

**2010-2011  
RATIFICATION INFORMATION  
PLEASE POST IMMEDIATELY**

**SCHOOL DISTRICT OF  
CLAY COUNTY**

**April 2010- April 2014**

**MASTER CONTRACT**

**WITH**

**CLAY EDUCATIONAL STAFF  
PROFESSIONAL ASSOCIATION  
LOCAL 7409**

# 2010-2011 RATIFICATION INFORMATION

## 2010-2014 GESPA MASTER CONTRACT

This Tentative Agreement for 2010-2011 includes the following and status quo on the current 2010-2011 salary schedule. That is, no step increase or reduction in pay for 2010-2011.

<u>Article</u>	<u>Language Changes</u>	<u>Page 1 of 3</u>
<u>Preamble</u>	Original Language ( <i>Ratification date to be inserted</i> )	
<u>Purpose</u>	Original Language	
<u>Article I</u> – Recognition	Original Language	
<u>Article II</u> – Negotiation Procedures	Original Language	
<u>Article III</u> – Association and Employee Rights	Language added regarding number of Master Contract copies provided.	
<u>Article IV</u> – Management’s Rights and Responsibilities	Original Language	
<u>Article V</u> – Grievance Procedure	Original Language	
<u>Article VI</u> – Employment Practices	State Differentiated Accountability language added; Vacancy, Posting, and Transfer Procedures updated.	
<u>Article VII</u> – Reduction and Recall	Original Language	
<u>Article VIII</u> – Working Conditions	Overtime language clarified when work extends beyond 37.5 hours per week and two rates of pay exist.	
<u>Article IX</u> – Leaves	Original Language	
<u>Article X</u> – Evaluation and Disciplinary Procedures	Original Language	
<u>Article XI</u> – Insurance	Chart deleted; Board’s contribution increased to \$258.49. The Board agrees to pay \$258.49 per pay period, during each pay period when premiums are deducted from employees’ pay, toward the premiums for coverage for comprehensive hospital-surgical-major medical insurance, and 100% of the group life insurance policy, up to a maximum of \$32.20 per year, for each full time employee contracted in at least a six-tenths (.6) allocated position or for (.6) or more of each consecutive normal day for 60 days or more or for the balance of the school year.	

<u>Article XII</u> – Physical Exams	Original Language
<u>Article XIII</u> – Holidays	2011-2012 holidays noted; no changes in paid holidays
<u>Article XIV</u> – Tool Allowance/Uniforms	Original Language
<u>Article XV</u> – Inservice	Original Language
<u>Article XVI</u> – Contract Committees	Original Language
<u>Article XVII</u> – Sick Leave Bank	Minor cleanup and mutual agreement regarding timeline for attempt to get the Sick Leave Bank operational.
<u>Article XVIII</u> – Compensation	Number of contract days moved to Table V and individual contracts will denote “subject to collective bargaining.”
<u>Article XIX</u> – Term of Agreement	Ratification date to be inserted.
<u>Appendix A</u> – Payroll Dues Deduction Form	See 2010-2011 Form
<u>Appendix B</u> – Official Grievance Form	See revised form
<u>Appendix C-1</u> – Recall Procedures	Original Language
<u>Appendix C-2</u> – Surplus/Layoff Classifications	Original Language
<u>Appendix D</u> – Transfer Action Form	Form title change and cleanup. Instructions updated to reflect current transfer procedures. See revised form.
<b><u>APPENDIX E</u> – SALARIES</b>	
<u>Table I</u> – Rules for Implementation	Language clarification regarding salary adjustments for transfers.
<u>Table IIA</u> – Support Pay Structure	See 2010-2011 Table (Status Quo. That is, no step increase or reduction in pay for 2010-2011.)
<u>Table IIB</u> – Special Compensation: OT/PT	See 2010-2011 Table (Status Quo. That is, no step increase or reduction in pay for 2010-2011.)
<u>Table IIC</u> – Special Compensation: LPN/RN	See 2010-2011 Table (Status Quo. That is, no step increase or reduction in pay for 2010-2011.)
<u>Table III</u> – Transportation	Field trips defined; placement of drivers and monitors for summer work clarified.
<u>Table IV</u> – Miscellaneous Salaries	Original Language; dates updated

<u>Table IVA</u> – Incentive Stipulations for Areas of Electrical, Plumbing and HVAC	Original Language
<u>Table IVB</u> – Rules for Maintenance Department On-Call List	Original Language
<u>Table V</u> – Classifications/Band/Grade	Original Language
<u>Signature Sheet</u>	Bargaining team members' signatures on 04-04-11, indicating final, tentative agreement and recommendation for ratification by CESPAs and the School Board.

**Please review language posted at your work site. The CESPAs bargaining team and the Board's bargaining team recommend ratification of this 2010-2011 CESPAs Master Contract.**



**PREAMBLE**

This Agreement is entered into this \_\_\_\_\_ day of \_\_\_\_\_, by and between the School District of Clay County, Florida, hereinafter called the "Board", and the Clay Educational Staff Professional Association, Local 7409, hereinafter called the "Association".

T/A 7/20/10 6:15pm AB,

Original Language  
07/20/10

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**PURPOSE**

It is the purpose of this Agreement to provide, where not otherwise mandated by the constitution or statute, for the salary structure, compensation benefits and employment conditions of the employees covered by this Agreement, to assure the continuous and efficient operation of the Clay County School System and to provide an orderly, prompt, peaceful and equitable procedure for the resolution of differences and the promotion of harmonious relations between the Board and the Association.

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**ARTICLE I  
RECOGNITION**

- A. The Association recognizes the Board as the duly elected representative of the public and agrees to negotiate only with the Board, through the chief executive officer or his designee.
- B. Pursuant to and in accordance with all applicable provisions of Part 2, Chapter 447, Florida Statutes, and the rules and regulations of the Public Employees Relations Commission, the Board recognizes the Association as the exclusive bargaining representative for those employees in the defined bargaining unit, as outlined in Case No. RA-79-014, Certification No. 480, issued by Florida Public Employees Relations Commission on the 13th day of November, 1979, and amended by Case No. MS-85-017 (A/C) issued September 12, 1985, for the purpose of collective bargaining with respect to rates of pay, wages, hours of employment and other conditions of employment, unless and until recognition of such bargaining representative is changed or withdrawn pursuant to law and the rules and regulations of the Public Employees Relations Commission. It is understood and agreed that the President or his designee from the Association will be the official spokesman for said Association in any matter between the Association and the public employer.

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**ARTICLE II  
NEGOTIATION PROCEDURES**

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- A. It is contemplated that matters not specifically covered by this Agreement but of common concern to the parties shall be subject to professional negotiations between them from time to time during the period of the Agreement upon request by either party to the other.
- B. When agreed to by both parties, release time may be provided the negotiating committee of the Association to meet both during and after regular hours for the purpose of reaching an agreement as rapidly as possible.
- C. In any negotiations described in the Agreement, neither party shall have any control over the selection of the negotiating representative of the other party. It is recognized that no final agreement between the parties may be executed without ratification by the Board and by a majority of those members of the bargaining unit who are present, but the parties mutually pledge that their representatives shall be clothed with all necessary power and authority to make proposals, counter proposals and make concessions in the course of negotiations. Throughout negotiations, all tentative agreements shall be signed by representatives designated by each party, and these representatives shall present the signed final Agreement for ratification.
- D. During the course of any negotiations described in this Article, the parties mutually pledge that such negotiations shall be conducted in good faith.
- E. Any cost incurred through the cost of a mediator and/or special master will be shared equally by the Board and the Association.

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ARTICLE III  
ASSOCIATION AND EMPLOYEE RIGHTS

- A. The Board hereby agrees that every employee shall have the right to organize, join and support the Association for the purpose of engaging in negotiations and other concerted activities. Further, the Board will not discourage, deprive or coerce any employee in the enjoyment of any rights conferred by this Agreement, and will not discriminate against any employee with respect to wages, hours, or any terms or conditions of employment by reason of membership in the Association, participation in any lawful activities of the Association, or collective negotiations with the Board, or institution of any grievance, complaint or proceeding under this Agreement.
- B. A copy of the Master Contract will be posted on the District website along with five (5) hard copies provided to each worksite for placement in the library, teachers' lounge, main office, etc. In addition, the Association will receive twenty-five (25) hard copies of the Master Contract.
- BC. The Board agrees that Association representatives will not be discriminated against, reprimanded or harassed for investigating in a reasonable manner complaints made by employees.
- CD. When the Association desires to use a School Board facility, it will request permission in writing to the supervisor of that facility for his/her approval. If any special equipment is needed, it must also be included in this request. The Association shall reimburse the Board for those use costs that exceed routine custodial and operating expenses of such school buildings and equipment.
- DE. With the approval of the supervisor, the Association and its representatives shall have the right to use School Board equipment at the facility at reasonable times, when such equipment is not otherwise in use. The Association shall pay the cost of all materials and supplies used to produce Association materials.
- EF. Dues Deductions
  1. Any employee who is a member of the Association, or who has applied for membership may sign and deliver to the Association authorization to deduct membership dues in the Association. Such signed authorization shall be processed by the Association and delivered by the Association with an accompanying list to the payroll office by no later than ten (10) work days prior to the affected pay date. Such list and authorizations shall stipulate the name, social security number, date, and amount to be deducted each pay date for the balance of pay periods in the school year. Pursuant to such submission, the Board shall deduct such monies from individual member pay-checks in equal payments beginning the first pay date after proper submission.
  2. Such authorization and dues deductions shall continue in effect unless written request by the employee to revoke such authorization is delivered to the Association and the School Board not less than thirty (30) days prior to the effected pay date. The Association will submit the list and signed authorization to the Payroll Office by not later than fifteen (15) days prior to the effected pay date or end of school year. Such list and authorizations shall stipulate the last date deductions are to be made.
  3. The Association shall notify the School Board of any changes in the amount of dues to be deducted with a list and authorizations as stipulated in paragraph (1) certified by the President by no later than September 30.
  4. The deductions shall be remitted not less frequently than monthly to the Association. Any list or authorization not submitted in the manner specified in this provision shall be returned to the Association for recalculation, new authorizations, and resubmission.
  5. The Association shall indemnify and save and hold harmless the Board against any and all claims, demands, suits, and any other forms of liability that shall arise out of or by reason of action taken or not taken by the Board for the purpose of reliance on any lists, notice or assignment furnished by the Association as it applies to this section.

6. The Board and the Union agree that the Union will be provided with one (1) payroll slot in addition to the dues deduction slot. This slot will be used for Union-designated programs to include but not be limited to, purchasing additional insurance, annuity, or other related benefits; voluntary Political Action Committee (PAC) donation; or other Union-sponsored voluntary deduction programs for bargaining unit members. The Union agrees to reimburse the Board for any actual startup or programming cost incurred which are normally charged to other groups who benefit from payroll deduction services. A single payment will be remitted after each pay period to a depository designated by the Union for up to three (3) additional payroll deduction slots.

F.G. Fees for Dues Deduction

The parties agree that the Association shall reimburse the Board for the cost of bookkeeping, retention, and transmittal of funds for the Association dues deducted by the Board. In lieu of such reimbursement for dues deductions, the Board shall retain the first \$85 deducted by the School Board for said dues provided no changes in dues occur after August 15 of the affected school year. If any change in the dues deduction rate is requested by the Association, the Board shall retain an additional \$.40 per affected employee. The Association shall indemnify and save and hold the Board harmless against and from any and all claims, demands, suits, or other forms of liability that may arise out of or by reason of action taken or not taken by the Board on the account of deducting dues.

G.H. Mail and Bulletin Boards

1. The Association shall have the right to use employee mail receptacles for the purpose of disseminating information to its members in accordance with the restrictions below.
  2. The Board agrees to provide space on accessible bulletin boards in all schools/departments for the purpose of posting material in accordance with the restrictions below.
  3. Material distributed through the mail receptacles and/or posted on bulletin boards as indicated above shall be restricted to:
    - a. Notices of union recreational and social activities.
    - b. Notices of union elections, PERC petitions, union appointments, union meetings, and other official union business.
    - c. Rules or policies affecting the employees.
    - d. Collective bargaining activities.
  4. No material shall be posted on bulletin boards or distributed through the mail receptacles which reflects adversely on the School Board or its employees, attacks any other employee organization or is of a political nature. A copy of any material posted or distributed through the mail receptacles shall be provided to the principal/supervisor of the location and to the Assistant Superintendent for Personnel and Labor Relations.
  5. A violation of any part of this section shall cause the privilege of the use of the bulletin board, or mail receptacles to be suspended for 3 months.
- H.I. With advance approval from the principal/supervisor, duly authorized representatives of the Association may be permitted to transact official association business with employees before and after the employees' working hours, and during the employees' lunch. Such visitation shall not interfere with or disrupt normal work or school/department operations. Distribution of literature shall be prohibited during working hours in areas where the actual work of public employees is performed.
- I.J. The Board agrees to give the Association reasonable access to all public records within its jurisdiction as provided by the Public Records Act. The Association shall provide to the Superintendent's office a copy of each communication delivered to employees.
- J.K. The Association representative may be given an opportunity after employee meetings called by the supervisor to make announcements of time and place of future meetings. However, arrangements must be made in advance of each meeting with the supervisor.

- KL.1. Association Leave for President:** When it is necessary for the Association President to engage in Association activities directly relating to duties of the Association which cannot be performed other than during school hours, or are the result of an emergency situation, the President may apply for Leave with pay as is necessary to perform any such activities. Such pay to be reimbursed by CESPAs including all benefits of said President. Such leave must be applied for in advance and approved by the supervisor. Approved leave of this type taken by the President shall not exceed a total of twelve (12) days per school year, and shall be deducted in accordance with School Board policies.
2. **Full-time CESPAs President:** Extended Association Leave may be granted to the President of the Association for a period of up to one year, subject to annual renewal. The President shall continue receiving full pay and fringe benefits (including FRS retirement) and will advance on the salary schedule annually, if so negotiated, during such leave from the School Board provided the Association reimburses the Board for such full pay and fringe benefits. Such leave shall be requested at least sixty (60) days in advance, ~~of the affected school year.~~ The procedures for salary and fringe benefit reimbursement shall be agreed to by the Board prior to leave approval. At the beginning of the next school year, the President shall return from such leave in the same manner as other employees returning from Extended Personal Leave. The President shall be reassigned to a similar position in the District and, whenever possible, to the previously held position.
  3. **Association Leave for Members:** From time to time the Association may need to release other members to perform duties of the Association. These members are limited to twelve (12) days per school year, (twelve (12) days total, not twelve (12) days per employee) and, unless an exception is approved by the Superintendent, shall be limited to six (6) representatives during any school calendar day. Such leave shall be with pay, and such pay to be reimbursed by CESPAs including all benefits of said employee.
  4. **Personal Leave without Pay:** In addition to the above leave, the Association will be granted up to eight (8) additional days of Personal Leave (without pay) for the purpose of sending delegates to the Florida Education Association=s Delegate Assembly, with no more than two (2) from any one worksite.
  5. **Temporary Duty Elsewhere (TDE):** The Superintendent may grant TDE with pay to Association Representatives to participate with the administration in activities which are deemed to be in the best interest of the school system. As used in this subsection, one day of leave shall mean to be the equivalent in hours.

**LM.** Upon appropriate authorization from the employee, the Board shall deduct from the salary of any employee and make appropriate remittance for payroll deduction programs currently in effect. Additional programs may be approved according to the following guidelines:

1. Insurance companies desiring payroll deduction must present at least twenty-five (25) completed applications.
2. The insurance company must be rated A minus or better in A.M. Best Guide to Life Insurance Companies.
3. Payroll deductions should be allowed employees who transfer into the Clay County School System who have tax sheltered annuities on a payroll deduction plan.
4. Companies who have fewer than eleven (11) participants will be notified that they must increase participation to the twenty-five (25) participant level. Should any such company fail to bring their participation back to the twenty-five (25) participant level, the company shall be dropped from payroll deduction effective the beginning of the next school year. Employees signed up for payroll deduction with such companies shall be notified in writing by the payroll department prior to losing the payroll deduction with that company.

T/A 2/20/10 6:15pm *AB*

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07/20/2010 *TM*

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**ARTICLE IV  
MANAGEMENT'S RIGHTS AND RESPONSIBILITIES**

- A. The Board expressly reserves without limitation all statutory rights, powers and authority conferred upon it and vested in it, including but not limited to inherent and common law management rights, those rights conferred in the Constitution of the State of Florida, Florida Statutes, regulations of the State Board of Education and by federal laws and regulations.
- B. It is the right of the public employer to determine unilaterally the purpose of each of its constituent agencies, set standards of services to be offered to the public, and exercise control and discretion over its organization and operations. It is also the right of the public employer to direct its employees, take disciplinary action for proper cause, and relieve its employees from duty because of lack of work or for other legitimate reasons. However, the exercise of such rights shall not preclude employees or their representative from raising grievances should decisions on the above matters have the practical consequence of violating the terms and conditions of any collective bargaining agreement in force.
- C. The Board's failure to exercise any function or right hereby reserved to it, or it exercising any function or right in a particular way, shall not be deemed a waiver of this right to exercise such function or right, nor preclude the Board from exercising the same in some other way not in conflict with the express provisions of this Agreement.



T/A 7/20/10 6:15pm AB

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## ARTICLE V GRIEVANCE PROCEDURE

### A. Definitions

1. Grievant(s) - The term "Grievant" as used in this Article shall mean employee group of employees, or the Association.
2. Work days - The term "days" as used herein shall mean work days as set forth in the county calendar.
3. Grievances - Any claim by an employee group of employees, or the Association that there has been a violation, misinterpretation, or misapplication of any section of this Agreement to which aggrieved employee is a party, may be processed as a grievance as hereinafter provided. If such claim would affect a department(s), then such claim shall be filed as a "class" grievance.
4. Superintendent - The "Superintendent" as used in the Agreement shall mean "Superintendent or designee".

### B. Class Grievance

1. If the particular grievance is a "class" grievance affecting employees in one school center or building, a committee made up of employees and administration shall be formed to discuss the problem informally. If this does not result in a satisfactory resolution, the formal grievance procedure shall be initiated at Level I with Grievant(s) in the class signing the grievance.
2. If the particular grievance is a "class" grievance affecting employees in more than one building, the grievance shall be processed directly to Level II but shall be subject to the same time limitations and other requirements as set forth for the institution of all grievances. Such grievance must be presented no later than ten (10) work days following the informal hearing.

### C. Written grievances as required herein shall contain the following:

1. Shall be signed by the Grievant;
2. Shall be specific and related to the alleged violation;
3. Shall contain a synopsis of the facts giving rise to the alleged violation;
4. Shall cite the section or subsections alleged to have been violated;
5. Shall contain the date of alleged violation;
6. Shall specify the relief requested;

Any written grievance not in accordance with the above requirements may not be acted upon until submitted in proper form.

### D. All documents, communications and records dealing with the processing of a grievance will be considered confidential to the extent permitted by law and will be filed separately from the personnel files of the Grievant.

### E. General Provisions

1. Any grievance which arose prior to the effective date of this Agreement shall not be processed through these procedures.
2. The affected supervisor shall be warned when a discussion with an employee is being considered by the employee to be the informal step of this process.
3. A grievance may be withdrawn at any level but that same grievance may not be filed a second time.
4. The filing of a grievance shall in no way interfere with the right of the Board to proceed to carry out its management responsibilities, subject to the final decision of the grievance.
5. The losing party shall pay all fees and expenses of the arbitration step in this procedure.
6. The time limits provided in this Article shall be strictly observed, but may be extended by written agreement of the parties. In the event a grievance is filed after May 15 of any year, and strict adherence to the time limits may result in hardship to any party, the administration shall use its best efforts to process such grievance prior to the end of the contract year, or as soon thereafter as possible. Whenever illness or other incapacity of any necessary party prevents

his/her presence at a grievance meeting, the time limits shall be extended to such time that the party can be present.

7. Any employee involved in any manner in any grievance procedures shall not be subject to any prejudicial treatment because of such participation.
8. It is the mutual intent of the Board and the Association to resolve all grievances at the earliest possible level of the grievance procedure.
9. Arbitration proceedings are to be conducted outside regular working hours unless the Board consents in writing to the contrary. When grievance meetings and arbitration proceedings are held during working hours, all employees whose presence is required shall be excused, with pay, from their normal duties.
10. a. Any party who has filed for arbitration proceedings but who subsequently withdraws such request shall pay all fees assessed by the arbitration agency and/or arbitrator. However, if the respondent and charging party mutually agree in writing to a modification in a Level II determination subsequent to the filing of and receipt of such filing by the respondent of an arbitration request and such modification results in an immediate request by the charging party for withdrawal of arbitration, then the fees assessed by the arbitration agency and/or the arbitrator shall be shared.  
b. The arbitrator shall not have the power or authority to make any decision contrary to law or beyond his/her jurisdiction. The arbitrator shall limit his/her decision to the terms of this Agreement and shall not add to, subtract from, modify, or alter the terms of this Agreement. Rulings by the arbitrator on employee evaluation shall be limited to procedural violations and he/she shall not substitute his/her judgment for that of the administrator who made the evaluation.
11. Any attempt to file a grievance through the procedure herein may not be repeated on the same occurrence.
12. Reasonable accommodation will be made for handicapped school board employees involved in the grievance process.

F. Whenever an employee, class as herein defined, or the Association feels that there is a grievance, the immediate supervisor having authority to correct the alleged violation shall be conferred with on an informal basis no later than ten (10) working days from the occurrence of the event or events giving rise to the grievance, or no later than the expiration of the aggrieved employee's contract year, whichever comes first, in an effort to arrive at a mutually satisfactory solution to the grievance. When a solution is not mutually determined, the more formal procedure may be initiated in order to resolve the grievance. Grievances shall be conducted in private to the extent permitted by law. At any step properly initiated in the process by the aggrieved, the aggrieved may request and he/she shall have the right to be represented by any one of the following:

1. A representative of the Association.
2. A legal counsel.
3. To represent his/her own interest in person.

G. All grievances shall be through channels. All personnel shall proceed through (1) principal and/or immediate supervisor, (2) Level II designee, then (3) arbitrator.

Level I (immediate supervisor/principal/county-wide supervisor)

The Grievant shall submit in writing to the principal or immediate supervisor a copy of the grievance presented on the form set forth in Appendix B. Such grievance must be presented within a reasonable time, but in no event longer than ten (10) work days following the informal hearing. The principal or immediate supervisor shall have five (5) work days upon receipt of the grievance to meet with the Grievant in an effort to resolve the grievance. The principal or immediate supervisor shall indicate his/her disposition of the grievance in writing, within three (3) work days after said meeting, and shall furnish copies thereof to the Grievant, to the Association and Level II designee.

## Level II (Superintendent or designee)

If the grievance is not resolved at Level I, the Grievant may file an appeal to the Superintendent or his designee within (10) work days after the employee has received the disposition of Level I. The written appeal shall be attached to the grievance form. The Superintendent or his designee, after receipt of the appeal, shall meet and confer with the Grievant with a view to arriving at a mutually satisfactory resolution of the grievance. At the conference(s), the employee, his/her representative and the representative of the Association, if different from the employee's representative, must be present. Absence of the Association representative will not prevent the conference(s) from being held upon consent of the aggrieved person or if the Association has been given forty-eight (48) hours prior notice. Notice of the conference shall be given also to the principal or immediate supervisor who rendered the decision at Level I. The principal or immediate supervisor may be present at the conference(s) to state his/her views. The Superintendent or his designee shall conduct such conference and communicate his decision in writing, together with the supporting reasons, to the aggrieved employee and the Association within fifteen (15) work days after receipt of the appeal. The principal or immediate supervisor who rendered the decision at Level I shall also receive a copy of the decision at the same time. Nothing herein shall prevent the grievant from petitioning the School Board for a hearing at a special session or for the Board to initiate a hearing on the grievance.

## Level III (arbitration)

If the Grievant is not satisfied with the disposition of the grievance by the Superintendent, or if no disposition has been made by the Superintendent within the period provided, the Grievant may file within ten (10) work days, a written notice with the Superintendent or his designee that arbitration before an impartial arbitrator is being requested. A request by the Association shall be filed with the American Arbitration Association or Federal Mediation and Conciliation Service within five (5) work days after this notice has been filed with the Superintendent. The rules of the AAA or FMCS will govern the arbitration proceedings. The Board and the Association shall not be permitted to assert, in such arbitration proceedings, any ground or any evidence not previously disclosed to the other party unless mutually agreed upon. Both parties agree that the award of the arbitrator shall be final and binding. The Association shall have the option not to file for arbitration for any employee.

T.A. 11/29/10  
TM JB  
9:20pm

Board Package Proposal  
11/29/10

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ARTICLE VI  
EMPLOYMENT PRACTICES

- A. For the purpose of this contract, the following definitions shall apply:
1. Benefit - Those rewards accruing to an individual as a result of this contract which are in addition to salary and worker's compensation. Such benefits are available only to employees who are contracted for six-tenths (.6) or greater of an allocated position or for (.6) or more of each consecutive normal day for the allocated position during the contract period.
  2. Regular Employee - An individual recommended by the Superintendent and appointed by the Board whose term of usual employment is expected to be at least the normal length of a contract year for the respective job category and which job position normally is expected to carry over into a succeeding year. This type of employee shall receive a contract and accrue and receive normal benefits.
  3. Limited Contract Employee - An individual recommended by the Superintendent and appointed by the Board whose term of employment is expected to be less than the minimum for a regular employee but normally is more than 30 working days. This type of employee shall receive a contract and be eligible to accrue and receive normal benefits covered by this Agreement with the exception of annual leave and extended leave and shall be informed, in writing, of such exceptions. In the case of 12-month employees should such a limited contract employee subsequently be appointed as a regular employee without a break in service in the same 12-month job category, annual leave shall accrue from date of hire as a limited contract employee.
  4. New Employee - Any person newly appointed by the School Board shall serve a trial period of up to three (3) months. This person shall receive the same salary and benefits as a limited contract employee with the exception that annual leave will accrue from the initial date of hire for 12 month employees only. An employee is not allowed to transfer to a different position while in his/her three-month trial period.
- B. The Association and the Board agree there shall be no discrimination or harassment of any employee on the basis of race, color, creed, religion, national origin, handicaps, disabilities marital status, sex, or age.
- C. Contracts
1. Written Contract  
All regular employees shall be provided written contracts which shall set forth salary amounts, date of employment, place of employment and position. These contracts shall be issued only upon satisfaction of all employment requirements in the Division of Human Resources. No salary shall be given except when a contract has been issued as stipulated herein. After the initial multi year contract or the annual contract for the fiscal year is issued, a new contract shall be required only in the event of a change in title (classification/category), pay grade or band, or experience factors. Any change in job category or classification during the term of the multi-year conditional contract shall not serve to alter or cause to alter such contract except when such change is made voluntarily or is made as the result of disciplinary action. Written notice shall be provided in the event of other changes in status such as location, pay (as the result of collective bargaining agreement), or in hours.
  2. Eligibility For Multi Year Conditional Contracts  
All employees covered by this contract who have served satisfactorily under annual contract during a probationary period as regular employees for three (3) consecutive years in the last five (5) years, broken only by a leave of absence, shall receive a multi-year conditional contract with the School Board upon the recommendation of their immediate supervisor, appropriate Assistant Superintendent, if applicable, and by the Superintendent, and reappointment by the School Board. A fourth consecutive annual contract may be recommended by the Superintendent and approved by the School Board should a multi-year conditional contract not be recommended. No cause need be shown, should such multi-year conditional contract not be recommended after a three or four year

probationary period or if an annual contract is not renewed.

3. Termination Of Multi Year Conditional Contracts At Close Of Contract Year

- a. However, when the multi year conditional contract has been reviewed at the end of the contract year and is recommended for termination at the close of the contract year, the employee who is being terminated shall receive written notice of such termination, including reasons for cause, from the Superintendent at least fifteen (15) work days before the termination date. A multi year conditional contract may be terminated at the end of the contract year for just cause, which ~~Such reasons~~ shall include, but not be limited to, misconduct; abandonment of position; conviction or commission of a felony; dishonesty; falsification of school board forms; ~~gross~~ insubordination; immorality ~~(as defined in Chapter 6B-4.009(2), FAC, 1994)~~; misappropriation or willful destruction of public property; neglect of duty; possession, consumption or sale of alcohol, illegal drugs, controlled substances or narcotics on school board property; breach of rules and regulations; and poor performance as measured by the approved district evaluation system and procedures, or incompetency.
- b. Teacher assistants impacted by Florida's "Highly Qualified (HQ) requirements under Differentiated Accountability" as codified by the Florida Legislature will demonstrate HQ status by documenting completion of an AA or AS degree or 60 college credit hours from a regionally accredited college or university, or by receiving a passing score (464 or better) on the ParaPro Assessment Test. The School Board will provide voluntary tutoring sessions after hours, loan study guides to impacted employees, and pay a one-time only testing fee to assist the employee in meeting the requirements of this state mandate in accordance with the district's job description. (Employees are eligible to have the School Board pay the testing fee only one time. That is, employees for whom the School Board paid the testing fee during the 2009-2010 school year, or before, are not eligible to have the School Board pay the testing fee again.) If the employee cannot provide documentation of the degree, coursework, or passing ParaPro test score, the employee may apply for voluntary transfer to an open, available position for which the employee qualifies on or before April 1, 2011. Teacher assistants impacted by the HQ mandate, who qualify for the position and have demonstrated satisfactory performance and conduct, will be given preference over other transfer applicants. If the employee has not met the HQ requirements, and has not obtained a transfer to an open, available position by April 1, 2011 in accordance with the collective bargaining agreement, termination of the employee's multi year conditional contract will occur at the close of the contract year in accordance with Article VI.C.3.a. for incompetency.
- c. b. Such employee shall have the right, if requested in writing within fifteen (15) working days of such notice, to have a conference with the Superintendent concerning his/her termination. The Superintendent shall notify the employee in writing within seven (7) working days following the conference of his/her decision.
- d. e. Within ten (10) working days of receipt of the Superintendent's decision, such employee shall have the right to request in writing a hearing before the school board. Such written request may include the employee's election of either a single school board member appointed by the school board as hearing officer or a hearing officer assigned by the Division of Administrative Hearings of the State of Florida Department of Management Services to conduct the hearing. The school board shall grant the request for a hearing. In the event the written request for a hearing does not include the employee's election of the source of hearing officer, the school board shall appoint one of its members as hearing officer to hear the appeal, in which event the employee shall be provided notice of not less than fourteen (14) calendar days of the hearing date.
- e. e. The hearing officer shall submit his/her recommended order consisting of findings of fact, conclusions of law, and recommendation to the school board, the employee and the administration within fourteen (14) days of the hearing. Both parties shall have ten (10) days to submit written exceptions to the recommended order to the school board.

- f. e. The school board may adopt the recommended order of the hearing officer at a meeting within fifteen (15) days of the receipt of the hearing officer's report.

4. Disciplinary Terminations

Disciplinary terminations may occur at any time in accordance with the reasons and procedures set forth in Article X, Evaluation & Disciplinary Procedures, in School Board rules on discipline, and the Administrative Procedures Act. Whenever, at the Superintendent level, a recommendation of termination or leave without pay is recommended to the Board, five (5) days notice shall be given to the employee prior to such recommendation by the Superintendent to the Board.

5. Contract Termination For Nondisciplinary Reasons

An employee contract may be nonrenewed at the close of a fiscal year due to reduction in force or terminated during a school year as the result of financial reasons in accordance with procedures outlined in this Agreement for layoff or reduction in force.

6. The foregoing shall not prevent the Superintendent from transferring an individual when he/she determines it is in the best interest of the school system.

7. ~~Any change in job category or classification during the term of the multi-year conditional contract shall not serve to alter or cause to alter such contract except when such change is made voluntarily or is made as the result of disciplinary action, in which cases such change may result in an immediate salary adjustment in accordance with the salary schedule. If such change in job category is made as the result of surplus under this article, the resulting reassignment will result in an immediate increase in salary, should the new job category be classified at a higher grade. However, should such resulting reassignment under the surplus procedures be classified at a lower grade of salary, such decrease in pay shall take effect in the school year following the school year in which the new assignment begins.~~

D. Vacancies

1. All vacancies to be filled during the current school year will be posted in all designated working areas, departments, and gas pump areas **electronically on the district website ([www.clay.k12.fl.us](http://www.clay.k12.fl.us))**, and held open for a period of seven (7) work days from the date of posting, except in emergency situations. **The district will assist individuals who need help accessing postings through the district website and will provide employees with specific locations available to access postings.**
2. Vacancies created by resignation must be submitted by the employee in time for the normal posting date. If the date of resignation is effective before the end of the normal posting period, the provisions of paragraph 1 above shall not be applicable when in the opinion of the Superintendent or his county office designee such time delay would affect the smooth and continuous operation of the department or school.
3. After the beginning of school, the Director of Transportation may post prior to and shall post after September 15 vacated or new bus routes. In posting and assigning vacant bus routes after September 15, the Transportation Director shall hold a general meeting of all interested bus drivers for the purpose of advertising and assigning open bus routes through a bid procedure. Only those drivers in attendance at the meeting, or those whose absence from the meeting is supported by a documented illness or emergency that prohibits their attendance, may bid on open bus routes. Bids will be received from those present and/or those bidding by proxy in connection with a documented illness or emergency, and shall continue until all open bus routes are assigned. Routes not assigned to drivers during these bidding sessions shall be assigned as deemed appropriate by the Transportation Director. Drivers who are assigned new bus routes through their successful bid are prohibited from bidding to other open routes during the remainder of the current school year. The Transportation Director shall call such general meetings prior to the Christmas Break and again prior to Spring Break. Bus drivers making a bid to transfer to a posted route, if qualified, shall be given consideration by the Director of Transportation. During the bidding process for open routes involving exceptional students, the Transportation Director shall give special consideration to training, prior experience, and compatibility with the exceptional students to be transported.
4. Nothing in this article shall prohibit the superintendent from filling any position on a temporary basis or in accordance with statutes, rules or regulations.

5. A principal may fill a vacancy within his school by reassigning a current assistant from one job classification, as listed in Appendix C-2, to another assignment within the same job classification. Such reassignment must be mutually agreed to by the principal and the employee and must be made based on the needs of the educational program and the qualifications of the employee and may not result in a change in contract length or Band/Grade.

E. Transfers

1. An employee covered by this Agreement may **must** submit **an electronic** application for ~~when seeking a~~ transfer or reassignment to a posted position. **The employee must also complete a Transfer Action Form** ~~on such form as set forth in Appendix D, and must provide~~ ~~Such transfer forms shall have a notice attached informing the employee that his/her qualifications~~ **as part of the transfer request. The district will provide employees with assistance in completing the electronic application if requested and will provide employees with specific locations where access is available.** ~~must be attached.~~
2. All requests for transfer shall be given due consideration. Qualified employee transfer applicants, whose qualifications and job related skills and other characteristics are equal to those of outside applicants who are under consideration, shall be provided priority for placement in job openings. In the event more than one (1) employee applies for transfer to a posted position, the decision to select one (1) of the employees for the position shall be based upon qualifications, **conduct and past performance as measured by the district approved evaluation system and procedures**, and length of service. Qualified employees who have requested transfer or reassignment shall be notified in writing of action taken.
3. The foregoing shall not be construed in such a way as to prohibit the Superintendent, with the consent of the Board, from transferring employees when the Superintendent determines it is in the best interest of the school system.
4. Transfers During Trial Period: New employees may not transfer to a different position while serving within the three-month trial period.

F. Fingerprinting

Effective July 1, 2004, all Clay County School District employees must be fingerprinted and background checked through the Florida Department of Law Enforcement (FDLE) and the Federal Bureau of Investigation every five years. Based on the above existing requirements, the initial and renewal cost of the fingerprint processing of current employees will be paid by the Clay County School District.

G. Electronic Monitoring

1. The Association and the Board agree that the Board has the right to know the location of its Board-owned vehicles (i.e. school buses, maintenance vehicles, and all other similar fleet vehicles). Board-owned vehicles may be monitored by GPS or similar device(s) to track the location of the vehicle and monitor use of district resources to include the vehicle and associated fuel to operate the vehicle after giving employees notice. Such notice will state that Board vehicles may be monitored by GPS or similar device(s) and will be posted on the vehicle and included in the employee handbook. Upon purchase of such device(s), CESPAs will be notified of the make, model and manufacturer and type of training administrators receive in the use of said device(s).
2. Information obtained by or from any tracking device(s) installed on a Board-owned vehicle pursuant to this provision may be used by the Board for purposes of performance evaluation and/or progressive discipline cases. Tracking device(s) installed under this provision for the purpose of investigation may be placed on the vehicle no more than thirty (30) days in any six (6) month period.
3. The Board may install video cameras on Board property and vehicles (to exclude restrooms, classrooms, offices, and staff/faculty lounges) for purposes of security and student/employee safety. Any information obtained from such video cameras may be used by the Board for purposes of performance evaluation and/or progressive discipline cases in accordance with current guidelines for same. Notice of the presence of video cameras is to be posted at the school or work site.

T/A 7/20/10 6:15pm AB

TR  
2/1/11 6:19  
TR  
AB

**ARTICLE VII  
REDUCTION AND RECALL**

Original Language  
07/20/2010

- A. 1. The Board shall provide notice to the Association in the event a reduction in force becomes necessary to reduce the number of total county-wide regular employees or total regular employees in a job category in the county or in a school or department.
- 2. For the purpose of this article, 'unassigned' personnel as used in this article are those personnel commonly referred to as surplus or laid off. 'Uninterrupted service' shall be defined as length of continuous service with the county from the last date of hire. job classification as used in this article shall be those job classifications as defined by the bands and grades of personnel in Table V of the Salary Schedule or in Appendix C-2.
- 3. The Board shall determine the job classifications, specific jobs, and number of employees to be affected and shall prepare the lists for implementation of reduction in force.
- 4. All limited contract employees in the affected job classifications shall be terminated before regular employees are listed as unassigned.
- 5. When a reduction is necessary at the end of a fiscal year, employees affected shall be identified on the basis of job classification and contract length and uninterrupted length of service in the district. Employees shall be listed in accordance with their current assignment in the following order:
  - a. First to be listed: volunteers from the affected job classification in the school or district department.
  - b. Second to be listed: least uninterrupted length of service in the district from the affected job classification in the school or district department.
- 6. When a reduction in the allocation of employees in a specific job within a school or district department is necessary after the beginning of the school year, only employees in the specific job will be affected by the procedures in paragraph A. 5. above.
- 7. Should multi contract personnel pay be affected by the procedures in A. 5. and 6. above, an equal number of annual contract personnel in the same job classification shall be identified and listed.
- B. Placement of Unassigned Personnel
  - 1. Employees listed for involuntary transfers as indicated in paragraphs A.5., 6. and 7. above shall be placed in vacant positions in the job classification in which they were previously assigned for which they are qualified by greatest seniority in the district within the following categories:
    - a. Qualified multi contract personnel.
    - b. Qualified annual contract and bumped annual contract personnel.
  - 2. Procedures for Posting Vacancies For Placement of Unassigned Personnel
    - a. Posting Vacancies and Placement of Unassigned Personnel. In Effect Until Six (6) Weeks Prior to Start of School Year for 10-Month Personnel.  
All vacancies declared open for the next school year for positions shall be posted and held vacant in the following manner through the time period specified above.  
(1) (a) The initial posting of vacancies shall be for a period of seven (7) days and such posted vacancies shall be held vacant for any in-county employee, including unassigned employees identified in Section A.5. and 7., who wishes to apply to transfer to vacant positions in any job classification with the same contract length in which he/she is currently qualified. This shall not be construed as to provide any employment rights to the annual contract personnel identified in accordance with paragraph A.5. and 7. of this article should these personnel fail to transfer to vacant positions during this phase.(Appendix C-1, Phase I)



- (b) In the event a new school is scheduled to open in the next school year, vacancies at the new school shall be posted prior to the Phase I posting in section B.2.a.(1)(a) above (Phase 1A) and held open for a period of seven (7) days before dropping to Phase II.
  - (2) After the initial seven (7) day posting, only those vacancies in the same job groupings (teacher assistants, clerical, cafeteria assistants and custodians) for which employees are unassigned and qualified shall be held vacant until these employees are assigned. (Appendix C-1, Phase II) Unassigned employees listed for involuntary transfers as indicated in paragraphs A.5. and 7. shall be placed in vacant positions in jobs for which they are qualified by greatest seniority in the district within the following categories and restrictions:
    - (a) Qualified multi contract personnel in the job classification.
    - (b) Qualified annual contract and bumped annual contract personnel in the job classification.
    - (c) Qualified multi-contract personnel in any job classification for which they are qualified.
    - (d) Qualified annual contract and bumped annual contract personnel in any job classification for which they are qualified.Employees will have the right to one refusal but will be placed at the bottom of the reassignment list.
  - (3) Vacancies for which employees returning from an extended leave are qualified shall be held vacant until these employees are assigned. (Appendix C-1, Phase II) Employees returning from leave shall be placed in vacant positions for which they are qualified by greatest seniority in the district within the following categories:
    - (a) Qualified multi contract personnel.
    - (b) Qualified annual contract personnel.
  - (4) Vacancies remaining after the placement of unassigned personnel and personnel returning from leave shall then be posted and held vacant for a period of seven (7) days for both qualified in-county personnel who have filed with the Human Resources Division a completed transfer request in accordance with district guidelines and qualified candidates from the applicant pool. (Appendix C-1, Phase III)
- b. Posting Vacancies and Placement of Unassigned Personnel. In Effect Six (6) to Three (3) Weeks Prior to Start of School Year for 10-Month Personnel.
- (1) During this period, vacancies existing or declared open in the same job classifications as those held previously by remaining unassigned personnel for the new school year shall be available for unassigned personnel as indicated in paragraphs A.5. and 7. Such unassigned employees shall be placed immediately in vacant positions in jobs for which they are qualified by greatest seniority in the district within the following categories and restrictions:
    - a. Qualified multi contract personnel in the same job classification.
    - b. Qualified annual contract and bumped annual contract personnel in the same job classification.Unassigned employees will have the right to one refusal but will be placed at the bottom of the reassignment list.
  - (2) All other vacancies existing or declared open between during this time period shall be posted and held open for one week. During the one week posting, both qualified in-county personnel who have filed with the Human Resources Division a completed transfer request in accordance with district guidelines

and remaining qualified unassigned employees listed for involuntary transfers as indicated in paragraphs A.5. and 7. within the categories and restrictions indicated above may be placed.

- (3) At the end of the one week posting during this time period, qualified candidates from the applicant pool may be placed in positions remaining open after qualified unassigned personnel are placed.

c. Posting Vacancies From Three (3) Weeks Prior to Start of School for 10-Month Personnel Through the First Four Weeks of School

Vacancies for the new school year occurring during this time period shall be posted for information reasons only subject to immediate fill, provided all remaining unassigned personnel have been afforded the recall opportunities defined in paragraph B.2a(2) through (3).

C. Recall of and Special Provisions for Unassigned Personnel

1. In the event a position has not been identified and offered to a person listed in A. 5., 6. or 7. above by the end of the sixth week of the next student year, a leave of absence without pay may be applied for and when approved, granted to any and all employees affected who continue to be qualified for the position in which they were previously employed. Such leave of absence shall not break continuity; however, a leave of absence shall not constitute service time for the purpose of this article. Such leave shall not prohibit the employee from seeking and accepting employment elsewhere, and shall not be removed from the recall list for that reason except on written request of the employee or as stipulated in this article. During said leave of absence, the employee's seniority will not be affected and his/her accumulated sick leave days shall not be canceled but shall remain credited to him/her pending his/her return to an assignment in the district, unless such leave has been transferred to another Florida district by request of the employee. Annual leave days earned in the district by an employee shall be paid to the employee, or at the employee's option, such leave may remain credited to him/her pending his/her return to a 12 month assignment in the district.
2. Any employee who would have been qualified for retirement during the reduction-in-force year shall be permitted to work that year in the job for which he/she is qualified so as to reach the minimum age for retirement with vested service or to acquire the minimum experience of 30 years required for retirement. Such retirement must be applied for within five (5) work days of the time he/she is notified that he/she is listed as unassigned.
3. Employees who are unassigned after the sixth week of the next school year shall be given preference in filling temporary or part time positions for which they are qualified as they become available. Failure to accept such position shall not affect recall to a regular position. Employees may apply to be placed on the substitute list.
4. If a vacancy occurs in a bargaining unit position after the sixth week of the next school year, including newly created positions, previously unassigned personnel who hold proper qualifications to perform the duties of the position in question will be recalled in reverse order of the seniority listing. Vacancy posting requirements are waived in the event of a recall.
5. No new employee shall be hired in an unassigned employee's job classification until all fully qualified unassigned employees from that job classification have been recalled or have declined or failed to accept recall. No unassigned annual contract employee from the previous year shall be given a priority right over current year employees identified in A.6.

6. Each unassigned employee shall notify the district Human Resources Division in writing of a telephone number and address to which a letter of recall may be sent.
  7. Should a vacancy identified in subsection 4. above occur, a letter of recall shall be mailed to the properly qualified unassigned employee by certified mail, return receipt requested. Enclosed with the letter of recall shall be a list of positions which are vacant. Within ten (10) calendar days of the date of the mailing of such letter, the employee shall notify the Human Resources Division in writing whether he/she will accept reemployment. Failure to accept recall within the required time limit automatically terminates the employee's right of recall.
  8. Recall rights of unassigned employees shall terminate at the close of the regular contract year of recall, provisions of this section notwithstanding.
- D. The Association and the Board agree that the Superintendent has the authority and the responsibility to make transfers, job restructuring and job assignments when he/she determines that such are required under the Americans with Disabilities Act.

TA 11/29/18  
9:20 PM  
TM JB

2/1/11 6:19 PM JB

See Article VI for Package Proposal T.A. information.

## Board Package Proposal

11/08/10

### ARTICLE VIII WORKING CONDITIONS

- A. Duty free lunch periods shall consist of a maximum of thirty (30) minutes for school-based personnel and a maximum of sixty (60) minutes for district-wide personnel. For non school-based employees, efforts will be made, if requested, to schedule the duty-free lunch period as near to the middle of the employees' work shifts as is operationally feasible.
- B. **B r e a k s**  
Employees shall be provided periodic relief from their work assignments. Formal breaks of 15 minutes should be scheduled in strenuous or exhaustive work assignments.
- C. 1. Employee work hours shall not exceed ~~seven and one-half (7 1/2) hours daily or thirty-seven and one-half (37.5) hours per week without overtime.~~
- 1 With forty-eight (48) hours notice or, in the case of unusual circumstances, with notice on the previous day, the beginning and ending times within a workday for workers may be altered by the supervisor/principal or, at the request of the employee with agreement from the supervisor/principal, after the appropriate district-wide administrator has been notified.
  2. For a special event or to avoid disruption of student activities, the assigned work days within a calendar week may be altered for a worker by the supervisor or principal, with approval by the Superintendent or his/her designee after notification of the employee at least five (5) days in advance of the change. Such change in the work week may be only for a period of up to two (2) weeks, but may be extended after another minimum five (5) day notice. A maximum of five (5) weeks per year per employee can be modified without mutual consent. Employees working such altered work week shall not work a fewer number of work days within that work week and shall not work a greater number of work days within that work week without overtime pay. When selecting employees for such altered work week, the supervisor shall seek volunteers from those employees in the affected category who are qualified to do the work.
  3. An employee may be required to work beyond his/her normal workday or over the weekend. If such additional work would require work beyond ~~(7.5) hours daily or~~ **thirty-seven and one-half (37.5) hours weekly**, the supervisor may provide to the employee the opportunity to choose to have a number of hours off equivalent to 1.5 times the extra time worked as long as such time off is taken within five (5) work days beyond the end of the same pay period. Otherwise, such additional time must be considered overtime and compensated accordingly.
  4. When an employee is called back to work apart from his/her regular work hours, the employee shall receive a minimum of two (2) hours pay at the overtime rate of pay. The 2- hour minimum does not apply when the extra hours are continuous with the employee's regular work hours.
  5. Through written mutual agreement and with advanced notice, the supervisor or principal may establish scheduled work days for an individual employee that exceed the employee's standard work hours on one day(s) and are shorter than the employee's standard work hours on another day(s) without overtime being paid, as long as all altered days occur within the same work week and do not result in the employee's having worked more than his/her normal total work hours for a week during that week. Such flexible schedule shall not interfere with student contact time, the fairness or consistency of duties assigned and must ensure that all professional obligations are met.
- D. Overtime, when necessary, shall be at the discretion of the Superintendent or his designee. Overtime shall be paid at the rate of one and one-half (1.5) times the hourly rate of pay **for any hours worked in excess of thirty-seven and one-half (37.5) in any workweek. The calculation of overtime pay due an employee shall be based upon the weighted average. That is, the total compensation due the employee for all hours worked, at straight time, shall be divided by the total hours worked to determine the employee's regular rate of pay for that week. The employee shall be paid additional half time this regular rate of pay for all hours worked in excess of thirty-seven and one-half (37.5) in any workweek. Only hours actually worked shall count as hours worked for purposes of computing overtime. Time off with or without pay (including, for example, holiday, sick leave, compensatory time, leave of absence) shall not count as hours worked for purposes of computing overtime.** For those whose normal work week is less than thirty-seven and one-half (37.5) hours, overtime

shall be paid for any additional time worked.

1. ~~Through written mutual agreement between the employee and the appropriate supervisor, an employee allocated at less than 1.0 (FTE position) may be scheduled to work more than the employee's standard work hours on some days and less than the employee's standard work hours on other days within a week. Overtime shall be paid only for time worked beyond the total hours allocated per week for that employee.~~
2. ~~When an employee allocated at less than 1.0 (FTE position) agrees voluntarily to perform additional duties of a similar nature as a substitute for an absent employee of the same Band/Grade and subgrade, no overtime shall be paid unless the total hours worked by the employee exceeds 7.5 per day or 37.5 for the workweek~~

- E. Salary compensation for employees shall be in accordance with the approved salary schedule (Appendix E).
- F. In case of an emergency or for energy conservation, the Superintendent may recommend and the School Board may approve an extension of the work day beyond seven and one-half (7.5) hours but not to exceed thirty-seven and one-half (37.5) hours per week without overtime pay.
- G. Bus drivers shall not be used as chaperones or be required to share rooms with students on overnight field trips.
- H. In case of the absence of a Cafeteria Assistant or an unfilled Cafeteria Assistant allocation, another Cafeteria Assistant may be given the option to substitute in the vacant position prior to a substitute being called as long as the additional work time does not result in the employee's having worked more than 7.5 hours per work day or more than **thirty-seven and one-half (37.5)** hours during that work week. ~~Overtime pay as covered in paragraph 'D' above shall not apply.~~ Opportunities to substitute in an unfilled position shall be offered to eligible Assistants in order of seniority. If an Assistant substitutes in an unfilled position for more than forty-five (45) consecutive work days, the Assistant shall be offered the additional work hours as part of his/her regular contracted hours.
- I.. Employees may be required to supervise students when certificated personnel are available for assistance or when such employees have been trained in student supervision.
- J. CESA representatives will be consulted when subcontracting employee classifications is considered by the School Board or at the Superintendent's level.
- K. When a shift opening occurs at a specific work site, the opening shall be filled based on seniority in the district of interested employees at that work site, unless specialized skills are needed for that particular shift. In that case the shift opening shall be filled by the most qualified employee, regardless of seniority.
- L. Employees shall not be required to transport students in their private vehicles.
- M. **There shall be no pyramiding of overtime or paying overtime on overtime.**

**OVERTIME EXAMPLES ADDED FOR CLARIFICATION/RATIFICATION  
COPY PURPOSES ONLY.**

*(This page will not be printed in the actual contract.)*

**CALCULATION OF OVERTIME**

**WEIGHTED AVERAGE**

**Example 1:**

An Employee has a 7.5 hour per day route, 5 days per week (37.5 hour week). The employee has a 4 hour field trip on Tuesday. The employee's hourly rate is \$20.00 per hour. Pursuant to the Collective Bargaining Agreement, time spent on a field trip is paid at \$8.40 per hour. The overtime is calculated as follows:

$$\begin{array}{r} 7.5 \text{ (hrs/day)} \times 5 \text{ (days/wk)} \times \$20.00 \text{ (Regular hourly rate)} = \$750.00 \\ 4 \text{ (Field Trip hrs)} \times \$8.40 \text{ (FT rate)} = \underline{\$ 33.60} \\ \$783.60 \text{ (straight time pay for all hrs worked)} \\ \div 41.5 \text{ (total hrs worked)} \\ \hline \$18.88 \text{ per hour regular rate of pay} \end{array}$$

$$\$18.88 \text{ (Regular rate of pay for week)} \times .5 = \$9.44 \text{ (half-time rate)}$$

$$\$9.44 \times 4 \text{ (hours overtime worked)} = \$37.76 \text{ (additional half-time due for overtime worked over 37.5 hours)}$$

$$\$783.60 \text{ (straight time pay for all hrs worked)} + \$37.76 \text{ (additional half-time pay for OT)} = \$821.36 \text{ (total compensation owed for the wk)}$$

**Example 2:**

An Employee has a 7.5 hour per day route, 5 days per week (37.5 hour week). The employee has a 4 hour field trip on Tuesday and a 4 hour field trip on Saturday. The employee's hourly rate is \$20.00 per hour. Pursuant to the Collective Bargaining Agreement, time spent on a field trip is paid at \$8.40 per hour. The overtime is calculated as follows:

$$\begin{array}{r} 7.5 \text{ (hrs/day)} \times 5 \text{ (days/wk)} \times \$20.00 \text{ (Regular hourly rate)} = \$750.00 \\ 8 \text{ (Field Trip hrs)} \times \$8.40 \text{ (FT rate)} = \underline{\$ 67.20} \\ \$817.20 \text{ (straight time pay for all hrs worked)} \\ \div 45.5 \text{ (total hrs worked)} \\ \hline \$17.96 \text{ per hour regular rate of pay} \\ \times .5 \\ \hline \$ 8.98 \text{ (half-time rate)} \end{array}$$

$$\$17.96 \text{ (Regular rate of pay for week)} \times .5 = \$8.98 \text{ (half-time rate)}$$

$$\$8.98 \times 8 \text{ hrs} = \$71.84 \text{ (additional half-time pay due for overtime worked over 37.5 hours)}$$

$$\$817.20 \text{ (straight time pay for all hrs worked)} + \$71.84 \text{ (additional half-time pay for OT)} = \$889.04 \text{ (total compensation owed for the week)}$$

T/A 7/20/10 6:15pm

Original Language  
07/20/10

**ARTICLE IX  
LEAVES**

2/1/11 TM 6:20

**A. Terms**

1. Leave granted by the School Board, the Superintendent or his/her designee shall be taken by the individual for the purpose for which it was requested and granted. An employee who is granted sick, extended sick, child care, maternity, illness-in-line-of-duty, or personal leave shall not accept full-time employment while on such leaves of absence. This condition may be waived by action of the Board. An employee who has been absent for 10 consecutive days or for 15 days in a 20 work day period for the same or related cause shall request the appropriate extended leave of absence in accordance with the rules set forth in this Article. For any employee eligible for FMLA, such leave must be exhausted before any other extended leave may be granted. Should such employee fail to provide sufficient documentation to be eligible for the appropriate extended leave, the School Board shall place such employee on extended personal leave for the balance of the school year. Employees may be granted up to two (2) consecutive years of extended leave if such request is filed and approved in the manner set forth in Section C of this Article. The Board reserves the right to request the opinion of another physician of its choice for the purpose of verifying the purpose of a leave request.
2. Employees who want to return from extended leave which terminates at the close of the school year shall notify the Human Resources Division in writing by March 1 of the school year for which leave was granted. If leave was granted after March 1, this written notification of the desire to return shall be submitted with the leave request. Upon return from leave which terminates at any time during or at the end of the school year, reassignment will be based on seniority to an open position in which he or she is qualified. The School Board shall not be responsible to any employee who fails to submit such request in writing as specified above. The Board shall not be responsible for reinstatement of an employee to any position except as otherwise provided herein.
3. A request for an extension of an approved extended leave or for a second extended leave in the same school year shall be considered by the Board on a case-by-case basis. Where, in its discretion, the Board determines such repeated leave requests by the employee are detrimental to the best interests of the students and/or district, such leave may be granted only for the remainder of the school year. It will be considered a single leave request when child care leave is requested subsequent to and consecutively taken after maternity leave, if notice is given with the maternity leave request that child care leave will be requested. The Board shall not be responsible for reinstatement of an employee to any vacant position except as otherwise provided herein.
4. "Day of leave" shall be defined in the same manner as a regular "day of work" for that job category.
5. Employees who are denied leave of any type shall be given the reason(s) and rationale for such denial when action is taken.
6. "Full-time" as used in this article shall mean a person contracted for a six-tenths (.6) or greater allocated position or for (.6) or more of each consecutive normal day during the contract period.

**B. Short Term Leaves**

1. As used in this section, one day of short term leave for the purpose of accrual and use shall mean to be the equivalent in hours.
2. **Sick Leave**  
Each employee employed on a full-time basis who is unable to perform his/her duty in the school because of illness, or because of illness or death of father, mother, brother, sister, husband, wife, child, other close relative, or member of his/her own household

and consequently has to be absent, shall be granted leave of absence for sickness. He/She shall be entitled to four days of sick leave at the end of the first month of employment of each contract year and shall thereafter be credited for one day of sick leave for each month of employment, which shall be credited to him/her at the end of that month and which shall not be used prior to the time it is earned and credited to him/her. Each employee shall be entitled to earn no more than one day of sick leave times the number of months of employment during the year of employment. If the employee terminates his/her employment and has not accrued the four sick days available to him/her, the School Board may withhold the average daily amount for the sick days utilized but unearned by the employee. Such sick leave shall be cumulative from year to year. There shall be no limit on the number of days of sick leave an employee may accrue except that at least one-half of this cumulative leave must be established within the district. Employees are responsible for requesting that accumulated sick leave earned in another Florida public school district be transferred to the district. Transferred sick leave from another Florida public school district will be posted on the record of the employee at the rate of one day for each day earned in the district. Effective 7-01-97, employees may begin requesting that accumulated sick leave earned while employed by another educational entity governed by the Florida Retirement System (FRS) be transferred to the district. Beginning on 7-01-97, the transferred sick leave from another FRS-governed educational entity will be posted on the record of the employee at the rate of one day for each day earned in the district. Before receiving compensation for the time absent on sick leave, employees shall file a written statement stating the day or day absent. Employees shall not be required to state reasons or nature of illness for sick leave. Sick leave must be substantiated by a physician's statement if it is requested either by the supervisor or the Superintendent.

- a. Sharing of Sick Leave: Effective 7/01/01, an employee of the District may authorize his/her spouse, child, step child, parent, step parent, sibling, step-sibling or half-sibling who is also an employee of the District to use sick leave that has accrued to the authorizing employee, subject to the following guidelines and stipulations:
  1. Sick leave transfer between employees is provided for the purpose of extending paid sick leave time in the event of a personal illness or the illness of an immediate family member. A completed "Certificate of Physician or Practitioner" form shall accompany any sick leave transfer request to document that such a qualifying illness has occurred.
  2. Transferred sick leave will be available for use upon approval of a properly completed request for transfer of leave and depletion of all the receiving employee's leave, including annual leave, if applicable.
  3. If the receiving employee is a member of a sick leave bank, he/she must use donated sick leave days before drawing days from the bank.
  4. Requests for transfer of leave may be submitted only for the current payroll cycle applicable to the receiving employee. Credit of transferred sick leave will be processed upon receipt in the Payroll Office of all required forms in complete and proper form. Requests shall not be processed retroactively.
  5. Sick leave will be transferred in blocks of five (5) days.
  6. The number of sick leave days donated to an employee within a single fiscal year shall be limited to the number of days remaining in that employee's standard working calendar. The same employee may receive additional donated days in subsequent fiscal years by filing additional leave transfer requests.



7. Leave donated but not used will revert to the donating employee. However, the Board shall not be responsible to make retroactive adjustments to retired employees who, prior to retirement, donated sick leave days that could have been used for terminal pay purposes.
  8. "Upfront" days are defined as sick leave days credited to employees before they are earned, as required in F.S. 1012.61. Such days may not be eligible for transfer until the employee has worked the required duration to earn the days.
  9. Sick leave days transferred from one family member to another under this policy may not be used for personal leave.
  10. Transferred sick leave days may not be held or used for terminal leave purposes.
  - 11 Sick leave transferred from one family member to another will result in payment of wages/salary applicable to the recipient of the leave, and the District will not be responsible for differences in the value of sick leave transferred under this policy.
3. **Personal Leave With Pay**  
Five (5) days leave per year may be used for the employee's personal business. Leave of this type is non-cumulative and is chargeable against accrued sick leave. An employee planning to use a personal leave day is responsible for submitting the written request on the proper form and gaining approval of his/her supervisor at least twenty-four (24) hours in advance. The employee shall suffer no loss of pay for such leave and shall not be required to give reasons except that the leave is for "Personal Reasons". If notice is not given by the employee in this manner, but the employee is absent on the requested dates, and leave is subsequently not approved, the employee shall be subject to disciplinary action. An employee is responsible for being aware of the number of leave days for which he or she is eligible. Leave of this type must be filed with the principal/county-wide supervisor and approved prior to commencement.
4. **Personal Leave Without Pay**  
An employee may be granted leave days without pay for personal business when extenuating circumstances dictate. This leave may be granted to an employee only when he/she cannot otherwise schedule his/her business outside of normal working hours. A reason must be stated with the request. Personal leave without pay shall be submitted to the supervisor/principal at least three (3) days prior to the requested date of leave. The supervisor/principal shall review the leave request for approval on a case by case consideration. Any employee who is absent without authorization shall be disciplined after consideration of the facts and in accordance with disciplinary procedures adopted by the Board.
5. **Emergency Leave**
- a. **Definition**  
Emergency leave shall be defined as leave taken for a sudden unexpected happening; an unforeseen occurrence or condition;
  - b. **Emergency Leave With Pay**  
One leave day counted against sick leave may be granted for emergency purposes. Leave of this type must be certified in writing on the appropriate form through channels for approval by the Superintendent or designee.
  - c. **Emergency Leave Without Pay**  
Leave days for emergency purposes may be granted without pay. Leave of this type must be certified in writing on the appropriate form through channels for approval by the Superintendent or designee.

- d. Volunteer EMT personnel who are reimbursed for their services shall be permitted emergency leave without pay when arriving late to work due to being called to make emergency runs for life-threatening circumstances under the conditions set forth in this paragraph. When such late arrival is apparent it shall be the responsibility of this employee to call his/her supervisor in advance of the starting time of his/her School Board job. This EMT volunteer shall provide documentation to his/her supervisor substantiating that he/she is an EMT volunteer. If the conditions set forth above are not met, such EMT volunteer shall be subject to disciplinary measures by the School Board.
6. **Court Leaves**  
Leave with pay shall be granted to any employee when called for jury duty or subpoenaed as a witness, or when a written notice to appear in court is received. A copy of the court order or subpoena shall be attached to this request and the request must be filed with Human Resources prior to the leave.
7. **Illness-in-the-Line-of-Duty Leave**
  - a. An employee shall be entitled to illness-in-the-line-of-duty leave when he/she has to be absent from his/her duties because of personal injury received from the discharge of duty or because of illness from any contagious or infectious disease contracted in school work. Such illness or injury must be certified by both his/her supervisor and a physician, then forwarded to the Superintendent for his recommendation and submission to the Board for approval or disapproval. Except for worker's compensation claims, any employee who has any claim for compensation under this section while absent because of illness contracted or injury incurred as prescribed herein shall file a claim within five (5) working days following his/her return from such absence. The Board shall approve such claims and authorize the payment thereof; provided that the Board shall satisfy itself that the claim correctly states the facts and that such claimant is entitled to payment in accordance with the provisions of this section. The use of illness-in-the-line-of-duty leave shall result in no reduction of the employee's accumulated sick leave. Such leave shall be authorized for a total not to exceed ten (10) work days during a fiscal year for illness contracted or injury incurred from such cause as prescribed above.
  - b. The Board shall not be liable for any compensation in this section beyond the difference between any worker's compensation award and the employee's normal daily rate of pay.
  - c. Should the illness be compensable under the Worker's Compensation Law and should such convalescent period exceed the authorized illness-in-the-line-of-duty leave, the employee shall continue the approved Workers' Compensation benefit.
8. **Temporary Duty Elsewhere**  
When an employee is rendering service outside of Clay County in the performance of his/her contractual duties while away from his/her usually assigned location he/she must apply for temporary duty elsewhere. Employees on TDE shall receive their regular pay and may be allowed expenses when authorized.
9. **Military Leave**  
When their obligation to the United States Armed Services makes unavoidable their failing to meet contractual duties, all members of the bargaining unit will be granted military leave in accordance with the law. Requests for such leave must be submitted in writing with a copy of the orders attached to such request.

10. **Professional Leave**

Professional Leave days with pay may be granted employees when properly requested and approved by the Superintendent or his designee for the purpose of attending and/or participating in professional meetings or conferences that are job related.

11. **Filing Leave**

Leave as outlined in section B must be applied for on the authorized forms with attachments if required and submitted to the immediate supervisor. The completed forms must be submitted to the supervisor by the end of the first day the employee returns to duty in the case of sick, emergency, or illness-in-the-line-of-duty leave. The administration shall provide this form upon the employee's return. Otherwise the forms must be submitted in advance in accordance with the provisions of this Section (B). Leave requests must be filed with Human Resources.

C. **FMLA Leave**

1. Leave pursuant to the Family and Medical Leave Act (FMLA Leave) must be authorized and approved by the Superintendent or his/her designee. The request, with required documentation, must be submitted at least thirty days before the date on which the leave is to begin, or, if the need for leave is not sufficiently foreseeable, as soon as possible. The employee shall schedule any planned leave so as to not unduly disrupt the operations and educational mission of the School Board. FMLA leave will begin on the first work day on which the employee is absent as a result of the emergency or other situation requiring the leave. Upon expiration of FMLA leave, a returning employee will be returned to the same or an equivalent position as defined in the Family and Medical Leave Act. For leave due to the employee's illness, a statement from the physician verifying the employee's fitness for duty must be on file with the Personnel Director prior to re-employment.
2. For employees with at least twelve (12) months of service, who are eligible for benefits, leave for childbirth, adoption of a child, or a serious health condition of the employee or to provide necessary care for a member of his/her immediate family (spouse, child, parent), due to a serious health condition, will be granted for up to a maximum of twelve (12) weeks in a twelve (12) month period. The amount of leave available for an eligible employee is calculated by using a "rolling" twelve month period measured backward from the date an employee uses any such leave. Leave for birth or adoption of a child must be taken within twelve (12) months of the birth, adoption, or placement for foster care. If both parents are district employees, such employees are permitted to take only a combined total of twelve (12) weeks of leave in a twelve month period for such birth, adoption, or placement for foster care.
3. Intermittent FMLA leave may be granted for medical treatment for the employee or the employee's immediate family (spouse, child, parent), within the maximum twelve (12) week leave period, with the appropriate documentation providing the medical necessity for and dates and duration of such treatment. Employees needing intermittent FMLA leave or leave on a reduced leave schedule must attempt to schedule their leave so as not to disrupt operations of the School Board. In addition, the School Board may assign an employee to an alternative position with equivalent pay and benefits that the Board determines will better accommodate the employee's intermittent or reduced leave schedule.
4. At the employee's option, earned sick leave days or earned annual leave days may be used during FMLA leave to care for a sick family member or because of the employee's own illness, including any period of disability due to pregnancy. In addition, earned annual leave may be used during any other FMLA leave. Pay shall not be rendered for any period of time beyond the number of sick leave and annual

- leave days on record.
5. The Board will maintain coverage under its group health plan for any employee granted FMLA leave. The employee's portion of the health insurance premium shall be deducted from any pay received by the employee during FMLA leave. During unpaid leave, the employee may continue group health plan coverage by arranging payment of the employee's share of the premium. If the employee does not return from FMLA leave as scheduled, the Board may recover premiums for maintaining group health coverage paid during the leave, unless the employee's failure to return to work was due to medical or other circumstances beyond the control of the employee. Any premiums due the District will be deducted from any payment of terminal leave.

D. **Extended Leaves**

1. When FMLA leave expires, and extended leave beyond twelve (12) weeks is needed, or if the employee is not eligible for FMLA leave, leave of this type may be requested and must be authorized and approved as stipulated below. The request with required documentation must be on file with Human Resources and approved prior to the effective date of the leave and must be in accordance with sections A and B of this Article. Upon return from extended leave, reassignment will be based on seniority and only to an available position in which he/she is qualified. No person shall be granted extended leave for a period longer than two (2) consecutive years.
2. **Extended Sick Leave**  
An extended leave of absence for reasons of personal illness or illness of father, mother, husband, wife, or child may be granted to an employee for up to one (1) year of disability if verified by a physician or in accordance with Section D7. Earned sick leave days or earned annual leave days may be used for this purpose but pay shall not be rendered for any period of time beyond the number of earned sick leave and annual leave days on record. Sick leave days which have been granted in accordance with the rules of the Sick Leave Bank may be used for this purpose if such leave is granted solely for personal illness; however, pay shall not be rendered for any period of time beyond the number of sick leave days granted by the Sick Leave Bank. Extended sick leave shall be granted only for the period of time of physical disability verified by the physician, must be approved by the Superintendent or his/her designee, and a statement from the physician verifying the employee's ability to return to work must be on file with Human Resources prior to re-employment.
3. **Maternity Leave**  
Leave may be granted to an employee for pregnancy during a period of time from nine (9) months prior to the due date and two (2) months after delivery, or for a period of time verified by a physician as a period of disability as a result of such pregnancy. A physician's statement shall accompany such request and must verify the dates requested. The request must be approved by the Superintendent or his/her designee. Earned sick leave or earned annual leave may be used during any portion of this leave during which the physician verifies in writing that the employee is disabled, otherwise maternity leave shall be without pay.
4. **Child Care Leave**  
Leave without pay may be granted to any employee for the purpose of the care of a dependent child under the age of two living in the same household. If the dependent child in the same household is over the age of two, an accompanying statement from a physician verifying the need for the employee to care for the child must accompany the request. This leave shall be granted only for the period of time verified by the physician and must be approved by the Superintendent or his/her designee.

**5. Military Leave**

- a. Any employee required as a result of the draft, enlistment or recall to serve in the armed forces of the United States shall be granted extended leave without pay, by the Superintendent or his/her designee, for such service to a maximum of four (4) years. This may be extended at the request or for the convenience of the federal government, or upon authorization of the President. An employee returning from such leave shall be returned to employment, without prejudice, provided discharge or release is under honorable conditions, and application for re-employment is filed in accordance with the requirements of federal law. The school district shall employ the employee returning from such leave by not later than thirty (30) days from the date of the employee's written application for re-employment. Such employee shall be returned to his/her former position or to a similar position satisfactory to the employee and for which he/she is fully qualified.
- b. Employees who are members of the National Guard or Reserves who are called to active military service shall be granted extended leave by the Superintendent or his/her designee. Such leave shall be with full pay and benefits for the first thirty (30) calendar days. An employee returning from such leave who reapplies to be re-employed in accordance with law, shall be returned to employment without prejudice according to the provisions set forth in law.

**6. Extended Personal Leave**

There are conditions which make it reasonable for an employee to be temporarily excused from his/her contractual obligations for personal reasons. Extended personal leave may be granted for a maximum of one year and must be only for health and welfare of the employee or members of his/her immediate family. Extended personal leave shall not be granted for more than two (2) consecutive years. Leave for this purpose must be supported by appropriate documentation and the request must be on file with Human Resources and approved, by the Superintendent or his/her designee, prior to the effective date of leave.

**7. Extended Professional Leave**

A leave of absence for professional improvement, without salary, may be granted for any employee, upon application, for up to one (1) year and upon reapplication, for up to a second year, for the purpose of:

- a. Engaging in study at an accredited university in an area deemed beneficial to the school system by the Superintendent.
  - b. Full-time participation in the federally sponsored Peace Corps or Job Corps.
  - c. Engaging in study or an activity deemed beneficial to the school system.
- Applications shall be forwarded to the Superintendent for final approval.

Application for such leave shall be submitted to the Superintendent not later than sixty (60) days prior to the start of the date when the leave is to commence. Application for reemployment should be filed at least six (6) months prior to the end of leave. Upon return from such leave the employee shall be returned to a position which is vacant at the time of return and for which he/she is qualified.

**8. Fitness for Duty/Medical Examination**

- a. If the Superintendent has reasonable suspicion based upon objective factors to indicate an impairment of performance or productivity rendering the employee unable to safely and satisfactorily perform his/her complete duties and responsibilities, the Superintendent may require the employee to submit to a physical, medical or psychiatric examination or other laboratory tests to determine the employee's fitness to perform the complete duties and responsibilities of the employee's position.

- b. Any examination performed under this Article will be performed by a medical physician, psychologist, or psychiatrist or laboratory testing facility (where testing for substance abuse) selected by the employee from a list of at least three (3) physicians, psychologists, or psychiatrists, or two to five laboratory testing facilities (where applicable) recommended by the district. A copy of the list of laboratory facilities will be provided by the Superintendent to the Clay Educational Support Personnel Association annually and updated accordingly. A Fitness for Duty Certificate shall be submitted by the examining physician, psychologists, or psychiatrist or laboratory facility to the Superintendent and to the employee. Otherwise, the report will remain confidential. Where the Superintendent receives a medical report that the employee is infected with or is a carrier of a contagious disease, a medical examination by a public health physician may be required.
- c. If the employee disagrees with medical examination results other than substance abuse tests, the employee may, within five (5) working days of receiving the results of the examination, provide the Superintendent with medical or psychiatric verification from the employee's own physician, psychologist or psychiatrist. In the case of substance abuse tests, the employee may, on the same day of the required test, submit to the same substance abuse test at an approved laboratory testing facility of the employee's own choosing. This second report must be received by the Division of Human Resources within three (3) days of the test and must be accompanied by sufficient information, including chain of custody documentation, for interpretation by the administration. The Superintendent will reserve the right to interpret the results of the test. An employee may not be reimbursed for the expense of any medical, psychological or psychiatric examination, or testing conducted by the employee's own physician, psychologist, or psychiatrist, or laboratory testing facility.
- d. If the employee's own doctor offers an opinion inconsistent with the report of the district's medical professional, a third opinion shall be obtained by a medical physician, psychologist, or psychiatrist selected by the employee from a list of three (3) physicians, psychologists or psychiatrists. The decision of the third physician, psychologist or psychiatrist as reflected in the written Fitness for Duty Certification shall be considered the controlling decision.
- e. The district will be responsible for all expenses incurred from any district-required medical, psychologist, or psychiatric examination performed by a physician or psychiatrist from the district's recommended list.
- f. If the information revealed by the medical examination(s) indicates that the employee cannot safely and satisfactorily perform the complete duties and responsibilities of the employee's position, the Superintendent shall:
  - (1) Determine whether another position is available for which the employee would be qualified and in which the employee can safely and satisfactorily perform the complete duties and responsibilities of the position. If so, the Superintendent shall offer the employee an opportunity to accept a transfer to such position.
  - (2) If no such transfer is available or if the employee declines an offered transfer, and if no reasonable means of accommodation is available, the Superintendent shall file a recommendation with the School Board recommending that the employee be placed on compulsory Extended Sick Leave.
  - (3) When an Employee Assistance Program becomes available, the Superintendent shall consider placement in such program prior to e.2.

(4) Nothing in this Article shall prevent the district from taking disciplinary action in accordance with Article X of this Agreement.

- g. Should the employee's physical or mental impairment be corrected during the term of the employee's compulsory Extended Sick Leave and so certified by the employee's own attending physician, psychologist or psychiatrist, the employee may petition the Superintendent for reinstatement. At this time, the employee will submit to additional examinations under the procedures described in Section C.7.b. of this Article. Based upon the results of the medical examinations, the Superintendent shall file a written recommendation on the petition for reinstatement with the School Board with regard to reinstatement or denial of reinstatement. Should an employee's petition for reinstatement be approved, the reinstatement and reassignment shall be determined in accordance with Section C.1. of this Article.

**9. Bereavement Leave**

Any employee who has utilized all of their regular leave (zero leave balance) will be granted one (1) day of bereavement leave due to a death in the immediate family. Immediate family shall be defined as father, mother, brother, sister, husband, wife, child, other close relative, or member of his/her own household. Bereavement leave is of special nature and may not be deferred or converted to any other purpose. It is not charged against any other leave account. Application shall be made to the Superintendent and granted by the Superintendent or his/her designee. The employee will not be paid for days not scheduled to work. In order to honor a request for bereavement leave, details about the relationship may be requested by the Superintendent, as well as appropriate documentation, such as published obituary or copy of death certificate.

**10. Domestic Violence Leave**

Effective July 1, 2007, any employee who has been employed for at least three (3) months, and who has used all of his/her regular leave (zero balance) shall be granted up to three (3) days of leave per contract year due to domestic violence, which may be used to address matters including seeking an injunction for protection; obtaining medical care or mental health counseling for themselves or for a family household member to address physical or psychological injuries arising from domestic violence; obtaining services from a victim-services organization such as a domestic violence shelter or rape crisis center as a result of an act of domestic violence; making an employee's home secure from a perpetrator of domestic violence or seeking alternate housing; or seeking legal assistance or attending or preparing for court related proceedings regarding acts of domestic violence. Domestic violence leave is of special nature and may not be deferred or converted to any other purpose. It shall not be charged against any other leave account. Application for domestic violence leave shall be made to the Superintendent and shall be granted by the Superintendent or his/her designee. Except in cases of imminent danger to the health and safety of the employee or a family or household member, Employees seeking such leave under this provision shall, at the time of making a request, provide advance notice of the need for sick leave and provide documentation about the domestic violence circumstances. Details about the situation may be requested by the Superintendent and may include a request for appropriate documentation, including, but not limited to, police reports, court injunctions/documents and proof of legal counsel in relation to such documents. Leave may be with or without pay at

the discretion of the Board.

E. **Reimbursement for Travel**

Travel reimbursement including in-county, out-of-county, per diem, and expenses shall be reimbursed at the normal rate established by the Board and must be authorized and approved by the Superintendent prior to the incurrence. Reimbursement procedures and rules as established in current School Board Rules shall be followed.

F. **Annual Leave**

1. **Earning Annual Leave**

Regular employees who are employed for twelve (12) months shall earn and accumulate vacation leave days from the first day of such employment with pay at the rate of:

- a. One (1) day per month of employment for employees with less than five (5) continuous years of employment with Clay County or other Florida county school system.
  - b. One and one-fourth (1 1/4) days per month of employment for employees with more than five (5) continuous years but less than ten (10) continuous years of employment with Clay County or other Florida county school system.
  - c. One and one-half (1 1/2) days per month of employment for employees with more than ten (10) continuous years of employment with Clay County or other Florida county school system. In determining continuous years of service, full-time continuous service rendered in a nine-month, ten-month, and twelve-month contractual position shall be considered as continuous service.
2. Up to four (4) days of annual leave may be granted in addition to the days earned in subparagraph 1 above for use only during the Christmas holidays or the first four (4) work days in January as directed by the Superintendent.
3. All vacation leave days on record in excess of thirty four (34) shall be voided on each employee's record at the end of each fiscal year.
4. **Procedure for Granting Vacation Leaves**  
Normally one-half (1/2) year of successful continuous service shall be required before any vacation leave may be granted by the Superintendent or his county office designee and taken by the employee. Accrued vacation leave must be applied for and taken at the time of separation from active employment, except as provided under subparagraph a, below. Employees may be required to take vacation leave during the Christmas holidays or as directed by the Superintendent.
- a. Deferred Retirement Option Program (DROP) enrollees may elect to apply for and receive either full or partial vacation leave lump sum payoffs at the time of DROP enrollment. Those electing this option will continue to accrue vacation leave during DROP participation at the accrual rate they had attained prior to DROP enrollment, and may apply for and receive a second lump sum payoff at the time of DROP termination, provided that the total vacation leave paid off with both lump sums does not exceed the maximum of accrued vacation leave permissible by the provisions of this Article.
  - b. Effective March 17, 2000, an employee who elects to enter DROP and who elects to receive a lump-sum payment for accrued annual leave upon beginning DROP participation shall have said lump-sum payment deposited into the Board-approved 401(a) Qualified Retirement Plan, subject to annual contribution limits. An employee who receives a lump-sum payment of accrued annual leave upon termination of DROP and termination of employment shall deposit said lump-sum payment into a Board-approved



401(a) Qualified Retirement Plan subject to annual contribution limits.

- c. Effective March 17, 2000, an employee who terminates employment through regular FRS retirement shall deposit 100% of his/her terminal sick and annual leave payments into a Board-approved 401(a) Qualified Retirement Plan subject to the limits established by the Internal Revenue Service. Such deposit shall be made at the time of retirement in keeping with procedures and timelines established by Business Affairs.
5. No more than ten (10) continuous days or thirty-four (34) total days of earned annual leave may be taken by an employee except when approved at the discretion of the Superintendent.

T/A 7/20/10 6:15 am

JB TR

Original Language  
07/20/2010

2/1/11 TR  
6:21 JB

**ARTICLE X  
EVALUATION & DISCIPLINARY PROCEDURES**

- A. Principals/Supervisors shall annually evaluate all employees and no employee shall be reappointed who has been found unsatisfactory in the final evaluation.
- B. There shall be at least one formal evaluation conference with the employee as part of the evaluation process.
- C. The employee shall have one (1) week from the formal evaluation conference to respond in writing if he/she disagrees with the evaluation. This written response shall be attached to the evaluation form by the supervisor.
- D. The employee may appeal an evaluation within two (2) weeks following the evaluation conference if the employee can show cause why he/she has reason to believe the evaluation is an inaccurate assessment of his/her performance or attitude. The Assistant Superintendent for Human Resources, with input from the CESP representative, if applicable, shall make a determination whether or not such appeal has merit, and, if so, forthwith conduct a hearing on the matter.
- E. The Superintendent shall appoint a committee to meet annually consisting of three (3) representatives selected by the Association President and three (3) representatives and a Chairperson selected by the Superintendent to review evaluation and disciplinary procedures and to recommend changes as deemed necessary by the committee.
- F. Employees shall be subject to discipline, including suspension and dismissal, only for just cause.

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Board Proposal

~~11/29/2010~~

12/10/10

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6:21

ARTICLE XI  
INSURANCE

- A. The Board agrees to pay \$258.49 per pay period, during each pay period when premiums are deducted from employees' pay, toward the premiums contribute that portion of the premiums, contingent upon plan selected, for single coverage for comprehensive hospital-surgical-major medical insurance which is set forth on the schedule below, and 100% of the group life insurance policy, up to a maximum of \$32.20 per year, for each full time employee contracted in at least a six-tenths (.6) allocated position or for (.6) or more of each consecutive normal day for 60 days or more or for the balance of the school year. Any increase in the School Board's contribution to the insurance premium shall be effective only upon ratification of the contract. If a contract, with new premium contribution amounts, is not ratified by September 15<sup>th</sup> of each year, the previous year's School Board contribution rate will be considered the status quo.
- B. ~~Other health related employee programs may be studied by this committee. Such health related employee benefits may include such health related coverage as may be necessary for portions of the employee assistance program, if established, which may require such coverage. Additional health related employee benefits recommended by this committee shall be at no cost to the Board unless otherwise negotiated. Only this committee shall be utilized in making recommendations to the School Board on matters pertaining to insurance as covered in this article.~~
- C. B. Policies shall include benefits in accordance with the terms and conditions as set forth in the master insurance policies as provided by the Board.
- D. C.1. An insurance committee shall be formed which will include equal representation from each certified employee association. The Superintendent shall select the chairperson of the Insurance Committee. Decisions of the committee shall be made by consensus. If consensus cannot be reached a majority vote of the membership will make the decision. The chairperson will be empowered to vote only upon a tie vote.
  - 2. The Insurance Committee shall review and recommend actions with regard but not limited to:
    - Bids
    - Specifications
    - Recommendation on invitation to bid
    - Bid tabulations
    - Monthly Insurance Experience Rating Reports

~~The Board does not relinquish or delegate any authority or responsibility as mandated by laws pertaining to bidding or employee group insurance or health related programs.~~
  - 3. Other health related employee programs may be studied by this committee. Such health related employee benefits may include such health related coverage as may be necessary for portions of the employee assistance program, if established, which may require such coverage. Additional health related employee benefits recommended by this committee shall be at no cost to the Board unless otherwise negotiated. Only this committee shall be utilized in making recommendations to the School Board on matters pertaining to insurance as covered in this article.
  - 4. The Board does not relinquish or delegate any authority or responsibility as mandated by laws pertaining to bidding or employee group insurance or health related programs.
- E. D. The Board shall take steps to offer to each employee the opportunity to participate voluntarily in a 125K federally approved policy of deducting Federal taxes from paycheck after money for insurance and other deductions have been removed.
- F. E. An Employee Assistance Program, when funded by the Board, will be provided for all support employees with the following provisions:
  - 1. To assure employee confidentiality, the Employee Assistance Program will be managed by someone who is not an employee of the Clay County School Board.
  - 2. Costs of fitness for duty evaluations will be paid by the employer.
  - 3. Other costs incurred by voluntary participation will be the responsibility of the individual and may be covered by existing insurance policies.

T/A 7/20/10 6:15p m  
JB TR

Original Language  
07/20/10

2/1/11  
6:22  
TR  
JB

**ARTICLE XII  
PHYSICAL EXAMS**

- A. **Physical Examinations**  
Physical examinations shall be administered for school bus drivers, pest control operators and other employee classifications as required by law. Such examinations shall be at the expense of the school board but shall not be obtained by the employee during work hours. The examination shall be performed by physician(s) approved by the School Board. The Board shall determine the extent of the examination where not specified by law. The District will continue to solicit proposals from physicians so as to provide to the extent feasible convenient locations of designated physicians under this Article.
- B. **Drug and Alcohol Testing**
  - 1. Employees who are covered under the Federal Regulations known as The Omnibus Transportation Employee Testing Act of 1991 (OTETA) shall be subject to drug and alcohol testing as required by that Act and school board policy.
    - a. Testing for drugs shall be conducted randomly at a minimum rate of 50% of the covered employee group annually. Testing for alcohol shall be conducted randomly at a minimum rate of 25% of the covered employee group annually. The list of randomly selected employees to be tested shall be generated by the vendor contracted for the Drug and Alcohol Testing program.
    - b. Employees in this group will also be subject to post-accident testing testing of at-fault incidents resulting in estimated damage of \$100 or more, reasonable suspicion testing, return-to-duty testing and follow-up testing in accordance with OTETA and/or school board policy.
  - 2. Employees not covered by OTETA but who hold a position which requires a valid driver's license shall be subject to random drug testing at an annual minimum rate of 50% of the covered employee group. The method used to generate the list of randomly selected employees and all other aspects of the drug testing for this group of employees shall be the same as for OTETA covered employees. Specifically, this shall require that Federal standards be met with regard to specimen collection and handling, testing procedures, the use of a Medical Review Officer (MRO) to review all test results, and reporting procedures.

TA  
6:04 P.m.  
11/08/10  
TMB

2/1/11  
6:22  
TMB

**ARTICLE XIII  
HOLIDAYS**

- A. The annual contract year for all support personnel shall consist of no more than the number of contracted days indicated in Tables IIB, IIC, and V.
- B. The Board agrees to provide six (6) paid holidays to employees who are contracted to work nine (9) and ten (10) month contracts which range from 183, 185, 186, 188 and 196 days respectively. The Board agrees to provide seven (7) paid holidays to employees who are contracted to work eleven (11) month contracts. (216 days). The Board agrees to provide nine (9) paid holidays to employees who are contracted to work twelve (12) month contracts. (260 days).

The Board agrees to designate the following paid holidays for employees, with the understanding that no employee shall exceed the number of contracted days. The established holidays for ~~2009-2010~~ 2010-2011 and ~~2010-2011~~ 2011-2012 are as follows:

9-10-11 and 12 Month Employees

1. Labor Day	September 6, 2010	<u>September 5, 2011</u>
2. Veteran's Day	November 11, 2010	<u>November 11, 2011</u>
3. Thanksgiving Day	November 25, 2010	<u>November 24, 2011</u>
4. Christmas Day	December 24, 2010 (Observed)	<u>December 26, 2011(Observed)</u>
5. New Year's Day	December 31, 2010 (Observed)	<u>January 2, 2012 (Observed)</u>
6. Martin Luther King Day	January 17, 2011	<u>January 16, 2012</u>

11 and 12 Month Employees Only

7. Good Friday	April 22, 2011	<u>April 6, 2012</u>
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12 Month Employees Only

8. Memorial Day	May 30, 2011	<u>May 28, 2012</u>
9. Independence Day	July 5, 2010 (Observed)	<u>July 4, 2012</u> 2011 * TMB

- C. CESPAs shall have representation on the Calendar Committee to recommend paid holiday dates. Such calendars shall continually be established one year in advance.
- D. The Board has the statutory authority to establish the school calendar and shall consider the final recommendations from the Superintendent.

\* The parties agree that this is a typographical/clean-up revision.

T/A 7/20/10 6:15pm  
2/1/11  
TM 6:23  
AB TP  
Original Language  
07/20/10

**ARTICLE XIV  
TOOL ALLOWANCE/UNIFORMS**

- A. The Board shall furnish all tools and tool boxes (where applicable) and replace all lost tools, with the condition that loss is valid as determined by the supervisors.
- B. If required, the Board shall furnish any personal protective equipment, such as safety shoes and/or hard hats.
- C. All materials furnished under this article shall remain the property of the School Board and shall be turned in when personnel are no longer employed by the School Board. If, at the time of separation from employment, an employee fails to turn in any materials furnished under this Article, the Superintendent may authorize the deduction of reimbursement to the Board for replacement of such materials from paycheck(s) due to the employee.

T/A 7/20/10 6:15pm AB

2/1/11  
6:23  
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Original Language  
07/20/2010

**ARTICLE XV  
INSERVICE**

- A. The Superintendent or his designee has the right to require employees to attend Inservice training during working hours on a school-wide, county-wide, or individual basis as long as the Inservice is relevant to the individual's working assignment, meets identified needs of the employee, provides for department-wide or county-wide needs and/or is appropriate for the individual. The content of Inservice training sessions is to be determined by officials acting through and for the Board.
- B. Review and approval of all training activities to be included in the inservice program for all support shall be reviewed annually by the Professional Development Advisory Council via the Support Employee sub- committee. The Association will appoint four (4) members to serve on the council and sub-committee. The sub-committee will be charged with the responsibility of identifying training needs, reviewing the content, evaluation method, time required, and contribution to increased job proficiency of each training activity presented. The sub-committee will make recommendations to the Council. Proposals for release time and/or reimbursement for expenses will be considered by the Council and may be initiated by the Administration or, with Administration approval, by the Professional Development Advisory Council. Approval of inservice activities and of delivery of inservice training by the school system, the granting of professional leave, and expense reimbursement for employee participation will be subject to budget constraints and priorities and to administrative discretion. Any incentive pay based on training or inservice programs will be subject to collective bargaining.

T/A 7/20/10 6:15pm

2/1/11  
T/A 6:24

Original Language  
07/20/10

## ARTICLE XVI CONTRACT COMMITTEES

### A. Accountability

The School Advisory Council in each school will include representation from the noninstructional personnel employed in the school. The employees representing the noninstructional personnel will be elected by secret ballot. The election will be conducted by the principal and an Association representative. The duties of the Council shall be determined by school board policy and Florida statutes.

### B. Incentive Pay Committee

1. The Incentive Pay Committee will be convened as needed to review formal certificates, licenses, and/or registrations identified as possible bases for incentive pay for employees who earn those credentials.
2. The committee will include the Association President, a Human Resources Division administrator, two additional administrators appointed by the Assistant Superintendent for Human Resources, and two additional support (classified) employees appointed by the Association. The appointees comprising the committee will represent work areas impacted by the credentials to be reviewed.
3. An employee or administrator may request a meeting of the Incentive Pay Committee provided s/he submits the following data for committee review:
  - a. A description of the curriculum and other requirements that make up the training certified by the credential.
  - b. A description of all tests and examinations required to receive the credential, including areas tested, cost, location of test administration, and other pertinent information.
  - c. Endorsement by administrators and employees from more than one work site regarding the benefits to be derived by the school system from its employees earning the credential.
4. The Incentive Pay Committee will review the recommended credential and may request additional information from the credential sponsor and/or assistance from other individuals with relevant knowledge and expertise.
5. The Incentive Pay Committee will recommend credentials it approves as beneficial to the school system to the collective bargaining teams for negotiations for the next school year. The committee shall also provide to the bargaining teams data which includes rates paid for similar credentials in other school districts and in the local labor market and relative values compared to other incentive rates paid by the Clay County School Board. The amount to be paid to qualified individuals and restrictions for receiving such incentive pay shall be determined through collective bargaining.

- ### C. Safety Committee:
- The Safety Committee shall consist of ten (10) members, five (5) of whom shall be appointed by the Superintendent and five (5) appointed by the Association. The Chairperson shall be selected by the Superintendent of Schools. The Safety Committee shall review federal and state laws, district safety policies, safety contract language from other districts and safety issues in Clay County. Recommendations for safety procedures to insure the safety for all employees in Clay County will be developed. The committee shall meet on a schedule established by the Safety Committee members.



ARTICLE XVII  
SICK LEAVE BANK

A. Committee

A Sick Leave Bank shall be established for participating support personnel. Such Bank shall be administered by a committee composed of three (3) persons selected by the Association which shall adhere to all rules, laws and regulations in effect and with the terms of this contract as ratified or amended.

B. Terms

As used in this article, one day of leave shall mean the equivalent in hours.

C. Membership

Any member having been employed by the Clay County School Board for one (1) year and having at least eight (8) days accrued sick leave may enroll in the Bank by voluntarily contributing one (1) earned sick leave day to the Bank. The four (4) advanced days of sick leave added to the employee's balance at the end of the 30 days cannot be used to satisfy the eight (8) day requirement since they have not been earned.

1. Members shall contribute one (1) sick leave day at the time of enrollment and additional days to replenish the Bank as set forth under the established guidelines. The enrollment/~~withdrawal~~ form shall be attached to the appendix of this Contract as an information item available from the Association or the Payroll Department.
2. Any sick leave days contributed to the Bank shall be deducted from the accrued sick leave balance of that member. Such days shall not be returned unless the Bank fails to come into existence.
3. Membership in the Bank shall at all times be voluntary. Voluntary withdrawal will be effective immediately upon written notification of the member's intent to withdraw. The member shall not be eligible to withdraw sick leave already contributed to the Bank.
4. Members may use the sick leave bank only during the term of their annual contract period.
- ~~5. Members who are retiring shall be permitted to donate the required number of their unused sick leave days to the Bank. Subject to attorney review.~~
- ~~6.5.~~ The annual enrollment period shall only be during the first thirty (30) calendar days of the new school year, commencing with the first student day.
- ~~7.6.~~ During the 2004-2005 school year only, the annual enrollment period shall extend to the end of the day, May 26. In an effort to get the Sick Leave Bank operational, the parties may mutually agree to extend the timelines in this article. Employees who terminate employment prior to the end of this first year enrollment period shall not be permitted to participate in the Sick Leave Bank. In the first year of activation, April 1 shall be the first date of eligibility for all members of the Sick Leave Bank who otherwise qualify under the requirements of this article. The Clay County School Board shall be held harmless against and from any and all claims, demands, suits, or other forms of liability that may arise out of or by reason of the failure to receive the data required to activate the Sick Leave Bank in a timely manner.

D. Procedures and Audit

The Sick Leave Bank committee shall consult with and comply with procedures developed by the Personnel Division Human Resources and Business Affairs Division regarding the identifying and recording of contributions. Such record keeping and procedures shall be audited by these Divisions to insure compliance with regulations.

E. Bank Rules/Use and Application

1. The Sick Leave Bank shall have a minimum of one hundred fifty (150) days or the equivalent of 1068 hours on deposit before being activated. At no time shall the balance of days on deposit fall below zero.

2. In the event the balance of days on deposit is below one hundred (100) days or the equivalent of 712 hours at the start of the school year, all participating members shall contribute one (1) additional day during the first thirty (30) working days of the new school year in order to replenish the Bank to the level established for reactivation. Exception: Sick Leave Bank members who have drawn from the bank during the current school year and who have no accumulated sick leave shall be required to contribute the additional day as soon as a sick leave day is available under normal earning of sick leave.
3. Only in the event a member of the Bank suffers a catastrophic illness, accident, or injury, which causes the member to be unable to work for a prolonged period of time for which they are not receiving Worker's Compensation or Illness-In-Line-Of-Duty benefits, may the member receive paid leave from the Bank. An illness shall be considered prolonged (1) where there is no reasonable expectation that the employee will be physically able to return to employment within three (3) months of the date of application to draw Sick Leave Bank days, or (2) where due to unexpected complications, the injury or illness causes the member to be physically disabled for three (3) or more months after the requirements of 3.a. and 3.b. (below) are met.
  - a. All accumulated sick leave of the member must first be expended.
  - b. Before the first benefit for a member can be drawn from the Bank, the member must undergo an unpaid leave of fifteen (15) continuous work days. However, the member may choose to use accrued annual leave days as part of the fifteen (15) day period. If a member wishes to use Shared Sick Leave, he or she must use those days before using the Sick Leave Bank. Shared Sick Leave days can be counted toward the fifteen (15) day period described in the previous sentence.
  - c. Each time a member wishes to draw benefits from the Bank, an application must be made to the Bank. ~~submitting medical certification and justification for the protracted leave, including the probable date the member will be able to return to work. The committee reserves the right to request a second medical opinion at the cost of the applicant.~~ Modifications to initial Sick Leave Bank agreement to use partial days will require that a letter of request. ~~and physician's statement be submitted to the Sick Leave Bank Committee.~~ The Committee will review the addendum **request** and respond in writing to the employee and district office to approve or deny the requested modification.
  - d. The member's application must be approved by the Sick Leave Bank committee before benefits may be paid.
  - e. A maximum of sixty (60) paid work days may be drawn from the Bank by a member during a contractual school year. A member drawing leave from the bank, who is released by the member's physician to return on a partial day schedule prior to use of all the member's allowable sick leave bank days, may draw partial days from the bank until all allowable days are used or released to work full time by the member's physician.
  - f. Any member wishing to use the Bank must have been a member of the Bank for at least thirty (30) working days ~~before contraction of the illness~~ **prior to application**, unless waived by the committee in the case of an extreme emergency.
  - g. Written notification from the Sick Leave Bank committee to the applicant will be made within three working days of the decision for approval or disapproval.

F. Abuse

1. If member is found to have abused the use of the Sick Leave Bank, he/she shall repay the days drawn from the Bank and be subject to such other disciplinary action as determined by the School Board.
2. ~~The Sick Leave Bank committee may review medical reports filed with the Superintendent's office concerning an applicant's condition requiring Sick Leave Bank days.~~

G. Withdrawal

A member wishing to withdraw membership from the Bank must make request known in writing to the committee, and shall forfeit their contributed sick leave days to the Bank.

H. **Discontinuation**

Within two (2) months after the expiration of the Sick Leave Bank, unused sick leave in the bank will be distributed as equally as possible to the current participating members using 7.50 hours as the basis for the re-distribution.

I. **Hold Harmless**

The Association and members of the bargaining unit shall indemnify and save the Board harmless against and from any and all claims, demands, suits, or other forms of liability that may arise out of or by reason of action taken, or not taken, by the Board for the purpose of granting this procedure for support personnel to use this Sick Leave Bank.

TA 10/4/10  
8:51 PM  
JB TN

2/1/11  
6:25  
TN JB

Board Proposal  
10/04/10

## ARTICLE XVIII COMPENSATION

- A. Compensation shall be provided to all employees covered by this Agreement as set forth in Appendix E of this Agreement.
- B. For the purpose of providing benefits in this Agreement, full time shall mean a person contracted for a six-tenths (.6) or greater allocated position or for (.6) or more of each consecutive normal work day during the contract period unless otherwise indicated.
- C. Terminal Sick Leave: At the employee's option and upon written request by the employee at the time of separation, the Board shall provide terminal pay of up to one hundred twenty (120) days to any support employee upon the employee's non-disciplinary separation from school district employment or enrollment in DROP, or to the employee's beneficiary if service is terminated by death.
1. Employees hired after November 19, 2002, shall be eligible for terminal pay as defined under this policy upon completion of three (3) consecutive years of service in Clay County. For employees hired prior to November 19, 2002, Clay County service requirements shown in paragraph C.2 (a) through C.2 (e) need not be consecutive.
  2. For the purposes of determining eligibility for terminal pay, a year of service shall be defined as: paid service rendered in a .6 or greater allocation for a minimum of one day more than half the normal working contract in the fiscal year, provided that eligibility during the first three Clay years shall be based on the anniversary of the initial date of hire. Terminal pay shall be based on the years of service in Clay County. The employee must have been:
    - a. Employed for at least three (3) years in Clay County, in which case the terminal pay shall be at the rate of thirty-five percent (35%) times the number of days of accumulated sick leave times the daily rate of pay, not to exceed a total of one hundred twenty (120) days, or
    - b. Employed for more than three (3) years but not more than six (6) years in Clay County, in which case the terminal pay shall be at the rate of forty percent (40%) times the number of days accumulated sick leave times the daily rate of pay, not to exceed a total of one hundred twenty (120) days, or
    - c. Employed for more than six (6) years but not more than nine (9) years in Clay County, in which case the terminal pay shall be at the rate of forty-five percent (45%) times the number of days of accumulated sick leave times the daily rate of pay, not to exceed a total of one hundred twenty (120) days, or
    - d. Employed for more than nine (9) years but not more than twelve (12) years in Clay County, in which case the terminal pay shall be at the rate of fifty percent (50%) times the number of days of accumulated sick leave times the daily rate of pay, not to exceed a total of one hundred twenty (120) days;
    - e. Employed during and after the thirteenth (13th) year in Clay County in which case the terminal pay shall be at the rate of one hundred percent (100%) times the number of days of accumulated sick leave times the daily rate of pay, not to exceed a total of one hundred twenty (120) days.
  3. As used in this section, one day of leave shall mean the equivalent in hours.

4. Effective March 17, 2000, an employee who terminates employment through regular FRS retirement shall deposit one hundred percent (100%) of his/her terminal sick and annual leave payments into the Board-approved Qualified Retirement Plan, up to the limits established by the Internal Revenue Service.
5. All employees participating in the Plan since its implementation in Clay County, who are under fifty-five (55) years of age at the time of termination of employment and choose, at the time of termination, to take a cash distribution in the amount of one hundred percent (100%) of their respective balance from the Board-approved 401(a) Qualified Retirement Plan and are assessed a withdrawal penalty, shall be reimbursed a percentage of the withdrawal by the Board. This reimbursement is an amount equal to the difference between the current withdrawal penalty and the current Social Security and Medicare combined tax contribution rate. If the withdrawal penalty and/or Social Security and Medicare tax rates change, the amount of reimbursement from the Board shall change accordingly.
6. Effective March 17, 2000, an employee who is already enrolled in DROP, or, who elects thereafter to participate in DROP, shall deposit his/her accumulated terminal sick leave pay, for which he/she is eligible, into the Board-approved 401(a) Qualified Retirement Plan, subject to annual contribution limits and according to the following:

<u>Payment</u>	<u>Maximum Percentage of Accumulated Terminal Sick Leave Days</u>
Year 1	20% of 120 days or 20% of the individual's balance of terminal sick leave, whichever is less
Year 2	20% of 120 days or 20% of the individual's balance of terminal sick leave, whichever is less
Year 3	20% of 120 days or 20% of the individual's balance of terminal sick leave, whichever is less
Year 4	20% of 120 days or 20% of the individual's balance of terminal sick leave, whichever is less
Year 5	100% of balance of the individual's terminal sick leave, not to exceed a total of 120 days

- (a) The initial payment shall be made on the last payday in April following the employee's DROP effective date, or, the last payday in April, 2000, for those already enrolled in DROP as of March 17, 2000. Subsequent payments shall be made on the last payday in April of each year following the employee's DROP effective date anniversary.
- (b) The rate of pay used to calculate the amount to be placed in the 401(a) Plan shall be the employee's daily rate of pay on each payment date.
- (c) If an employee elects to participate in DROP for fewer than the sixty-month maximum, or, has fewer than the sixty-month maximum remaining in DROP as of March 17, 2000, the percentage of terminal sick leave to be deposited each year will change so that, at the end of his/her DROP participation, a total of one hundred percent (100%) of the maximum allowed contribution of terminal sick leave pay will have been made to the 401(a) Plan.
- (d) DROP participants may access these terminal sick leave funds prior to termination of employment only through loan procedures outlined in the Plan.

- D. Employees who, by virtue of enrollment in DROP, have deposited terminal leave payment(s) into the Board-approved 401(a) Qualified Retirement Plan, shall continue to deposit such payments as stipulated in paragraph C.6. of this policy, notwithstanding the limitations of paragraph C. This clarification is intended to facilitate the continuation of terminal leave payments to which the Board had committed prior to the November 19, 2002 approval of amendments to this policy.
- E. Staff Meetings
1. Meetings with staff may be conducted by supervisors on a monthly basis or as determined by the Superintendent. Such meetings will be conducted during the workday, whenever possible.
  2. Bus drivers and bus monitors may be required to attend meetings called by the Director of Transportation or as deemed necessary by the Superintendent.
  3. Staff meetings conducted outside the regularly scheduled workday or route day shall be reimbursed at the rate of \$8.40 per hour. Mandatory inservice conducted outside the regularly scheduled workday or route day shall be reimbursed at the rate of \$8.40 per hour.
- F. Overtime payments (time and one-half) for meetings and inservice as outlined in this Article and in the Salary Schedule Table regarding Transportation Bus Drivers and Bus Monitors shall apply only when the work week extends beyond forty (40) hours and applies only to the portion extending beyond forty (40) hours.
- G. Inservice:  
When approved by the Superintendent or his designee, support personnel will be paid a stipend of \$8.40, per hour for completed workshops after the normal work day.
- H. Summer School:  
Nine (9) and ten (10) month employees of the School Board who are employed during the summer shall be paid at either a rate equivalent to their normal rate of pay in effect at the close of the school year, or the rate of pay for the position employed in during the summer, or a rate of pay selected from the rates determined for Temporary Adult Labor.
- I. Placement of support personnel in summer school positions when allocated shall be made in the best interest of the student in accordance with the IEP, current job title, consideration of the mix of the exceptionalities in the summer school setting, employee's familiarity with the specific group of students, ESE experience and training, and all else being equal, seniority. The primary consideration shall be the goal of providing optimal staffing for students within the summer school center.
- J. Contract Day:  
The number of contract days in a year shall be indicated on the individual employment contract **listed in Table V** and may vary based on the needs of the district.
- K. ~~1. Experience - Clay County School Board~~ **and External Experience:**  
For the purpose of awarding experience on the salary schedule, a year of service shall be paid and contracted actual service of more than one-half of the normal number of contracted days for the .4 or greater allocated position employed in the year service was rendered.
- ~~2. Experience - External [For persons employed after the date of ratification of the 1995-96 contract agreement.]~~
  - ~~3. Clay County Teaching Experience - Former Clay County teachers who take a support position immediately upon leaving their teaching position in Clay County shall be credited with all their teaching experience, up to the maximum experience on the current salary schedule.~~  
Service external to the Clay County School Board must be verified and approved by the Division of Human Resources. Verified experience gained in other U.S. public school systems may be approved on the same basis as experience gained in the Clay County School System. All other experience must be verified by the agency or company on the school board-approved form, on letterhead stationery, or other documentation approved

- L. Experience on the salary schedule shall be permitted in accordance with the Rules For Implementation of Support Personnel Salary Schedule, 1.3.0 and section 2.0.0 for work done in a closely related field.
- M. The Superintendent is authorized to offer an alternate salary schedule when he/she deems it necessary for the purpose of recruiting for Certified Occupational Therapy Assistants and Physical Therapy Assistants. Personnel contracted under such schedule shall be exempted from the provisions of Table I, Rules for Implementation of the Support Personnel Salary Schedule, except those provisions of section 2.3.0. (See Table IID for salary schedule)
- N. Compensation for an employee when he/she is required to work on a paid holiday, or on a "NON-PAID, NON-WORKING DAY", shall be at one and one-half times the employee's regular hourly rate of pay.

TA 1:26 pm B.P.  
TA

Board Proposal

04/04/11

**ARTICLE XIX  
TERM OF AGREEMENT**

This Agreement is signed and ratified on \_\_\_\_\_. This Agreement shall be effective from the date of ratification and shall continue in effect through ~~June 30, 2013~~ April 1, 2014. This Agreement shall not be extended orally and it is expressly understood that it shall expire on the date indicated.

For the 2011-2012 school year, reopeners will be limited to Article XI (Insurance), Article XIII (Holidays), Article XVIII (Compensation), and Appendix E (Salaries) Tables I, IIA, IIB, IIC, III, IV, IVA, IVB and V. In addition, the School Board and the Union may reopen up to two additional articles each by giving the other party written notification of its intent to reopen the articles by no later than May 1, 2011.

CLAY EDUCATIONAL STAFF  
PROFESSIONAL ASSOCIATION  
LOCAL 7409

SCHOOL DISTRICT OF CLAY COUNTY

\_\_\_\_\_  
President

\_\_\_\_\_  
School Board Chairman

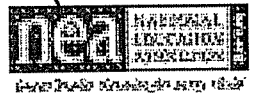


TA  
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10/12/10



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**Clay Educational Staff Professional Association**  
**Local # 7409**  
**2010 - 2011**

SCHOOL/WORKSITE \_\_\_\_\_

SSN (LAST 4) XXX-XX - \_\_\_\_\_ DATE OF BIRTH \_\_\_\_\_

NAME \_\_\_\_\_

ADDRESS \_\_\_\_\_

CITY, STATE \_\_\_\_\_ ZIP \_\_\_\_\_

PHONE # \_\_\_\_\_

HOME E-MAIL \_\_\_\_\_ @ \_\_\_\_\_

NATIONAL DUES	\$ 99.30
STATE DUES	\$ 104.09
FLORIDA AFL-CIO	\$ 6.00
NF CLC	\$ 3.60
SERVICE UNIT (NEFSU)	\$ 38.50
LOCAL	\$ 89.00
20 DEDUCTIONS OF	\$ 17.03

**Payroll Deduction** I hereby agree to pay, and authorize my employer to deduct, the dues and assessments described above and as are certified by the Association to the School Board for each year thereafter from my salary and direct and authorize my employer to pay such amounts to the Association in accordance with payroll deduction procedures in effect; provided, however, I may cancel my membership and this authorization by providing 30 days written notice to the Association notifying them of such revocation as provided by law.

**MEMBER'S SIGNATURE**

**DATE**

\_\_\_\_\_

\_\_\_\_\_

**BUILDING REP/RECRUITER**

**DATE MEMBERSHIP RECORDED**

*Please return completed application to your Building Rep or to NEFSU, 2301 Park Avenue, Suite 305; Orange Park, Florida 32073*

TA 8/23/10  
6:18 PM TR

TA 8/23/10 PM JB

2/11/11 6:26 TR JB

**SCHOOL DISTRICT OF CLAY COUNTY  
OFFICIAL GRIEVANCE FORM**

Grievant(s): \_\_\_\_\_ School Year \_\_\_\_\_  
School/Department: \_\_\_\_\_ Position \_\_\_\_\_  
Date of Informal Meeting: \_\_\_\_\_

**Level I (Immediate Supervisor/County-Wide Supervisor) OR Level II Class Action (Assistant Superintendent for Human Resources)**

A. Date of Alleged Grievance: \_\_\_\_\_ Relates to Article(s) \_\_\_\_\_  
B. Statement of Alleged Grievance: \_\_\_\_\_

C. Relief Sought: \_\_\_\_\_

D. I certify the statements made above are accurate and that the grievance rules outlined in Article V, Grievance Procedure, of the Master Contract have been followed and understood.

\_\_\_\_\_  
Signature of Employee(s) Date

E. Disposition: ~~Call Human Resources Department for Case Number before replying:~~  
Date of Formal Meeting: \_\_\_\_\_  
~~Results and Statement of Relief by Supervisor:~~ \_\_\_\_\_

Case No. \_\_\_\_\_  
*Human Resources Use Only*

\_\_\_\_\_  
Signature Title Date  
Copies: (1) Next Level (Original) (2) Association (3) Grievant (4) Human Resources

**Level II Superintendent - ~~Human Resources Department~~ or Designee (Assistant Superintendent for Human Resources)**

F. Dates: Hearing Date Notification: \_\_\_\_\_ Formal Hearing: \_\_\_\_\_  
G. Disposition: \_\_\_\_\_

\_\_\_\_\_  
Signature Title Date  
Copies (+) File (Original) (± 1) Association (± 2) Grievant (-+ 3) Supervisor Level I (4) Human Resources

**Level III: (Arbitration)**  
H. Person Making Request: \_\_\_\_\_ Association Rep. Yes / No

Date Stamp Here

I. Date of Request: \_\_\_\_\_ (Received by Human Resources/Superintendent  
Superintendent or Designee (Assistant Superintendent for Human Resources))

T/A 7/20/10 6:15pm  
2/1/11 TR 6:27 AB TR  
Original Language  
07/20/2010

**APPENDIX C - 1**  
**CLAY COUNTY SCHOOL BOARD RECALL PROCEDURES**

The following Phases represent the order of consideration for filling vacancies in accordance with the Master Contract with the Clay Educational Support Personnel Association.

**PHASE I**

**In-County Transfers:** Positions posted for seven days. Applies only to any in county employee including unassigned employees identified on the "Unassigned Listings" who wish to apply to transfer to vacant positions in any job classification with the same contract length in which he/she is currently qualified at their current school or any school or cost center.

**PHASE II**

**Involuntary Transfers:** Applies only to persons listed on the involuntary transfer list (unassigned personnel). Consideration is given in the following priority order:

1. Qualified multi contract personnel in the same job classification.
2. Qualified annual contract and bumped annual contract personnel in the job classification.
3. Qualified multi contract personnel in any job classification for which they are qualified.
4. Qualified annual contract and bumped annual contract personnel in any job classification for which they are qualified.

NOTE: Unassigned personnel have priority for placement back in the school in which they were identified, in the event a vacancy becomes available in that school in the specific job in which they are qualified.

**Return From Leave:** Applies only to persons identified on the Request to Return From Leave List in the following priority, as indicated on the list itself:

1. Qualified multi contract personnel in any job classification for which they are qualified.
2. Qualified annual contract personnel in any job classification for which they are qualified.

**PHASE III**

**Regular In County Transfers and Qualified New Candidates:** Positions posted for seven days. Applies to any qualified in county transfers and qualified new candidates.

T/A 7/20/10 6:15pm  
2/1/11  
6:27  
T/A  
Original Language  
07/20/2010

**APPENDIX C-2**

**SURPLUS/LAYOFF CLASSIFICATIONS**

Teacher Assistants

The following jobs are defined within the protected classifications as indicated for the purpose of surplus/layoff identification and subsequent placement. Procedures for surplus/layoff described in Article VII (Reduction and Recall) shall be followed:

Protected Job Classifications

1. Child Care Aide PK, Classroom Assistant: Pre-K, Child Care Assistant
2. ISS Assistant, Classroom Assistant, Classroom Assistant/ESOL, Drop-Out Prevention Assistant, ESE Assistant
3. Title I Assistant
4. Computer Lab Assistant

TA  
8/23/10  
7:37 PM  
AB  
TM

2/11/11  
6:28 PM  
AB

APPENDIX D - APPLICATION TO TRANSFER ACTION FORM

Board Proposal  
08/23/10

<b>SCHOOL DISTRICT OF CLAY COUNTY</b>	APPLICATION TO <b>TRANSFER ACTION FORM</b>
---------------------------------------	--

**SECTION I - APPLICANT EMPLOYEE**

NAME: _____	SOCIAL SECURITY NO: <u>XXX-XX-</u> _____
PRESENT SCHOOL <u>COST CENTER</u> : _____	DATE OF APPLICATION: _____
PRESENT ASSIGNMENT: _____	SCHOOL/DEPT. SOUGHT: _____
ASSIGNMENT SOUGHT ( <u>Posted Vacancy</u> ): _____	CHECK ONLY ONE: <input type="checkbox"/> Posted Vacancy)
	<input type="checkbox"/> Summer Pool
REASON FOR TRANSFER REQUEST: _____	
DATE OF LAST TRANSFER: _____	SIGNATURE OF APPLICANT <u>EMPLOYEE</u> : _____

**SECTION II - RECEIVING SUPERVISOR**

<input type="checkbox"/> APPROVED <input type="checkbox"/> DENIED	_____	DATE: _____
	Receiving Supervisor Signature	
_____	_____	_____
EFFECTIVE DATE (Start Date)	DOE JOB CODE	JOB LOCATOR NUMBER
IF APPROVED, GIVE BUDGET CODES FOR POSITION BEING FILLED:		
_____	_____	SUBJECT/JOB TITLE: _____
Cost Center	Fund	Function. Object Project Program
NAME OF PERSON BEING REPLACED: _____		<input type="checkbox"/> New Position
My signature certifies that no conflict of interest, as defined by Board Policy 2.02, is created by this recommended action.		
Principal/Director/Asst. Supt. Signature: _____		Date: _____

**SECTION III - LOSING SUPERVISOR**

<input type="checkbox"/> APPROVED <input type="checkbox"/> DENIED	_____	DATE: _____
	Losing Supervisor Signature	
_____	_____	_____
LAST WORK DATE	DOE JOB CODE	JOB LOCATOR NUMBER
Does the applicant <u>employee</u> receive a supplement? Yes ___ No ___ If yes, will the applicant <u>employee</u> keep present supplement in your school? Yes ___ No ___ If no, attach the resignation letter with Transfer Form. If yes, list the supplements the applicant <u>employee</u> will keep in your school: _____		
IF APPROVED, GIVE BUDGET CODES FOR VACANCY CREATED:		
_____	_____	SUBJECT/JOB TITLE: _____
Cost Center	Fund	Function. Object Project Program

**SECTION IV - DISTRICT APPROVAL/DENIAL**

As the Superintendent's designee, I hereby authorize the employment of and salary payment to the above-named individual pending Board action. His/her name will be submitted to the Superintendent for recommendation to the School Board for approval at the _____ Board meeting. F.S. 230.33(7) and F.S. 230.23(5).		
<input type="checkbox"/> APPROVED <input type="checkbox"/> DENIED	_____	DATE: _____
	SIGNATURE	
COPIES TO: <input checked="" type="checkbox"/> ASSOCIATION <input type="checkbox"/> LOSING SUPERVISOR		
<input type="checkbox"/> RECEIVING SUPERVISOR <input checked="" type="checkbox"/> APPLICANT		
		<b>DATE RECEIVED</b>

TA  
8/23/10  
9:37 PM  
TB

2/1/11  
6:28 PM  
TB

Board Proposal  
08/23/10

## APPENDIX D. continued – Instructions (Transfer Action Form)

### A. Application to Transfer to Posted Position

1. Complete the online Transfer Profile Application via [www.clay.k12.fl.us](http://www.clay.k12.fl.us). Assistance in completing the online Transfer Profile Application shall be provided by the school principal/supervisor or designee if requested by the employee. Provide proof of required qualifications to the receiving principal/supervisor.
2. Upon notification of an interview, complete each item on Section I of the Transfer Action Form (see Appendix D for sample) and make two copies of the completed form. Forms are available from principals/supervisors at school and work sites.
3. Take original and two copies of the Transfer Action Form to the interview and submit them to the receiving principal/supervisor.
4. The receiving principal/supervisor will retain the original and 2<sup>nd</sup> copy regardless of whether the transfer is approved or disapproved. The 3<sup>rd</sup> copy should be retained by the employee for his/her records.
5. The receiving principal/supervisor will notify the selected employee of the decision. The principal/supervisor action is final. The receiving principal/supervisor will notify all applicants who were not selected that the position has been filled.

Instructions: Principal/Supervisor (See applicable contract provisions.)

### B. Receiving Principal/Supervisor

1. When contacted by an employee for a transfer, give the employee due consideration.
2. Retain the original and 2<sup>nd</sup> copy as presented by the employee. Complete Section II if approved by you, and, if denied, mark only denied and sign.
3. If approved by you, forward both copies to the losing principal/supervisor. If denied by you, retain both copies.

### C. Losing Principal/Supervisor

1. If the receiving principal/supervisor forwards approved Transfer Action Forms (original and 2<sup>nd</sup> copy) to you, complete all of Section III.
2. Forward both copies to the Human Resources Division/Support.

T/A 10/4/10

6:12 pm

JTB TM

T/A 3/15/11

7:34

TM BP

Board Proposal  
10/04/10

## TABLE I

### RULES FOR IMPLEMENTATION OF SUPPORT PERSONNEL SALARY SCHEDULE

#### 1.0.0 Salary Schedule Structure

1.1.0 The salary schedule will include twenty four (24) steps for each Band/Grade. There shall be a constant percentage between each step within the Band/Grade.

1.2.0 The range spread between step 1 and step 24 shall be greater for the higher Bands/Grades.

1.3.0 After initial implementation of the schedule, new employees shall be placed at the step (1-5) associated with approved years of verified, directly-related experience in their same job category. Step 1 through Step 5 shall correspond to 0 to 4 years of experience. Step 5 shall be the maximum step for initial placement of new employees. This limitation shall not apply to support personnel who elect to transfer from their support position to an administrative or Table I managerial position, and then back to a support position. Step placement for such personnel shall be in accordance with section 3.6.0 of this Table. The Waste/Water Operator, Wastewater Operator and/or Lead Waste/Water Operator will be able to bring all approved years of verified, directly-related experience to the job entry level. Positions which require subsequent acquisition of State School Bus Mechanic Certification will be able to bring up to ten (10) years of verified, directly related experience to the job entry level upon successful completion of the certification. The positions of Programmer/Analyst, Lead HVAC Technician, HVAC Technician, Lead Electrical Technician, Electrical Technician, Lead Electronics Technician, Electronics Technician, Lead Plumber, Plumber, Boiler Tender, Lead Painter, Painter, Lead Carpenter, Carpenter, Lead Roofer, Roofer, Lead Heavy Equipment Operator, Heavy Equipment Operator, Maintenance Mechanic, District-Wide School Maintenance Mechanic, Lead Pest Control Operator, Pest Control Operator and Locksmith will be able to bring up to ten (10) years of verified, directly-related experience to the job entry level upon successful demonstration of the directly-related experience.

1.4.0 Former Clay County teachers who take a support position immediately upon leaving their teaching position in Clay County shall be credited with all their teaching experience, up to the maximum experience on the current salary schedule.

#### 2.0.0 Advancement on Salary Schedule

2.1.0 Step increases shall be subject to collective bargaining and there shall be no presumption of advancement beyond the current step after 2003-2004.

2.2.0 A step increase between steps 1 through 5 shall be determined by years of experience. A year of experience shall be earned if the employee has earned one day over one-half of the contract year for the allocated position of .4 or greater.

2.3.0 Effective with the 1998-99 school year, any employee who receives an overall rating of Below Standards in the final performance evaluation conference of the school year will receive the same salary in the next school year as he/she received during the Below Standards year of service. Such employee will be ineligible for negotiated advancement on the applicable salary schedule (i.e. receipt of a step), regardless of stipulations in Section 2.2. above. In addition, the employee who receives such a rating will be ineligible for receipt of any negotiated increase in the actual value of a step on the applicable salary schedule. This salary freeze shall not apply to incentive pay added to the normal contracted salary. This salary freeze will apply for, at least, the school year following the employee's receipt of the Below Standards evaluation. If, during the frozen salary year, the employee earns at least an "Achieves Standards" rating on the year's evaluation, he/she will be placed back on the salary schedule for the following year, and, if eligible and bargained, granted a step. If the employee referenced in 1. above receives at least "Achieves Standards" ratings in the final performance evaluation conferences of the two school years

following the receipt of a "Below Standards" rating, the employee will be eligible, the third year, for the salary step and/or step amount that would have applied had the employee never earned the "Below Standards" rating.

- 2.4.0 All experience granted prior to January 1, 1993, under existing rules and regulations shall remain credited to the employee.
- ~~2.5.0 Employees assigned to the highest step shall receive the adjustment made to the salary schedule through collective bargaining.~~
- 3.0.0 Reclassification Due To Transfer/Surplus/Discipline/Promotions
- 3.1.0 Employees transferring to another job classification shall be placed on the schedule for the new band/grade based on placement in accordance with the provisions of this section.
- 3.2.0 Employees who voluntarily transfer to a job with a higher band/grade will be immediately reclassified and the pay rate adjusted in accordance with the new step placement. Step placement will be based on verified approved experience in the new job, up to step 10, or on the current step placement, whichever is higher.
- 3.3.0 Employees who voluntarily transfer to a job with a lower or same band/grade will be immediately reclassified and the pay rate adjusted. Step placement will be based on the current step placement, or the step appropriate for experience credited in the new position, up to step five (5).
- 3.4.0 ~~Employees who are involuntarily transferred to a job with a lower band/grade will be reclassified and the pay rate adjusted in the school year following the school year in which the new assignment begins. The placement will be at the step that would have been the normal step placement in the previous job held.~~ **If an employee is involuntarily transferred to a job with a lower band/grade with an effective start date at the beginning of the next contract year, adjustment of pay to the lower band/grade will start at the beginning of the next contract year.**
- 3.5.0 If an employee is involuntarily transferred to a job with a lower band/grade with an effective start date before the beginning of the next contract year, adjustment of pay to the lower band/grade will start at the beginning of the next contract year.**
- 3.56.0 Employees who are transferred as the result of disciplinary action will be immediately reclassified to the new band/grade at the same step and the pay rate adjusted.
- 3.67.0 Support employees who elect to transfer to a managerial or administrative position in Clay County, and who later transfer back to a support position, will be placed on the band/grade applicable for the support position at the step they held prior to leaving the support position. Support employees affected by such transfers in the 2001-2002 contract year shall be made whole, with regard to step placement, effective the 2002-2003 contract year.
- 4.0.0 Initial Classification and Reclassification Procedures
- 4.1.0 An established classification or an initial classification for a new position may be reviewed for reclassification or initial classification in accordance with the procedures in this section.
- 4.1.1 When a new position is proposed for approval, the new job description shall be submitted to a review committee comprised of the Assistant Superintendent for Human Resources, Director of Support Personnel and a CESPAs Representative (when position under review is a CESPAs position and when the position of the CESPAs representative is not under review or is not assigned to a department or school which is under review). This committee will review the documentation and relevant analysis data supporting the new proposed position. The Assistant Superintendent for Human Resources will notify the responsible supervisor and CESPAs of his/her decision.
- 4.1.2 After initial classification of a position, the responsible immediate supervisor or employee may request a position reevaluation. Such reevaluation may be requested if relevant documentation is provided which supports that there has been a change in responsibilities.
- 4.1.3 The Assistant Superintendent for Human Resources, Director of Support Personnel and a CESPAs Representative (when position under review is a CESPAs position and when the position of the CESPAs representative is not under review or is not assigned to a department or school which is under review) will review the documentation and relevant analysis data supporting the review



request. The Assistant Superintendent for Human Resources will notify the responsible supervisor of his/her decision.

- 4.1.4 The documentation to be considered in reevaluating a position should include evidence of a major permanent change in a job responsibility, data from a sample of the job class, position description questionnaire and employee/supervisor interviews. If the changed job responsibilities match an existing job description, the employee will be moved to the new classification and his/her salary will be adjusted in accordance with approved procedures. If the job responsibilities do not match an existing job description, the job may be reanalyzed and reclassified or the supervisor may be instructed to reassign the new responsibilities to a more appropriate job classification.

1:04 TA TM  
 Board Proposal 12/10/10

TAI IA

The School District of Clay County

2009-2010 2010-2011 SUPPORT PERSONNEL PAY STRUCTURE 1:25 TA 4/4/11 B.P. JK

B/G	STEP 1	STEP 2	STEP 3	STEP 4	STEP 5	STEP 6	STEP 7	STEP 8	STEP 9	STEP 10	STEP 11	STEP 12
A11	8.58	8.84	9.09	9.35	9.63	9.90	10.19	10.48	10.78	11.10	11.43	11.77
A12	9.30	9.57	9.84	10.13	10.43	10.74	11.03	11.37	11.70	12.03	12.38	12.75
A13	10.08	10.38	10.68	10.99	11.32	11.64	11.97	12.32	12.68	13.05	13.43	13.83
B21	10.68	11.02	11.37	11.73	12.10	12.49	12.87	13.29	13.71	14.13	14.58	15.04
B22	11.36	11.71	12.09	12.48	12.86	13.27	13.69	14.12	14.57	15.03	15.52	16.01
B23	12.06	12.42	12.82	13.23	13.68	14.09	14.53	15.01	15.47	15.97	16.46	17.00
B24	12.80	13.22	13.64	14.07	14.52	14.99	15.46	15.96	16.44	16.98	17.51	18.07
B31	13.87	14.34	14.83	15.35	15.86	16.40	16.98	17.55	18.14	18.77	19.45	20.13
B32	15.65	16.20	16.75	17.33	17.92	18.53	19.17	19.83	20.51	21.22	21.96	22.71
C41	17.13	17.77	18.41	19.09	19.80	20.52	21.28	22.07	22.87	23.72	24.59	25.52
C42	18.59	19.26	19.96	20.72	21.47	22.26	23.10	23.95	24.83	25.73	26.69	27.69
C43	20.16	20.91	21.68	22.48	23.30	24.16	25.04	25.99	27.03	27.93	28.96	30.03

1:25 TA BP

Board Proposal 4/4/11

T/IIA

The School District of Clay County

2009-2010 2010-2011 SUPPORT PERSONNEL PAY STRUCTURE

B/G	STEP 13	STEP 14	STEP 15	STEP 16	STEP 17	STEP 18	STEP 19	STEP 20	STEP 21	STEP 22	STEP 23	STEP 24	STEP 25
A11	12.13	12.50	12.87	13.27	13.66	14.07	14.47	14.89	15.79	16.27	16.85	17.47	18.14
A12	13.13	13.51	13.91	14.32	14.75	15.19	15.62	16.07	17.03	17.55	18.18	18.85	19.57
A13	14.25	14.66	15.10	15.55	16.01	16.49	16.96	17.45	18.50	19.06	19.75	20.47	21.26
B21	15.52	16.00	16.51	17.03	17.56	18.12	18.63	19.20	20.38	21.05	21.84	22.67	23.58
B22	16.56	17.08	17.63	18.21	18.81	19.42	19.97	20.60	21.89	22.62	23.47	24.38	25.38
B23	17.53	18.09	18.67	19.27	19.88	20.51	21.10	21.75	23.09	23.86	24.75	25.70	26.73
B24	18.65	19.24	19.85	20.48	21.13	21.81	22.43	23.13	24.56	25.37	26.32	27.32	28.42
B31	20.84	21.58	22.34	23.12	23.94	24.78	25.49	26.36	28.08	29.09	30.25	31.48	32.84
B32	23.51	24.31	25.15	26.02	26.91	27.84	28.63	29.58	31.49	32.61	33.89	35.25	36.75
C41	26.46	27.43	28.44	29.49	30.57	31.70	32.60	33.77	36.02	37.39	38.92	40.56	42.37
C42	28.72	29.78	30.89	32.03	33.22	34.45	35.43	36.70	39.16	40.65	42.33	44.12	46.10
C43	31.14	32.27	33.45	34.69	35.96	37.28	38.34	39.71	42.37	43.97	45.77	47.70	49.83

TA TM 19:05  
Board Proposal  
12/10/10

2009-2010-2010-2011  
TABLE IIB  
SPECIAL COMPENSATION - OT/PT

TA 1:25  
4/4/11 BP TM

Certified or licensed Occupational and Physical Therapist Assistants shall be assigned an hourly rate from the following schedule:

<u>STEP</u>	<u>YEARS EXPERIENCE</u>	<u>HOURLY RATE</u>
A	0	17.52
B	1-2	19.85
C	3-4	22.16
D	5-6	24.45
E	7-8	26.76
F	9-10	29.07
G	11-12	31.36
H	13-14	33.67
I	15-16	35.98
J	17-18	38.27
K	19-20	41.11

CONTRACTED DAYS = 196

TA TR 1:06

Board Proposal

12/10/10

TA 1:26 4/4/11 TR

BP

~~2009-2010~~ 2010-2011

**TABLE IIC**  
**SPECIAL COMPENSATION - LPN/RN**

<u>STEP</u>	<u>EXP.</u>	<u>HOURLY RATES</u>	
		<u>LPN</u>	<u>RN</u>
1	0	12.43	14.55
2	1	12.81	14.99
3	2	13.18	15.44
4	3	13.58	15.90
5	4	14.01	16.39
6	5	14.44	16.90
7	6	14.88	17.43
8	7	15.35	17.97
9	8	15.82	18.53
10	9	16.31	19.10
11	10	16.84	19.71
12	11	17.37	20.34
13	12	17.93	20.99
14	13	18.50	21.76
15	14	19.10	22.45
16	15	19.72	23.19
17	16	20.32	23.96
18	17	20.92	24.76
19	18	21.52	25.46
20	19	22.17	26.27
21	20	23.52	27.92
22	21	24.32	28.89
23	22	25.22	29.99
24	23	26.18	31.17
25	24	27.23	32.46

Rules for implementation of this salary schedule, for ~~2009-2010~~ 2010-2011, are identical to those in Table I, "Rules for Implementation of Support Salary Schedule." CONTRACTED DAYS = 188, 196, 260.

TA 11/29/10  
9:20  
Tr JB

6:31 2/1/11 Tr JB

See Article VI for Package Proposal T.A. information.

Board Package Proposal  
11/08/10

**TABLE III  
Transportation**

1. Contract drivers shall be compensated for a minimum of six (6) hours of work per day during the regular school year and for a minimum of five (5) hours of work while working under a summer work contract. The Director of Transportation will consider attendance, experience, and seniority when staffing summer school based on student needs. The assigned hours shall include thirty (30) minutes of non-driving time which shall be used for the purpose of maintenance, safety checks and paperwork. Drivers will be compensated for other non-driving work after a time review by the Department of Transportation in accordance with applicable rules of the Fair Labor Standards Act.
2. Bus drivers assigned routes affecting schools in other counties having school calendars which differ from the Clay County calendar shall be eligible for the same contract and benefits and for the same length of work year and work day as bus drivers assigned routes affecting only schools operating under the traditional calendar in Clay County. When such drivers must drive routes during the intersession periods in such other counties, pay will be determined in accordance with current practice for summer school pay.
3. Contract bus monitors (ESE Aides assigned to buses) shall be compensated for a minimum of four (4) hours of work per day, including days under summer work contracts, and for assigned field trips beyond the working day, \$8.40 per hour.
4. Any work, except field trips, assigned beyond a maximum of 7.5 hours shall be compensated at the rate of 1.5 (one and one-half) times the driver's hourly rate of pay.
5. ~~Paragraph one (1) shall not apply to part-time bus drivers who are employed only for morning, afternoon or extra trip routes, but shall be paid on an hourly basis. Experience credit shall not be earned for part-time bus drivers who are employed only for morning, afternoon or extra trip routes employment.~~
6. **5. Field Trips:** Compensation to contract drivers shall be under the following conditions:
  - a. **A "field trip" is defined as any additional driving assignment that is not part of the driver's regular morning (pick up) and afternoon (drop off) routes, which are considered part of the driver's "normal day." This includes, but is not limited to, sporting events, extracurricular activities, shuttles, FCAT shuttles, trips generally considered to be "field trips," or the like.**
  - b. One voluntary master list consisting of short, long (per diem) and overnight trips of contract bus drivers by geographic area and by seniority, and an all inclusive master list by seniority of contract bus drivers shall be maintained by the Director of Transportation for the purpose of field trip selection. If all contract drivers on the voluntary geographic list refuse a field trip assignment, the Director of Transportation shall utilize the all inclusive list for field trip assignment. The voluntary geographic list will be a rotating list. Persons selected from the all inclusive list shall be permitted one refusal. After the initial all inclusive list has been exhausted, the Director of Transportation may assign a field trip to a contract driver on a mandatory basis. Each contract driver assigned a trip, either voluntary or mandatory, shall be placed on the bottom of the all inclusive list once an assignment is completed. **The Director of Transportation may maintain separate lists for FCAT shuttles. FCAT shuttles will be assigned in accordance with the procedures above for field trip assignments. Once assigned, the driver shall drive the full multi-week schedule of the shuttle. A field trip committee shall meet annually with the Director of Transportation, upon request, to make recommendations on additional procedures that relate to field trip assignments. The committee may meet more than once if needed.**
  - c. On non-working days, field trips shall be compensated at \$8.40 per hour.
  - d. On each working day of the assigned field trip, if a driver's normal assignment is a minimum working day of six (6) hours, he/she shall be paid at the rate of \$8.40 per hour for assigned field trips for each hour beyond the minimum assigned six (6) hours.
  - e. On each working day of the assigned field trip, if the driver's normal assignment is a regular working day greater than six (6) hours, he/she shall be paid at his/her regular rate up to 7.5 hours and \$8.40 per hour for **assigned field trips** for each hour beyond 7.5 hours.

- f. ~~Bus drivers shall apply for TDE for any portion of the day during which an extra trip infringes on their regular run.~~
  - g. **f.** Overnight trips shall be defined as any trip requiring the driver to sleep over prior to return.
  - h. **g.** Overnight trips shall be compensated at field trip rates with no compensation for "sleeping" time. Per diem shall be paid as applicable.
  - i. **h.** If field trips are canceled after the driver arrives at school, the driver shall be compensated as stated above for two (2) hours at the field trip rates.
7. **6.** The hourly rate of pay for staff meetings, inservice and for parent conferences shall be \$ 8.40 per hour, or the current minimum wage, whichever is greater. ~~Such pay shall be in accordance with the Compensation Article.~~
8. **7.** Overtime payments at time and one-half for meetings and inservice as outlined in the Compensation Article and for extra (field) trips as outlined herein shall apply only when the work week extends beyond 37.5 hours and only to the portion extending beyond 37.5 hours.
9. **8.** Placement of drivers and monitors in summer school positions when allocated shall be based on the following criteria: work attendance/absenteeism nine days or less during the regular school year, ESE experience and training, compatibility to the needs of the ESE students on the route, **conduct and performance during the school year as measured by the approved district evaluation system and procedures**, and all else being equal, seniority. Applicants must be able to work the entire summer contract period. **Drivers employed for summer routes shall be given special consideration for attendance purposes when participating in association business.**

2/11/11 6:32  
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Board Proposal  
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**SALARY SCHEDULE  
TABLE IV  
Miscellaneous Salaries**

Incentive/Differential Pay

When more than one incentive/differential has been earned in the appropriate area, the higher incentive/differential shall be awarded.

1. Associate Degree or higher for Support employees when the degree held is higher than the minimum degree required by the Board-approved job description, and when the degree is from a college, university or other institution accredited by an accrediting agency as defined below:
  - a. For Nurses (LPN/RN) a degree from a college or university accredited by one of the regional accrediting agencies or a degree accepted by the Florida Board of Nursing for certification as a Nurse in the State of Florida.
  - b. For employees assigned as "Technological Specialists" within Table V (Classification/Band/Grade), a degree from a college or university accredited by one of the regional accrediting agencies or a job-related degree from an institution accredited by the Accrediting Council for Independent Colleges and Schools, or ACICS.
  - c. For all other employees, a degree from a college or university accredited by one of the regional accrediting agencies.

[Note: Employees are responsible for presenting official transcripts substantiating earned degrees from the college, university or institution granting the degree.]

Add \$1.00/hour.

2. Child Development Associate credential for teacher assistants:  
Add \$.70/hour
3. A.S.E. Certification in the appropriate area for bus mechanics, parts managers and assistant managers payable beginning with the first month of certification and continuing during the period of such certification:  
Add \$.15/hour for each test, only during the validity period for such test.
4. Professional Driver pay to drivers with more than three (3) years experience and who qualify under the rules of the Transportation Department for such pay:  
Add \$.10/hour during specified period.
5. Master Custodian certification:  
Add \$.15/hour
6. Current, valid Clay County-issued Journeyman's certification in the areas of Electrical, Plumbing or HVAC. (See Table IVA for jobs eligible to receive this incentive)  
Add \$.50/hour
7. Current, valid Clay County-issued Master's certification in the areas of Electrical, Plumbing or HVAC. (See Table IVA for jobs eligible to receive this incentive)  
Add \$1.00/hour



- 8 Current, valid Florida Contractor's license in the areas of Electrical, Plumbing or HVAC. (See Table IVA for jobs eligible to receive this incentive)  
Add \$1.00/hour
- 9 Current, valid certification from the American School Food Service Association for school food service employees:  
One time annual payment of \$100, contingent upon Human Resources Division's receipt of proof of current, valid certification no later than December 1 of each year.
- 10 An employee who is officially assigned, in writing, by the Supervisor, to fulfill the duties of an absent employee who works in a higher band/grade shall, after seven (7) consecutive days, be paid at his own step but at the higher band/grade for all of the time during which he was assigned to the higher band/grade. Such assignment shall be at the sole discretion of the Supervisor.
- 11 During the 2006-2007 school year, participation as a member of the response team selected to be "called out" for the provision of unforeseen overtime in the Maintenance Department when required and authorized. Pay to begin with appointment to the team and to end when the employee's name is removed from the team list:  
Additional \$.20/hour during period of appointment to team
12. Employees holding 9, 10, 11-month contracts for the entire ~~2008-2009~~ **2010-2011** contract year shall be eligible to receive a share of \$36,000 for perfect attendance. Perfect attendance shall be defined as: no absences and no incidents of tardiness during the duration of the employee contract. Allowable exceptions will be limited to absences of not more than nine days duration related to approved Worker's Compensation and/or In-Line-Of-Duty (ILOD) claims, and incidents of court or military leave not in excess of nine days. An employee's use of flexible scheduling, initiated by the employee as permitted in Article VIII, paragraph C.6. (Working Conditions), shall disqualify the employee from receipt of this attendance incentive bonus. In order to be eligible for payment of attendance incentive bonus as defined in a or b below, the employee must be employed for the entire period specified.
- Payment of the total of \$36,000 in bonus money shall be as follows:
- a) An equal share of \$18,000 shall be payable to employees whose attendance is perfect through ~~December 15, 2008~~ **December 13, 2010**, subject to a \$500 maximum bonus per employee;
  - b) The balance of the \$36,000 sum shall be payable to employees whose attendance is perfect from ~~December 15, 2008~~ **December 14, 2010**, through the balance of the employee's contract year, subject to a \$500 maximum bonus per employee, made payable at the conclusion of the District's fiscal year.
13. A+ Certification for applicants or current employees in the Computer Services Technician job position for whom the cost of the test was not paid by the District:  
Add \$.10/hour

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**SALARY SCHEDULE  
TABLE IVA  
Incentive Pay Stipulations for the areas of  
Electrical, Plumbing & HVAC**

Incentive Pay stipulated in Table IV (Miscellaneous Salaries) for Journeyman, Master's and Florida Contractor's licenses shall apply only to employees who are appointed to the following positions:

**Journeyman, Master's or  
Contractor's License in:**

**Clay Job Eligible for Incentive Pay for License**

Electrical

- General Maintenance Worker assigned to Electrical
- General Maintenance Worker assigned to Electronics
- Electronics Technician Assistant
- Electronics Technician
- Lead Electronics Technician
- Electrical Technician Assistant
- Electrical Technician
- Lead Electrical Technician

Plumbing

- General Maintenance Worker assigned to Plumbing
- Plumber Assistant
- Plumber
- Lead Plumber
- Boiler Tender

HVAC

- General Maintenance Worker assigned to HVAC
- HVAC Technician Assistant
- HVAC Technician
- Lead HVAC Technician

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08/23/10

**SALARY SCHEDULE**  
**TABLE IVB**  
Rules for Maintenance  
Department On-Call List  
(For implementing #12, Table IV)

1. The Director of Maintenance will determine which sections (trades) of the Maintenance Department need to be represented on the on-call list.
2. Employees who volunteer for the on-call list will be chosen based on seniority in the trade.
3. Employees will be assigned on a rotating basis to the on-call list for one month at a time.
4. Employees on the on-call list must answer all calls directed to them during the time their names are on the list.
5. If an employee cannot be on-call for any period during his/her month on the list, he/she must make arrangements with one of the other employees on the on-call list in the same trade to fill in. The employee must inform either the Director of Maintenance or one of the departmental Coordinators that he/she will not be available and who will be available in his/her place.
6. If an employee on the on-call list fails to answer a call for any reason, he/she may be dropped from the list and not be allowed back on the list.
7. The employee may elect to be removed from the list by making a written request to the Director of Maintenance or one of the departmental Coordinators with at least seven (7) days notice.
8. The employee will receive a \$.20 hourly supplement while his/her name is on the on-call list.
9. If, after analyzing a job, the on-call employee determines that assistance is required, he/she will call other on-call employees in the same trade for assistance, or, if appropriate, an employee on the on-call list from another trade.

2/11/11  
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 12/10/10

**TABLE V  
 CLASSIFICATIONS/BAND/GRADE/CONTRACTED DAYS**

**CLASSIFICATION                      BAND/GRADE                      CONTRACTED DAYS**

**CLERICAL/AIDES/TEACHER ASSISTANTS:**

Accounting Support Assistant	B23	260
Accounting Assistant	B24	260
Accounts Payable Assistant	B23	260
Administrative Secretary, Sr.	B24	260
Administrative Secretary	B23	260
Administrative Support Assistant	B22	196, 216, 260
Bookkeeper	B23	196, 260
Career Specialist	B32	196
Child Care Assistant	A13	196
Child Care Aide (Prekindergarten)	A11	188, 196
Classroom Assistant	A12	188
Clerical Assistant	A11	188, 196, 216, 260
Clerical Support Assistant	A12	188, 196, 216, 260
Computer Lab Assistant	A13	188
Data Entry Operator	A13	196, 216, 260
District Media/Technology Secretary	B21	260
Dropout Prevention Assistant	A13	188
ESE Secretary	B21	196
ESE Interpreter IV	B32	188
ESE Interpreter II	B22	188
ESE Interpreter III	B31	188
ESE Interpreter I	B21	188
ESE Assistant	A13	188
Health Assistant	B21	188, 196
Inclusion Prekindergarten Assistant	A13	188
Instructional Assistant	B23	188
Instructional Support Assistant	B22	196, 216, 260
Insurance Assistant	B23	260
ISS Assistant	A13	183, 188
Media Technical Assistant	B21	196
Nursery Instructor	B32	196
Paraprofessional/ESE Reading	B32	188, 196
Paraprofessional / Speech and Language	B32	188, 196
Parent Educator	A13	188
Payroll Assistant	B23	260
Payroll Clerical Assistant	A12	260
Payroll Support Assistant	B22	260
Payroll Aide	B22	260
Pre Kindergarten Instructor	B32	196

<u>CLASSIFICATION</u>	<u>BAND/GRADE</u>	<u>CONTRACTED DAYS</u>
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CLERICAL/AIDES/TEACHER ASSISTANTS:

Professional Development Assistant	B32	260
School Secretary	B21	188, 196, 216, 260
Service Desk Operator	B24	260
Student Records Secretary	B21	188, 196, 216, 260
Student Services Clerk	A13	196, 216, 260
Student Services Assistant	A13	196
Switchboard Operator	A13	260
TERMS Support Assistant	B23	260
Testing & Administrative Support Assistant	B23	260
Title I Assistant	A12	188

CUSTODIAL

Custodian	A12	260
Custodian/Groundskeeper	A12	260
Head Custodian	B22	260
Head Custodian I	B31	260
Head Custodian II	B22	260
Lead Custodian	B21	260

TRANSPORTATION

Assistant Parts Manager	B23	260
Bus Driver	B21	186
ESE Assistant/Bus Monitor	A13	186
Fuel Attendant	A11	186, 196, 216, 260
Lead Mechanic	B32	260
Mechanic Assistant	B22	260
Mechanic	B23	260
Parts Manager	B31	260
Routing Dispatcher	B21	260
Routing Specialist	B23	260
Shop Manager	C41	260

MAINTENANCE

Boiler Tender	B23	260
Carpenter Assistant	B22	260
Carpenter	B23	260
District Wide School Maintenance Mechanic	B23	260
Electrical Technician Assistant	B22	260
Electrical Technician	B23	260
Electronics Technician Assistant	B22	260
Electronics Technician	B23	260

**CLASSIFICATION**                      **BAND/GRADE**                      **CONTRACTED DAYS**

**MAINTENANCE**

General Maintenance Worker	A13	260
Heavy Equipment Operator	B22	260
HVAC Technician Assistant	B22	260
HVAC Technician	B23	260
Irrigation Mechanic/Plumber	B23	260
Lead Carpenter	B32	260
Lead Electrical Technician	B32	260
Lead Electronics Technician	B32	260
Lead Heavy Equipment Operator	B32	260
Lead HVAC Technician	B32	260
Lead Painter	B32	260
Lead Pest Control Operator	B32	260
Lead Plumber	B32	260
Lead Roofer	B32	260
Lead Waste/Water Operator	B32	260
Locksmith	B23	260
Maintenance Mechanic	B22	260
Painter	B22	260
Pest Control Operator	B22	260
Plumber Assistant	B22	260
Plumber	B23	260
Roofer	B23	260
Warehouse Assistant	B22	260
Waste/Water Operator	B24	260
Wastewater Operator	B23	260

**MISCELLANEOUS**

Bindery Worker	A12	260
Courier	A12	260
District Office Maintenance Mechanic	B21	260
Press Operator	B22	260
Press Operator, Sr.	B23	260
Print Center/Textbook Courier	A12	260
Small Engine Mechanic	B22	260
Warehouse Foreman	B31	260
Warehouse Manager	B32	260
Warehouser	A13	260
Warehouser, Sr.	B21	260

**CLASSIFICATION****BAND/GRADE****CONTRACTED DAYS****CAFETERIA**

Cafeteria Assistant	A12	185
Cafeteria Van Driver	A13	185
School Food Services Support Assistant	B22	260

**TECHNOLOGICAL SPECIALISTS**

Computer Operator	B21	260
Computer Services Assistant	B32	260
Computer Services Technician	B24	260
Data Base Specialist	C42	260
FIRN Technical Education Coordinator	C42	260
Instructional Application Specialist	C43	260
Network Security Specialist	C43	260
Network Specialist	C43	260
Programmer/Analyst	C43	260
Technical Specialist	B32	260
Technology Support Assistant	B22	260
Telecommunications Specialist	B32	260
Telecommunications Technician	B24	260
Transportation / Boundary Planning Assistant	B22	260
Transportation Technology Specialist	B32	260

We, the undersigned, agree that the attached document is the final and tentative agreement between the **CLAY EDUCATIONAL STAFF PROFESSIONAL ASSOCIATION, LOCAL 7409**, negotiating team and the **SCHOOL DISTRICT OF CLAY COUNTY** negotiating team. We further agree we will recommend the attached document for ratification.

Date Signed: April 4, 2011

**THE SCHOOL DISTRICT OF CLAY  
COUNTY NEGOTIATING TEAM**

Jon A. McCall  
Denise W. Adams  
R.L. "Boe" Zeren  
Leah J. Janssen  
Jackie Corey  
   
   
   
   
 

**THE CLAY EDUCATIONAL STAFF  
PROFESSIONAL ASSOCIATION,  
LOCAL 7409, NEGOTIATING TEAM**

Donna Hill  
Kelly D. Hilly  
Peggy Suetter  
Brian Phillips  
Sandra Luggano  
Bill Harper  
Kelly Schiffer