The Assistant Superintendent or his designee shall review, on October 1st and April 1st of each year, caseload calculations based upon the methodology listed above with the CNTA President/ Designee.
- (2) If, upon either of those dates, District caseload averages exceed legal limits, the District shall not subcontract out or otherwise transfer out of the bargaining unit the work without joint agreement from the Association. and additional SLPs are unavailable to be hired, it is understood and agreed that as a last resort, the District will contract for such services. However, both the District and the Association agree that contracting out for such services is not desirable and not in the best interests of either party to this Agreement or the students of the District. Therefore, the District agrees to utilize its best efforts to recruit, hire, and retain Speech and Language Pathologists and will only utilize contracting out of such services when no other option is reasonably available to the District. In the event that the District contracts out Speech and Language Pathologist services, the District agrees it will notify the Association of the contracting out of the services and immediately enter into discussions with the Association on how to improve and enhance the District's ability to recruit, hire and retain Speech and Language Pathologists.

1 2 3 4 5	(3) Preschool Special Education students receiving services from Speech and Language Pathologists (SLPs) shall not be mixed in caseloads with Special Education students in grades TK-12 who are receiving Speech and Language Services. The District shall comply with applicable legal requirements pertaining to SLP caseloads where the Speech and Language Pathologists serve exclusively preschool students.
6 7 8 9 10 11 12	(4) SLPs assigned to serve preschool students exclusively shall have a 196-work year unless they are offered and agree to an additional temporary assignment offered by the District on a trimester or semester basis, as may be needed. Speech and Language Pathologists accepting additional temporary assignments up to up to 16 additional days per school year pursuant to this agreement shall be compensated in accordance with the provisions of the Collective Bargaining Agreement for such additional temporary services.
13 14 15 16	(5) Speech and Language Pathologists accepting additional temporary assignments up to 16 additional days per school year pursuant to this Agreement will be compensated in accordance with the provisions of the Collective Bargaining Agreement.
 17 18 19 20 21 22 23 24 25 26 	(6) SLPs who serve a caseload that does not include preschool students will be assigned a caseload consistent with state law and SELPA requirements, currently a District- wide average of 55 to 1. For purposes of computing caseloads, 55 to 1 shall constitute one full-time equivalent SLP at 196 workdays per school year. Up to 16 additional days per school year or the equivalent thereof may be added on a temporary trimester or semester basis by mutual agreement where the need arises. Additional days shall be compensated in accordance with the provisions of the Collective Bargaining Agreement. These additional assignments shall be computed toward additional FTEs for purposes of computing the District-wide average. This information will be provided to the Association.
27 28	(c) Pursuant to Section 26.3 of the Collective Bargaining Agreement, the District and the Association will shall monitor caseloads and assignments.
29 30 31 32 33 34 35 36	(d) SLPs with caseloads above 55 shall submit timecards for additional hours worked at their daily rate inclusive of their daily supplement. All additional hours shall have prior approval by a Special Education Administrator. If the number of hours requested is not approved, then a joint review of the hours requested shall be conducted by CNTA President designee and the District Superintendent designee within ten (10) school days. It is also understood that this practice regarding SLP's does not exclude them from benefiting from the district wide practice of having additional timecard hours approved at the discretion of their direct supervisor or the department manager.
37 38 39	(e) Opportunities for additional work shall be rotated equally among the existing SLP's within the District through the use of a rotating list based on seniority as defined by California Education Code.

(f) Each year the District/CNTA will re-evaluate the need to continue and/or clarify the time carding practices with regards to SLP's.

(g) The Special Education department will shall communicate transfers and reassignments pursuant to this Agreement to the Association. Any SLP may request a meeting with the SELPA Director/Administrative Director of Special Education to discuss their reassignment. If unresolved, a meeting may be requested with the Superintendent or designee.

This side letter will remain in effect until June 30, 2025.

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MEMORANDUM OF UNDERSTANDING BETWEEN THE CORONA-NORCO UNIFIED SCHOOL DISTRICT AND

THE CORONA-NORCO TEACHERS ASSOCIATION

RESOLVING GRIEVANCE REGARDING SPEECH AND LANGUAGE PATHOLOGY ASSIGNMENTS

July 2, 2008

9 WHEREAS, the District and the Association wish to resolve the issues that have arisen around
10 the caseload, assignments, an recruitment of speech and language pathologists;

11 WHEREAS, the District and the Association have already implemented for the 2007-2008

12 school year certain steps designed to attract and retain speech pathologists in the current

13 environment of scarcity;

WHEREAS, the District and the Association wish to comply with the collective bargaining
 agreement and applicable legal requirements concerning the assignment and compensation of
 speech and language pathologists;

NOW, therefore, the parties agree as follows:

 (a) Effective July 1, 2008, the District will begin implementations of this Agreement whereby preschool Special Education student receiving services from Speech and Language Pathologists (SLPs) shall not be mixed in caseloads with Special Education students in grades TK-12 who are receiving Speech and Language Services. The District will comply with applicable legal requirements pertaining to SLP caseloads where the Speech and Language Pathologists serves exclusively preschool students.

(b) SLPs assigned to serve preschool students exclusively will have a 196-work year unless they are offered and agree to an additional temporary assignment offered by the District or a trimester or semester basis, as may be needed. Speech and Language Pathologists accepting additional temporary assignments up to 16 additional days per school year pursuant to this Agreement will shall be compensated in accordance with

	ADDENDUM: SLP GRIEVANCE RESOLUTION
1 2	the provisions of the Collective Bargaining Agreement for such additional temporary services.
3 4 5 6 7 8 9 10	(c) SLPs who serve a caseload that does not include preschool students will be assigned a caseload consistent with state law and SELPA requirements, currently a District-wide average of 55 to 1. For purposes of computing caseloads, 55 to 1 shall constitute one full-time equivalent SLP at 196 workdays per school year. Up to 16 additional days per school year or the equivalent thereof may be added on a temporary trimester or semester basis by mutual agreement where the need arises. These additional assignments shall be computed toward additional FTEs for purposes of computing the District-wide average. This information will be provided to the Association.
11 12 13	(d) For services to TK-12 Speech and Language students, FTEs required for current state requirement of an average of 55 students per SLP shall be computed by the following formula:
14 15	Required FTEs = <u>No. of students TK-12 district wide receiving SLP services</u> 55
16 17 18 19 20	If this number cannot be served by full-time employee SLPs (with 196-day work year), the remaining FTEs, after all TK-12 SLPs have been afforded a 196-day assignment, shall be offered as temporary assignments pursuant to paragraph 3 of this Agreement, and if declined or prevented by logistical considerations, such work shall be contracted to an outside vendor. This information will be provided to the Association.
21	(f) The current grievance shall be withdrawn with prejudice.
22 23	(g) Entering into the Agreement does not constitute an admission of wrongdoing or violation of law or the collective bargaining agreement by either party.
24 25	(h) The District and the Association will continue their collaborative efforts to recruit and retain additional credentialed Speech and Language Pathologists.
26 27	(i) Pursuant to Section 26.3 of the Collective Bargaining Agreement, the District and the Association will monitor caseloads and assignments.
28 29 30 31 32 33 34	(j) The parties hereby expressly acknowledge their understanding that implementation of this Agreement will, of necessity, result in the transfer or reassignment of existing caseloads and site assignments of currently-assigned SLPs. The Special Education department will shall communicate transfers and reassignments pursuant to this Agreement to the Association. Any SLP may request a meeting with the SELPA Director/Administrative Director of Special Education to discuss their reassignment. If unresolved, a meeting may be requested with the Deputy Superintendent or designee.
35 36 37 38	(k) It is understood and agreed that if this Agreement is not approved by the Corona-Norco Teachers Association, the parties will continue their collaborative efforts to recruit; however the District intends to maintain its current assignment methods and ratios in accordance with the District's interpretation of applicable state law and the SLEPA

Agreement. Nothing in this Agreement shall constitute or be argued by either party to be evidence that the Association agrees or acknowledges that the District's current assignment methods or ratios comply with the Collective Bargaining Agreement, the applicable state law and/or the SELPA Agreement.

(l) The Agreement will continue in existence unless either party notifies the other in writing by April 15 of any school year of its desire to modify the provisions of this Agreement.

(m) For the purposes of determining the total number of students receiving SLP services, student data maintained in a WEB-based IEP writer database will be used. All appropriate steps will be taken to safeguard the confidentiality of student information. The Assistant Superintendent or his designee shall review, on October 1st and April 1st of each year, caseload calculations based upon the methodology listed above with the CNTA President/ Designee. If, upon either of those dates, District caseload averages exceed legal limits and additional SLPs are unavailable to be hired, additional days and/or hours will be offered to existing staff to the degree necessary to bring caseload averages into compliance. If additional days and/or hours are not accepted by current Speech and Language Pathologists, it is understood and agreed that as a last resort, the District will contract for such services. However, both the District and the Association agree that contracting out for such services is not desirable and not in the best interests of either party to this Agreement or the students of the District. Therefore, the District agrees to utilize its best efforts to recruit, hire, and retain Speech and Language Pathologists and will only utilize contracting out of such services when no other option is reasonably available to the District. In the event that the District contracts out Speech and Language Pathologist services, the District agrees it will notify the Association of the contracting out of the services and immediately enter into discussions with the Association on how to improve and enhance the District's ability to recruit, hire and retain Speech and Language Pathologists.

DATE: 9-20-08

UPDATED: 6-2-20

ADDENDUM TO THE MEMORANDUM OF UNDERSTANDING RESOLVING GRIEVANCE REGARDING SPEECH LANGUAGE PATHOLOGY ASSIGNMENTS DATED

July 2, 2008

1 2	The July 2, 2008 SLP Memorandum of Understanding (MOU) shall remain in full force with the <u>exception</u> of the following added language:
3 4 5 6	The Special Education Division shall rotate the opportunities for additional work equally among the existing SLPs within the District through the use of a rotating list based on seniority (as defined by EC 44845). The rotational offer of additional work shall be used during the following occasions:
7 8 9 10	(a) As a result of a vacancy or approved leave of absence, prior to any SLP services rendered by a non-district contract employee, the District shall offer available days and/or hours to existing staff to the degree necessary to bring caseload average into compliance during the first 30 days.
11 12	(b) After the review and calculation of district caseload on October 1 st and April 1 st of each year as described in the July 2, 2008 MOU.
13 14	When any SLP works additional days and/or hours or elects to decline the offered work, he or she shall be placed at the bottom of the rotation list.
15 16	The work schedule, number of hours and/or days, and the work location shall be determined by the District.
17 18 19	Prior to outsourcing SLP work, the District shall notify CNTA whenever a position is being outsourced and provide the name of the outside contracting agency. Additionally, the District will provide CNTA the information on the additional work rotation process as needed.
20	This MOU shall be in effect from July 1, 2021 though June 30, 2024.

SIDE LETTER BETWEEN THE CORONA-NORCO UNIFIED SCHOOL DISTRICT AND THE CORONA-NORCO TEACHERS ASSOCIATION

1	This is a side letter between the Corona-Norco Teacher Association and the Corona-Norco
2	Unified School District regarding Speech and Language Pathologists (SLP). The purpose of this
3	side letter is to clarify both intent of the additional compensation available by timecard in the
4	MOU's and Addendum in Article 26, dated July 2, 2008 and to clarify the current practice.
5 6	The MOU's currently in the CBA were written at a time when the average caseloads were above the staff recommended 55. Both CNTA and CNUSD recognize significant progress has been
7	made in lowering the district average caseload, which is currently 46. Additionally, both CNTA
8	and CNUSD recognize the importance of ongoing recruitment efforts to attract and retain SLP's
9	during a time of ongoing statewide scarcity of fully credentialed SLP's.
10	During the 2016-2017 school year, SLP's with caseloads above 55 have been able to submit
11	timecards for additional hours worked at their daily rate. IT is the understanding of both CNTA
12	and CNUSD that this practice will continue into the 2018-2019 school year. It is also understood
13	that this practice regarding SLP's does not exclude them from benefiting from the district wide
14	practice of having additional timecard hours approved at the discretion of their direct supervisor
15	or the department manager.
16	Each year the District/CNTA will re-evaluate the need to continue and/or clarify the time carding
17	practices with regards to SLP's.
18	This side letter will remain in effect until June 30, 2024.
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ADULT TRANSITION PROGRAM

June 30, 2016

This is a memorandum of understanding between the Corona-Norco Teachers Association and 1 the Corona-Norco Unified School District regarding the Adult Transition Program. For the 2016-2 17 school year, the program will continue in its current form. Teachers' prep time will be paid at 3 4 a rate of 1/7 each semester to reflect the student contact hours that are worked. 5 In the 2017-18 school year, the Adult program will be restructured to incorporate one hour of 6 independent work experience for students each day. This affords teachers in the Adult Transition Program a preparation period in accordance with the Collective Bargaining Agreement. The 7 8 teachers and district management will collaborate in designing this restructured program. the 9 District will be responsible for communicating to parents about this restructured day for students. All student IEP's will be updated accordingly. 10 11 Each year the District will re-evaluate the number of students in the program and the cost to the District to maintain the program. 12 The MOU shall expire on will sunset at the end of the school year June, 30 2024 2027. 13 14 15 16 17 18 19 20 21 22 23 24 25

SITE CONTRACT WAIVER

July 17, 2008

As the teacher workday is subject to the collective bargaining process it may not be unilaterally
 changed.

Non-instructional time may be allocated to required duties (such as yard duty, bus duty, staff meetings, etc.). The shifting of recess and lunch minutes without affecting the overall number of non-instructional minutes should not be subject to this agreement. Nothing in this agreement shall limit a site administrator's ability to modify the teacher workday on minimum days, during special school events, or for temporary situations (i.e., inclement weather, emergency situations, etc.), within the parameters of Article 10.

9 However, to ensure that school site staff are able to implement educational reform practices, the10 following procedures shall be utilized to modify the teachers' workday:

10	lonowing	procedures shall be utilized to mourry the teachers' workday.
11 12 13	(a)	Site Specific Contract Waivers may only be sought on provisions of the CBA contained in <u>Article 10</u> : <u>Hours of Employment</u> , with the exceptions noted in this article.
14 15	(b)	A Site Specific Contract Waiver shall not increase the length of the workday for classroom teachers or support personnel as defined in Article 10.
16 17 18 19 20	(c)	No later than February 15 th , the site administration must submit the <u>Site Contract</u> <u>Waiver Proposal Form</u> that directly follows this MOU to Human Resources. No later than March 1, the <u>Site Contract Waiver Proposal Form</u> must be approved by a unanimous vote of the CNUSD/CNTA Site Waiver Committee, comprised of three (3) CNTA members and three (3) District administrative staff.
21 22	(1)	Sites identified by the State as Program Improvement (Pi) sites may submit Site Specific Contract Waiver Proposals upon receipt of notification.
23 24 25 26 27 28	(d)	No later than March 1, the Site Specific Contract Waiver Proposal must be approved by a unanimous vote of the CNUSD/CNTA Site Waiver Committee. If approved, secret ballot elections must be completed with results reported to the affected site Unit Members, District and CNTA by March 30 in order to implement the Site Contract Waiver for the following year. If the timelines are not followed, the Site Contract Waiver shall not be implemented and it will be necessary to initiate the

1 2		process the following year. By mutual consent, both parties may agree to extend the March dates in the timeline.
3 4	(e)	CNTA will conduct and oversee the election in partnership with the site administration. The election will be open for up to 5 school days.
5 6	(f)	Waivers are site approved with at least 70.0% of the affected Unit Members voting "Yes." Affected Unit Members are those assigned to the site at the time of the vote.
7 8 9 10 11 12	(g)	If a site wishes to continue an existing waiver with or without modifications, the proposal must be resubmitted annually to the Joint Committee by February 15 followed by at least a 70.0% positive vote of the affected Unit Members by March 30. After a successful initial vote by the Unit Members, completed by March 30 of each year, two consecutive renewal votes must occur, and the waiver will then be considered the default way of operating at the site.
13 14 15 16 17 18	(1)	Affected "Unit Members" means those unit members who are assigned to a position for the upcoming school year that will be directly impacted by the Site Contract Waiver. If assignments for the upcoming school year have not been made at the time of the vote, unit members currently assigned to the positions that will be directly impacted by the Site Contract Waiver shall be considered affected Unit Members.
19 20 21	(h)	No unit member shall be asked to leave the site or be retaliated against or harassed in any manner by administration as a result of their support or opposition to a waiver or waiver proposal.
22 23	(i)	All Site contract Waivers must complete one school or calendar year of implementation.
24 25 26	(j)	Unit members adversely affected by a waiver proposal will be given transfer priority by meeting with CNTA and the Assistant Superintendent of Human Resources to attempt to facilitate a transfer to an existing vacancy for which they are qualified.
27 28	(1)	Priority status means that no non-priority status transfers shall take place until all priority status transfers have been properly processed.
29	This MOU	J shall expire on June 30, 2024 2027.
30	Revised N	farch 18, 2022
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ARTICLE 28: STAFF BUY-BACK DAY LANGUAGE

- 28.1 The District will offer as many staff buy-back days as authorized for payment by the State. The District will provide appropriate in service opportunities at a variety of off-track times. All staff buy-back days may be available for staff development at each site. Such activity(ies) shall be determined by each site. The hours and plans shall be in compliance with state regulations ("staff development instructional methods, including teaching strategies, classroom management and other training designed to improve pupil performance, and academic content in the core curriculum areas"). The rate of pay shall be the total dollars earned by the District less required payroll costs. Unit members may participate in a single staff development activity over several days but must be present for the equivalent of a full-time instructional work day. Participation in the staff development buy-back days by unit members is voluntary.
- 28.2 District staff development buy-back day opportunities shall be published as available.
- 28.3 Unit members shall be invited to submit proposals for staff development buy-back day activities which meet the above referenced state regulations. Such proposals shall be submitted for consideration to the District each year.
- 28.4 All unit members who are presenters for staff development buy-back days will be compensated utilizing the same formula. Payment for both participants and presenters shall be made per state regulations.
- 28.5 Association sponsored staff development buy-back days
 - (a) Subject to District approval, staff development buy-back day in-service activity(ies) may be offered by the Association if the activity meets the state regulations referenced above. Rationale for rejection of any Association proposal shall be provided in writing within ten (10) working days of receipt.
 - (b) If a unit member is a presenter at such in-service activities, they shall be compensated at a rate equivalent to that of other unit members who are presenters for the staff development buy-back day activities offered by the District. If the presenter is an employee of CTA, the Association or participating unit members shall assume the costs of the presenter's fee, if any.

ARTICLE 29 27: UNIT MEMBER SUPPORT PROGRAMS PEER ASSISTANCE AND REVIEW (PAR) AND INDUCTION

- 27.1. The Association and the District are continuously striving to provide the highest possible quality of education. For students to succeed in learning, teachers must succeed in teaching. Therefore, the parties agree to cooperate in the design and implementation of programs to improve the quality of instruction through expanded and improved professional development and peer assistance. Unit Members in either program Support Programs are viewed as valuable professionals who deserve to have the best resources available provided to them in the interest of improving performance to a successful The Association and the District are continuously striving to provide the highest possible standard.
- 27.2. Joint Panel
 - (a) A Joint Panel of Association and District representatives shall administer the Peer Assistance and Review (PAR) Program and the Induction program.
 - (b) The Joint Panel shall consist of five (5) members including three (3) permanent certificated classroom teachers appointed by the Association and two (2) administrators appointed by the District.
 - (c) A panel member's term shall be three (3) years. Panel members may serve multiple terms.
 - (d) Administrators shall have at least five (5) years of administrative experience at the site level and at least two (2) years of administrative experience in the Corona-Norco Unified School District.
 - (e) The Joint Panel shall establish its own meeting schedule, within the budget allocated by the District. To meet, at least four (4) members of the Joint Panel must be present. Such meetings may take place before, during, or after the regular teacher workday. CNTA panel members will be provided with a substitute teacher for meetings scheduled during the day or paid Curriculum Rate for meetings scheduled outside of the regular teacher workday. Teachers who are members of the Joint Panel shall be released from their regular duties to attend meetings, without loss of pay or benefits. If, in carrying out their responsibilities as members of the Joint Panel, teachers find it necessary to work beyond their regular workday, they shall be compensated at the Curriculum rate of pay.
 - (f) The Joint Panel shall have oversight and be responsible, within the budget allocated by the District, for the following:
 - (1) PAR Program
 - a. Establish its own rules of procedure, including the method for the selection of a Chairperson. Said Rules and Procedures shall be consistent with the provisions of this Agreement, and to the extent there is an inconsistency, the Agreement shall prevail.
 - b. Establish the selection process for Consulting Teachers.
 - c. Conducting an annual program evaluation and make recommendations for improvement. Said FRecommendations shall be forwarded to the dDistrict and the aAssociation for review and comment in compliance with this Agreement.
 - d. Provideing annual onboarding training for the any new Joint Panel members.

e. Selecting trainers and/or training providers.

- f. Provideing-training for Consulting Teachers, prior to the Consulting Teacher's participation in the program.
- g. Sending written notification of participation in the PAR Program to the Participating Teacher and the Consulting Teacher. For Referred Participating Teachers, and the site principal shall also receive notification.
- h. Making available Provide the panel-list of Consulting Teachers for selection by the Voluntary Participating Teacher.
- i. Assign Consulting Teacher to a Referred Participating Teacher.
- j. Communicate and provide Distributing, at the beginning of each school year, a copy of the adopted Rules and Procedures to all bargaining unit members and administrators.
- k. Establishing a procedure for application as a Consulting Teacher.
- 1. Determineing the number of Consulting Teachers in any school year, based upon participation in the PAR Program, the budget, and other relevant considerations. This determination shall be done by June 1 of each year.
- m. Reviewing the final report prepared by the Consulting Teacher. and making recommendations to the Governing Board regarding the Referred Participating Teacher's progress in the PAR Program.
- n. All proceedings and materials related to evaluations observations, reports and other personnel matters shall be strictly confidential. Therefore, Joint Panel members and Consulting Teachers may disclose such information only as necessary to administer this Article.
- o. Develop the consulting teacher application form, initial evaluation forms, observation forms, and final report format for use by the consulting teacher.
- (2) Induction Program
 - a. Establish its the rules of procedure for the joint panel, including the method for the selection of a Chairperson. Said Rules and Procedures shall be consistent with the provisions of this Agreement, and to the extent there is an inconsistency, the Agreement shall prevail.
 - b. Establish the selection process for Induction Support Providers.
 - e. Conduct an annual program evaluation and make recommendations for improvement. Said recommendations shall be forwarded to the district and the association for review and comment in compliance with this Agreement The Induction program is overseen and accredited by the Commission on Teacher Credentialing (CTC). The Joint Panel shall be provided accreditation findings for review and may make recommendations for improvement.
 - d. Provideing annual training for the Joint Panel members.

- e. Develop comprehensive procedures to facilitate cooperation among eligible new hires, their teacher preparation institutions, and the district's Human Resource department.
- f. Establish criteria for recommending a clear credential that is clear, concise, and publicly articulated.
- g. Develop an appeal process for induction participants who are deemed not to have completed the program.
- Work jointly to ensure that the induction program meets the standards for professional induction programs, as established by the California Commission on Teacher Credentialing. No teacher shall be required by the district to participate in an induction program that does not meet these standards.
- i. Review Assignments of Induction Support Providers to participating Induction teachers in accordance with this Article. The Joint Panel shall convene to discuss any concerns regarding assignments of Induction Support Providers.

27.3. PAR

- (a) Participating Teachers (PT)
 - (1) A Referred Participating Teacher is a teacher with permanent status, who has been on an improvement plan for at least ninety (90) calendar days, or sixty (60) workdays, whichever is greater, and still received a final unsatisfactory evaluation in any of the areas of subject matter knowledge, teaching strategies, or teaching methods and instruction. The Referred Participating Teacher receives assistance to improve their instructional skills, classroom management, knowledge of subject, and/or related aspects of their teaching performance due to an unsatisfactory final evaluation.
 - (2) A Volunteer Participating Teacher is a teacher with permanent status who volunteers to participate in the PAR Program. The purpose of participation in the PAR Program is for peer assistance only and the Consulting Teacher shall not participate in a performance review of the Volunteer Participating Teacher. A Volunteer Participating Teacher shall select a Consulting Teacher from the list of Consulting Teachers provided by the Joint Panel. All communication between the Consulting Teacher and a Volunteer Participating Teacher shall be confidential, and without the written consent of the Volunteer, shall not be shared with others, including the site principal, the evaluator or the Joint Panel. The Volunteer PT may terminate his or her participation in the PAR Program at any time.
 - (3) The Participating Teacher has the right to be represented throughout these procedures by the Association representative of his or her choice.
- (b) Consulting Teachers (CT)
 - (1) A Consulting Teacher is a teacher who provides assistance to a Participating Teacher pursuant to the PAR program. The qualifications for the Consulting Teacher shall be set forth in the Rules and Procedures, provided that the following shall constitute minimum qualifications:
 - a. A Credentialed classroom teacher with permanent status.

- b. Substantial At least five (5) years of recent experience in classroom instruction.
- c. Shall demonstrate exemplary teaching ability, as indicated by, among other things, effective communication skills, subject matter knowledge, and mastery of a range of teaching strategies necessary to meet the needs of pupils in different contexts.
- (2) In filling a position of Consulting Teacher, each applicant is required to submit three references from individuals with specific knowledge of his or her expertise, as follows:
 - a. A reference from a site principal or immediate supervisor.
 - b. A reference from an elected Association representative.
 - c. A reference from another classroom teacher.
- (3) All applications and references shall be treated with confidentiality.
- (4) Consulting Teachers shall be selected by a majority vote of the Joint Panel which may include following classroom observations by the Joint Panel.
 - A Consulting Teacher shall be provided release time by the Joint Panel as needed, within the budget allocated by the District. The term of the Consulting Teacher shall be three (3) years and may reapply. A teacher shall not be appointed to an administrative position in the District while serving as a Consulting Teacher or for two (2) full years after concluding service as a Consulting Teacher. If a Consulting Teacher obtains an administrative position, they shall not be assigned as the evaluator of any participating teacher, referred or voluntary, whom they supported during the prior two (2) academic school years.
 - b. Functions performed by Consulting Teachers pursuant to this Article by bargaining unit employees shall not constitute either management or supervisory functions. The Consulting Teacher shall continue all rights of bargaining unit members. In addition to the regular salary, a Consulting Teacher shall receive Curriculum pay for all work beyond the regular workday and/or work year, with prior approval of the Joint Panel.
 - c. Consulting Teachers shall have the responsibility for no more than two (2) PAR Participating Teachers.
 - d. For Referred Participating Teachers, Tthe Consulting Teacher shall provide at least twenty (20) hours of in-classroom support over the course of the school year, in addition to other forms of assistance provided. If the Consulting Teacher does not have full-time release, the following shall be provided:
 - 1. A substitute teacher for in-classroom support, not to exceed the equivalent of five (5) full days.
 - 2. A stipend equal to **at** eight (8) days per diem.
 - e. For Voluntary Participating Teachers, the Consulting Teacher and Voluntary Participating Teacher shall develop a plan for voluntary assistance. The plan shall be submitted to the Joint Panel for purposes of coordination and planning, subject to available resources. The Consulting Teacher shall provide up to ten (10) hours of support, in-classroom and/or consultation, as determined by the Joint Panel. Release

time may be provided during the school day for classroom observations and compensation at per diem rate for work conducted outside of the regular teacher workday. The number of Consulting Teachers available to assist with Voluntary Participating Teachers shall be determined by the Joint Panel within the budget allocated by the District.

- f. The Principal, Consulting Teacher, and Referred Participating Teacher shall meet to discuss the outlined areas of improvement and types of assistance to be provided.
- g. The Consulting Teacher reviews the recommended areas of improvements, provides assistance to the Referred Participating Teacher in any of the areas of subject matter knowledge, teaching strategies or teaching methods and instruction needed. The assistance provided shall address the areas for improvement noted by the principal and shall take into consideration state and local standards.
- h. The Consulting Teacher, Referred Participating Teacher, and the Principal are expected to develop and maintain an ongoing, cooperative working relationship.
- i. Consulting Teachers shall assist Participating Teachers by demonstrating, observing, coaching, conferencing, referring or by other activities, which, at their professional judgment, will assist the Participating Teacher.
- j. The Consulting Teacher shall meet with the Referred Participating Teacher to discuss the PAR Program, to establish mutually agreed upon performance goals, develop the assistance plan and develop a process for determining successful completion of the PAR Program.
- k. The Consulting Teacher shall conduct multiple observations of the Referred Participating Teacher during classroom instruction and shall have both preobservation and post-observation conferences. Observations for Voluntary Participating Teachers may occur based on the developed plan for assistance.
- 1. The Consulting Teacher shall monitor the progress of the Referred Participating Teacher and shall provide periodic written reports to the Referred Participating Teacher
- m. The Consulting Teacher shall continue to assist the Referred Participating Teacher until the Consulting Teacher concludes that the teaching performance of the Referred Participating Teacher is satisfactory, or that further assistance will not be productive. A copy of the Consulting Teacher's report shall be submitted to and discussed with the Referred Participating Teacher to receive his or her input and signature before it is submitted to the Joint Panel. The Referred Participating Teacher's signing of the report does not necessarily mean agreement, but rather that they have received a copy of the report. The Consulting Teacher shall submit a final report to the Joint Panel by May 1. The Referred Participating Teacher shall have the right to submit a written response, within twenty (20) days, and have it attached to the final report. The Referred Participating Teacher shall also have the right to request a meeting with the Joint Panel, and to be represented at this meeting by the Association representative of their choice.
- 27.4. Induction Program

- (a) The induction program is not a substitute for the contractual evaluation procedure in Article 15 of the agreement. The performance evaluation and the induction program are separate and unrelated procedures.
- (b) Each candidate will develop an Individual Learning Plan (ILP) collaboratively with their Induction Support Provider. Induction Support Providers shall provide Induction assistance for no more than eighteen (18) certificated bargaining unit members per school year.
- (c) The participation records of any teacher, including but not limited to, notifications, timelines, program participation, special assistance, feedback about levels of participation, etc., shall remain the property of the teacher and shall not be placed in their personnel file or used in their performance evaluation. The District may maintain only those records necessary to prove participation and completion of the program. These records shall be kept confidential and shall not be shared with the teacher's immediate supervisor or the district administration.
- (d) At the completion of the Induction Program, the Induction Support Provider and Participating Teacher shall complete and sign final documentation. This final documentation shall be reviewed by the Induction Program Director prior to affirming completion of the program. If the Induction Program Director does not affirm completion, the Participating Teacher may appeal this decision to the Superintendent, or their designee. If the mentor submits a final report, a preliminary copy of the final report shall be submitted to and discussed with the teacher to receive their input prior to the final report being completed. The teacher's signature on the final report does not necessarily mean agreement, but rather that the teacher has received a copy of the report. The teacher shall have the right to submit a written response within twenty (20) days and have it attached to the final report. The final documentation shall not be placed in the teacher's personnel file. When the teacher has completed the induction program, they will be able to apply to the CCTC for a clear credential, unless a unit member is on a waiver from the CCTC as long as all other requirements have been completed.
- (e) Teachers who have been selected as Induction Support Provider shall be granted by the district full opportunity for appropriate professional development.
- (f) The Induction Support Provider, in conjunction with the Association and the District, shall be full partners in the design, content, and implementation of the professional development program for Induction Support Provider.
- (g) The district shall provide participating teachers paid release time to meet with mentors for the purpose of developing and implementing the ILP.
- (h) The ILP shall take into consideration the participating teacher's prior preparation, training, and experience, as well as the specific assignment and teaching context of the teacher.
- (i) Results from the pre-service teaching performance assessment may guide initial planning for induction at the discretion of the participating teacher. California Standards for the Teaching Profession based on formative assessment evidence guides the development, monitoring, and ongoing revisions of the subsequent ILPs.
- (j) The term of Induction Support Provider shall be four (4) years. A mentor shall not be appointed to an administrative position in the District during their term or for two (2) full years after concluding service as an Induction Support Provider. If a Consulting Teacher obtains an

administrative position, they shall not be assigned as the evaluator of any Participating Teacher, Referred or Voluntary, whom they supported during the prior two (2) academic school years.

- (k) Induction Support Providers shall be returned to their regular assignment upon completion of their term as an Induction Support Providers. Induction Support Providers are eligible to apply for transfer at any time during their term. Induction Support Providers returning to the classroom before the end of their term shall notify the Joint Panel prior to March 1.
- The district shall provide all the necessary resources and release time to assist the participating teacher to complete the ILP. Participating teachers shall not be responsible for any of the costs associated with participation in of the Induction program.
- 27.5. Status and Liability of Unit Members
 - (a) Functions performed by unit members under this article shall not constitute either management or supervisory functions as defined in the Educational Employment Relations Act.
 - (b) The District agrees to indemnify and hold harmless and provide a defense to the Association and any Association-selected member of the Joint Panel against any claims, causes of action, damages, grievances, administrative proceedings or any other litigation arising from the Association's participation in Peer Assistance and Peer Review (PAR) Program and the Induction Program.
- 27.6. Records
 - (a) All documents and information relating to individual participation in the programs shall be considered personnel matters subject to the personnel record exemption of the California Public Records Act.

SPEECH LANGUAGE PATHOLOGIST (SLP) SUPERVISOR

April 10, 2023

1 The Corona-Norco Unified School District ("District") and Corona-Norco Teachers Association

2 ("Association") enter this Memorandum of Understanding ("MOU") regarding the Speech

3 Language Pathologist (SLP) Required Professional (RPE) Temporary License and Supervisor

- 4 program.
- 5 Whereas all SLPs with a temporary license must perform services under an approved Supervisor

6 SLP to obtain a permanent license with the State of California Department of Consumer Affairs

7 Speech Language Pathology and Audiology and Hearing Aide Dispensers Board, both parties

8 agree to the following:

- 9 (a) SLP Supervisors shall be compensated. Approved SLP Supervisors shall be 10 compensated at four (4) days per diem per year per RPE Temporary Licensed unit 11 member.
- 12 (b) At a minimum, the SLP supervisor shall:
- (1) Possess a permanent SLP license and have permanent status in the Corona-Norco
 Unified School District with at least five (5) years of recent SLP experience who,
 during those five (5) years, has had overall evaluations of satisfactory or better in
 all areas evaluated.
- Have demonstrated an ability to work cooperatively and effectively with other
 unit members and administrators, demonstrated effective leadership skills and
 experience in working on school and District committees.
- 20 (3) Have completed all California State requirements to be a licensed supervisor.
- 21 (c) All SLP Supervisor positions shall be voluntary.
- 22 This MOU shall be incorporated into the 2024-2025 Collective Bargaining Agreement.

Added as contract language 26.11

TASK FORCES

The parties agree to the following joint District-Association Task Forces:

Academy

Extra-Curricular Pay Schedule

Language Immersion

Special Education (SPED)

Virtual Education

Workload

Year Round School

Unless mutually agreed upon, each Task Force shall meet no less than four (4) times annually. between January and June in the year prior to an open contract (full contract negotiations year). The calendar of meeting dates shall be developed by the Superintendent's designee and the CNTA President's designee by June 30 of the prior year. The purpose of the Task Force is:

- (a) To identify concerns specific to Unit Members;
- (b) To discuss District identified areas of concerns;
- (c) To make recommendations to both parties of possible solutions to the identified concerns when appropriate;
- (d) To make recommendations to the negotiations team of possible negotiable solutions to identified concerns by July 1-January 15 each year; and
- (e) To provide updates quarterly to the Association Executive Board and the District Cabinet

Additional tasks may be assigned by mutual agreement between the Superintendent's designee and the CNTA President's designee.

The Task Force shall be composed of equal numbers of District and Association appointees, providing experts as requested, and allowing for guests and visitors as mutually agreed upon to provide information/share concerns. In order to effectively and efficiently run the Task Force, each party shall appoint relevant members. The goal of the Task Force shall be to find long-term approaches to common concerns. Both parties are committed to maintaining an excellent Educational program for the students of the CNUSD.

This MOU shall be in effect through June 30, 2024 2027.

AD HOC NON-STUDENT DAYS TASK FORCE

July 18, 2024

- 1.1 **Task Force:** The parties agree that a joint District-Association Ad Hoc Non-Student Days Task Force shall meet no less than four (4) times (unless both parties mutually agree to meet less). The calendar of meeting dates shall be developed by the Superintendent's designee and the CNTA President's designee. The purpose of the Task Force is:
 - (a) To identify concerns specific to Unit Members around the use of non-student days;
 - (b) To discuss District identified areas of concern;
 - (c) To make recommendations to both parties of possible solutions to the identified concerns when appropriate; and
 - (d) To make recommendations to the negotiations team of possible negotiable solutions to identified concerns by January 15, 2025.

The Task Force shall be composed of equal numbers of District and Association appointees, providing experts as requested, and allowing for guests and visitors as mutually agreed upon to provide information/share concerns. In order to effectively and efficiently run the Task Force, each party shall appoint relevant members. The goal of the task force is to find long-term approaches to common concerns. Both parties are committed to maintaining an excellent Educational program for the students of the CNUSD.

This MOU shall be in effect through June 30, 2025.

DUAL ENROLLMENT TASK FORCE April 13, 2024

1.2 **Task Force:** The parties agree that a joint District-Association Dual Enrollment Task Force shall meet no less than four (4) times between April and September of 2024 (unless both parties mutually agree to meet less). The calendar of meeting dates shall be developed by the Superintendent's designee and the CNTA President's designee by April 30, 2024. The purpose of the Task Force is:

- (a) To identify concerns specific to Unit Members assigned to High Schools;
- (b) To discuss District identified areas of concern;

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- (c) To make recommendations to both parties of possible solutions to the identified concerns when appropriate; and
- (d) To make recommendations to the negotiations team of possible negotiable solutions to identified concerns by October 1, 2024.

The Task Force shall be composed of equal numbers of District and Association appointees, providing experts as requested, and allowing for guests and visitors as mutually agreed upon to provide information/share concerns. In order to effectively and efficiently run the Task Force, each party shall appoint relevant members. The goal of the task force is to find long-term approaches to common concerns. Both parties are committed to maintaining an excellent Educational program for the students of the CNUSD.

This MOU shall be in effect through June 30, 2025.

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CNUSD VIRTUAL SCHOOL

May 22, 2024

The Corona-Norco Unified School District ("District") and Corona-Norco Teachers Association ("Association") enter this Memorandum of Understanding ("MOU") regarding the CNUSD Virtual School.

- (a) Definitions:
 - (1) Virtual School: Any school site or classroom in which the students do not attend class in person and receive more than 75% of their instruction online. This does not include Home and Hospital Students.
 - (2) Brick-and-Mortar School: Any school site or classroom in which the students attend in person and receive more than 75% of their instruction in a face-to-face classroom.
- (b) Staffing and Transfers
 - (1) Teachers for virtual school positions shall be credentialed teachers with permanent status in the Corona-Norco Unified School District.
 - (2) No more than 10% of the total unit members may be assigned to the Virtual School. Should legislation change, both parties reserve the right to bargain this provision.
 - (3) Involuntary Displacements:
 - a. In the event a position becomes available within two (2) weeks of the beginning of the traditional school year or cannot be filled by a permanent employee, due to exhaustion of the hiring pool or lack of applicants/interest, the District may hire a non-permanent/temporary employee for the remainder of that school year. The District shall fly the position for transfer for the following school year.
 - 1. If a member is involuntarily displaced and selects a year-round site, the unit member shall forfeit the right to return to the virtual school within two (2) weeks of the beginning of the year round school year.

- b. In the event that an involuntary displacement does not result in a grade change at the elementary level, but the member is moved from a virtual school to a brick-and-mortar school, the unit member shall be provided up to \$1000 approved by the District for grade and site plan appropriate supplies. Approval of these supplies shall not be arbitrary or capricious.
- (4) All other transfer and displacement language shall be followed per the Collective Bargaining Agreement.
- (c) Certificated Support Personnel
 - (1) Staffing of certificated support personnel shall be comparable to brick-and-mortar sites. Factors to be considered for staffing certificated support personnel are enrollment, students on IEPs, EL status, Title 1 status, and low SES status.
 - (2) The District shall provide focused FTE positions for virtual support services and limit split positions (virtual/brick-and-mortar) to the greatest extent practicable.
 - (3) Caseloads shall be comparable to brick-and-mortar sites.
 - (4) With the exception of assessments for IEPs, all support services shall be provided virtually to the greatest extent possible.
- (d) Work Conditions
 - (1) The instructional day for the Virtual School shall start at 8:30 am and end at 2:45 pm, inclusive of a 45-minute duty-free lunch.
 - (2) The daily teacher duty day shall include a minimum of the following:
 - a. Grades TK-3 shall include a plan to provide opportunities for daily synchronous instruction for all pupils throughout the school year.
 - 1. 145 minutes for student small groups, interventions, daily check-ins
 - 2. 30 minutes for student progress monitoring
 - 3. 60 minutes of planning time
 - 4. 60 minutes of virtual office hours
 - b. Grades 4-8 shall include a plan to provide opportunities for both daily live interaction and at least weekly synchronous instruction for all pupils throughout the school year.
 - 1. 145 minutes for student small groups, interventions, daily check-ins
 - 2. 30 minutes for student progress monitoring
 - 3. 60 minutes of planning time
 - 4. 60 minutes of virtual office hours

- c. Grades 9-12 shall include a plan to provide opportunities for at least weekly synchronous instruction for all pupils throughout the school year.
 - 1. 145 minutes for student small groups, interventions, daily check-ins
 - 2. 30 minutes for student progress monitoring
 - 3. 60 minutes of planning time
 - 4. 60 minutes of virtual office hours
- (3) All bargaining unit members working at a virtual school shall report to an assigned worksite.
- (4) All virtual teachers shall have a dedicated workspace that provides a private, quiet space that has appropriate working conditions for an online classroom at the site.
- (5) Members will not be required to travel to attend staff meetings but may be asked to attend virtually.
- (6) If all sources of internet access are down for more than 90 minutes, unit members may choose to leave the site and work remotely.
- (7) During the 23/24 school year, the District and CNTA will meet to collaboratively determine the appropriate technology and standard issued workspace equipment that shall be provided to virtual school bargaining unit members beginning in the 24/25 school year.
- (e) Unit Member Support and Resources
 - (1) All virtual teachers shall report to an administrator appointed solely to the Virtual School.
 - (2) Funding for the Virtual School shall be comparable to funding for the brick-andmortar schools.
 - (3) The District shall staff the Virtual School with classified staff according to the unique needs of the virtual environment, ensuring equitable custodial, clerical, student and family support compared with a brick-and-mortar site.
 - (4) Materials (instructional supplies, copies, etc.) shall be provided to unit members at the physical site to which they are assigned.
- (f) Leaves
 - During the 23/24 school year, Tthe District and CNTA shall continue meet to collaboratively develop and pilot a substitute teacher plan for full implementation in the 24/25 school year.
 - (2) Assigning of Substitutes shall follow the same protocols as brick-and-mortar sites.

- (g) Unit Member Expectations
 - (1) When virtually working with students, cameras are expected to be on.
 - (2) Unit members shall be expected to be available and working with students during their professional work day.
- (h) Class Size
 - (1) Elementary class size shall follow Article 12, inclusive of any MOU of the Collective Bargaining Agreement.
 - (2) Secondary class size at brick-and-mortar schools with virtual classes shall follow Article 12, inclusive of any MOU of the Collective Bargaining Agreement.
 - (3) Secondary class size inclusive of PE at Virtual Schools: The total number of students in instructional and home room classes for CNUSD Virtual Intermediate and High School classrooms shall not exceed the max class contacts in Article 12, inclusive of any MOU of the Collective Bargaining Agreement per unit member.
 - (4) CNUSD Virtual Intermediate and High School teachers shall have a home room. Virtual School students shall be evenly distributed amongst all Intermediate and High School teachers.
 - (5) To the greatest extent possible, home room class sizes shall be balanced between unit members.
 - (6) Elementary Grade Level Assignments (TK-5th Grade)
 - a. The Collective Bargaining Agreement language regarding combination classes shall apply to the virtual school. Enrollment for that language shall be based on the number of students TK-5.
 - b. Based on unknown fluctuations in enrollment, there is potential for a number of combination class assignments. It is the intent to minimize the offering of combination classes to the greatest extent practicable.
- (i) Secondary Course Assignments (6th-12th Grade)
 - (1) Based on unknown fluctuations in enrollment, there is potential for as many as 5 different course curricula to be assigned to one unit member inclusive of all areas in which the unit member is credentialed. It is the intent for full-time virtual unit members to have no more than 3 different course curricula. Multiple sections of the same course offered will be assigned to the same teacher, to the greatest extent possible.
 - (2) If a virtual full-time unit member is assigned 4 or more different course curricula, the District will consult with CNTA on a solution within 5 working days when possible and not less than 24 hours prior to implementation.

- (j) Virtual School Curriculum
 - (1) Following the formal collaborative adoption of virtual curriculum, it is the expectation of the District that unit members will utilize the adopted curriculum to the greatest extent possible. Academic freedom and supplementation remains at the discretion of the unit member.
 - (2) In the event that there is not an adopted virtual curriculum for a course provided by CNUSD, volunteers shall be sought from all properly credentialed unit members assigned to the virtual school first. If there are no volunteers, the creation of the course section curriculum shall be offered as an extra duty opportunity to all properly credentialed unit members district wide. The unit member will be consulted regarding the specifics of the assignment and shall only be assigned the course by mutual agreement.
 - (3) A unit member agreeing to write the foundational curriculum for a course will have the option of utilizing release time and/or time carding at curriculum rate, not to exceed 40 hours per quarter per course. Any division of this allocation shall be approved at the discretion of the virtual school administrator.
- (k) Duty
 - (1) The virtual school shall be funded TK-12 for the school site extra duty fund. A separate extra duty fund committee shall be created for each grade span: TK-5, 6-8, 9-12. Each grade span shall be funded according to their enrollment, utilizing the secondary extra duty fund process per the Collective Bargaining Agreement to allocate funds.
 - (2) Virtual School Unit Members shall not participate in supervision duty before, during or after school.
 - (3) Virtual School Unit Members may be required to participate in Professional Duties as listed in aArticle 10 of the Collective Bargaining Agreement.
- (1) Other than the items explicitly bargained in this agreement, all other parts of the Collective Bargaining Agreement shall apply.

This MOU will expire on June 30, 2024 2027

CORONA-NORCO UNIFIED SCHOOL DISTRICT 2023-24 MISCELLANEOUS EXTRA DUTY ASSIGNMENT SALARY SCHEDULE

- Curriculum Preparation and Inservice Planning \$52.88
- Bargaining unit members who voluntarily attend District sponsored Inservice Training, while off track, or while in non-paid status, will be paid curriculum rate.
- Bargaining unit members participating in specialized committees (i.e. Special Education Task Force, Electronic Gradebook, Extra Curricular Pay Schedule Committee, Academy Committee, Year Round School Committee, etc.) which have been mutually agreed upon by Association and District will receive curriculum hourly rate while in a non-paid status/beyond contract hours.
- Any unit member who has completed National Board Certification and provides proof of completion, shall receive a one-time payment of \$2,000.

The Corona-Norco Unified School District ("District") and Corona-Norco Teachers Association ("Association") enter this Memo of Understanding ("MOU") regarding the Education Specialist Degree. Both parties agree to the following: 1. For the 2023-2024 school year, an Education Specialist, Ed. S., and Ed Specialist degree shall be considered the equivalent of Master's Degree for the purposes of salary placement and/or advancement. 2. All placements that have been submitted following Article 16, shall be retroactive to July 1, 2023. 3. This item shall be incorporated into the contract. 4. This MOU shall not be precedent setting. This MOU shall be incorporated into the 2024-2025 contract.

1	MEMORANDUM OF UNDERSTANDING BETWEEN THE
2	CORONA-NORCO TEACHERS ASSOCIATION
3	AND
4	CORONA-NORCO UNIFIED SCHOOL DISTRICT
5	C.T.E. EDUCATION PATHWAY TEACHERS
6	September 18, 2023
7 8 9	The Corona-Norco Unified School District ("District") and Corona-Norco Teachers Association ("Association") enter this Memorandum of Understanding ("MOU") regarding the CNUSD Career Technical Education (CTE) Education Pathway Teachers.
10 11 12 13	I. For the 2023-2024 school year, CTE Education Pathway Teachers shall have the following schedule:A. Three (3) Periods of teaching a class the unit member is credentialed and qualified
14 15 16 17	to teach,B. Two (2) periods with no rostered classes that shall dedicated to build the Education Pathway, andC. One (1) period of preparation time
 18 19 20 21 22 23 24 25 26 	 II. For the 2024-2025 school year and following years, CTE Education Pathway Teachers shall have the following schedule: A. Four (4) Periods of teaching a class the unit member is credentialed and qualified to teach, B. One (1) period with no rostered classes that shall dedicated to apprenticeship to continue to build the Education Pathway, and C. One (1) period of preparation time.
26 27 28 29	This MOU shall be incorporated into the Collective Bargaining Agreement for 2024-2025. This MOU shall expire on June 30, 2025.
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1	MEMORANDUM OF UNDERSTANDING BETWEEN THE
2	CORONA-NORCO TEACHERS ASSOCIATION
3	AND
4	CORONA-NORCO UNIFIED SCHOOL DISTRICT
5	After-School Extended Learning Opportunities Program (ELOP) Enrichment
6	February 2, 2023
7 8 9 10	The Corona-Norco Unified School District ("District") and Corona-Norco Teachers Association ("Association") enter this Memorandum of Understanding ("MOU") regarding the after school ELOP starting in 2023.
11 12 13 14 15 16	Both parties are interested in offering supplemental after-school academic enrichment opportunities and Social-Emotional Learning (SEL) opportunities for K-8 students starting in March 2023. Both parties are interested in offering a robust enrichment and SEL program to students and encourage all unit members to design innovative sessions that will stimulate student creativity, social-emotional learning, and expand their educational opportunities. In addition, both parties agree to the following:
 17 18 19 20 21 22 23 24 25 26 27 28 29 20 	 Staff Selection Any current unit member shall be considered a qualified applicant for ELOP and shall be given priority for Certificated work over all other applicants. Priority shall be given to applicants with appropriate grade level-or subject area experience. Priority shall be given to an applicant who has not held an ELOP position the previous year. Starting with the 2023-2024 school year, the District shall circulate to each unit member a notice of anticipated ELOP openings and invite applications on a District supplied form at a minimum of two (2) months prior to the start of the program. All applicants shall be notified of their selection or non-selection no later than two (2) weeks for all the positions known at that time.
 30 31 32 33 34 35 36 37 38 39 	 f. Unit members interested in providing after school academic enrichment and/or SEL shall provide a proposal detailing the focus, rationale, district-provided materials needed, and schedule to the administrator overseeing ELOP. g. All academic enrichment and SEL opportunities shall directly support district and school goals. h. The district has the sole discretion to determine the need and scope of academic and SEL enrichment. 2) Hours of Employment (Days and Hours) a. Unit members will commit to a minimum of 1 hour of academic enrichment and/or SEL per week.

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1	b. Unit members will commit to a minimum of a 4-week assignment.
2	c. The schedule for ELOP academic enrichment and/or SEL shall be mutually
3	agreed upon between the unit member providing the service and site principal
4 5	prior to the start of the enrichment. 3) Compensation
6	a. All unit members shall receive one-seventh (1/7) of the unit member's per diem
7	placement on the Basic Work Year Salary Schedule in effect at the time for each
8	hour of assignment.
9 10	b. Unit members who are support staff shall have their Supplemental Daily Pay Schedule calculated hourly and added to their one-seventh compensation.
11	c. Pay shall be given on regular pay warrants through timecards as service is
12	rendered.
13 14	4) This MOU shall not be precedent setting. This MOU shall expire on June 30, 2024. 2025
14	This WOO shall explic on Julie $50, \frac{2024}{2024}, \frac{2025}{2024}$
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