MASTER AGREEMENT

Between the

BOARD OF EDUCATION OF HOWARD COUNTY

and the

HOWARD COUNTY EDUCATION ASSOCIATION
EDUCATIONAL SUPPORT PROFESSIONALS

July 1, 2019– June 30, 2021
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ARTICLE 1
RECOGNITION

1.1 Pursuant to and in conformity with Title 6, Subtitle 5, of the Education Article of the Annotated Code of Maryland, the Board recognizes the Association as the sole and exclusive bargaining agent for all employees within the unit defined herein.

1.2 Bargaining Unit - The bargaining unit shall include all non-certificated, non-supervisory personnel eligible for inclusion employed 700 hours per year except the following:

Employees employed between 650-700 hours per year shall be eligible members of the bargaining unit only if they are employed in a job sharing capacity.

1.3 Food and Nutrition Service Assistants employed 500 hours or more per year shall be eligible for inclusion into the HCEA-ESP Bargaining Unit.

1.4 Confidential Employees

A. Confidential employees shall be those designated by the Board after negotiation with applicable employee organizations pursuant to Section 6-501 et seq. of the Education Article of the Annotated Code of Maryland.

B. The Superintendent/designee will provide written notice to any employee designated as confidential within ten (10) days of being so designated.

1.5 Definitions

A. Employee - Unless otherwise indicated, the term "employee(s)" shall refer to all members of the bargaining unit.

B. Temporary Employees - Any employee hired for a period of not more than three consecutive months to fill a temporary job or for any period of time to replace an employee on approved leave. Temporary employees are not eligible to be members of the bargaining unit.

C. Paraeducator - Unless otherwise indicated, the term “paraeducator” refers to those bargaining unit members providing instructional support to students, including instructional, special education, media, science, BSAP, and ESOL assistants, through the end of the agreement.

D. Paraprofessional – Unless otherwise indicated, the term “paraprofessional” shall refer to all members of the bargaining unit.

E. Seniority - Seniority shall be defined as continuous length of service in the Howard County Public School System.

1. Calculation - For a full-time employee, seniority shall be calculated from the date that the employee first reported to work. Seniority rights shall become effective
following completion of the probationary period of 120 work days, retroactive to the first date of employment. For part-time employees excluded from the bargaining unit who become full-time employees as defined in this Agreement, seniority shall be retroactive to the first day of part-time employment.

2. Interruption in Service - Approved leaves of absences will neither count toward years of service for seniority purposes, nor be considered a break in service.

3. Termination of Rights - An employee shall lose seniority rights if he/she resigns, except that persons returning to employment within 24 months shall have all of their accumulated sick leave restored.

F. Non-certificated - Employees whose positions do not require as a qualification a professional certificate as defined by Maryland State Department of Education (MSDE) regulations.

G. Non-supervisory - Employees who do not direct the work of others.

H. Probationary employee - An employee who has worked less than 120 days from the first day of employment or who is serving a new re-evaluation period of 60 work days due to promotion.

1.6 All newly created job titles eligible for inclusion into the Howard County Education Association Educational Support Professional unit shall be designated for inclusion in said unit.

1.7 It is recognized that the Board of Education may contract out work. However, the Board of Education will notify HCEA prior to contracting out work that will result in the loss of jobs for bargaining unit members. Additionally, the Board of Education will encourage the private contractor to hire displaced employees.

ARTICLE 2
GRIEVANCE PROCEDURE

2.1 Definitions

A. Grievant - An employee or group of employees or the Association filing a grievance.

B. Grievance - A written statement by a grievant that a dispute or disagreement exists involving the express provisions of the terms of this Agreement that relate to salaries, wages, hours, and other working conditions.

C. Employer - The Board of Education or its administrative officers.

D. Weekday - For 10-month employees, weekday means the day of the week other than Saturdays, Sundays, holidays, or any other day noted in the school calendar when schools are closed for students, or when schools are closed for emergencies and/or inclement weather. For 12-month employees, weekday includes all scheduled workdays other than
Saturdays, Sundays, holidays, or any day when schools and/or offices are closed for emergencies and/or inclement weather.

2.2 Procedures

A. It is most desirable for an employee and his/her immediate supervisor to resolve the dispute through informal communications. In the event that informal communications fail to resolve the dispute, the employee may file a grievance or the Association may file a grievance on behalf of the employee(s).

B. The employee or Association must submit a written statement regarding the alleged grievance to the employee’s immediate supervisor within twenty (20) duty days following the date of the occurrence (of alleged grievance).

The employee or Association’s written grievance must include at least the following:
- Name (and signature) of the grievant(s)
- Job assignment(s) and location(s)
- Description of grievance and the facts involved, including relevant dates
- Reference to the express provision(s) of this Agreement
- Remedy sought

C. A grievance shall be presented in the following steps:

1. Step I - Between the Grievant and his/her representative, and/or the Association, at the request of the grievant, and the employee’s immediate supervisor and/or his/her designated representative. The immediate supervisor shall schedule a meeting with the employee within seven (7) duty days after receiving the written statement from the employee. The immediate supervisor shall respond to the employee in writing within seven (7) duty days as to his/her disposition of the grievance. In the event that the grievant is not satisfied with the supervisor's response, he/she may appeal to Step II.

If the grievance affects two or more bargaining unit employees, the Association may submit such grievance in writing to the superintendent directly, and the processing of the grievance shall be commenced at Step II.

2. Step II - Between the Grievant and the Superintendent's designee. Within seven (7) duty days of the receipt of the supervisor's response (Step I), the employee may appeal the immediate supervisor's decision to the Superintendent's designee. The appeal must be in writing. The Superintendent's designee shall arrange for a meeting with the employee within seven (7) duty days after receipt of the written appeal. The immediate supervisor may be present at a Step II hearing at the discretion of the Superintendent/designee.

The Superintendent designee shall provide a written decision pursuant to the grievance within seven (7) duty days after completion of the meeting.
3. **Step III - Submitted to Arbitration** - In the event that the employee and the Association are not satisfied with the decision at Step II, the grievance may be submitted to arbitration under the Voluntary Labor Arbitration Rules of the American Arbitration Association within 40 calendar days from the date the decision at Step II was forwarded via certified mail. Grievances filed by the Association are not subject to binding arbitration. The arbitrator's decision shall be final and binding on all the parties.

The jurisdiction and authority of the arbitrator and any opinion of award shall be confined to the express provisions of this Agreement at issue between the Association and the Board. The arbitrator shall not add to, alter from, amend, or modify any provision(s) of this Agreement. The costs of the aforementioned arbitration shall be equally divided between the Association and the Board.

4. The parties may mutually agree to utilize a mediation process with the Federal Mediation and Conciliation Service (FMCS) in an effort to resolve a grievance. Such procedure may be agreed upon and implemented between the appeal to arbitration and the scheduling of an arbitration hearing (Step III).

2.3 Failure at any step of this procedure to communicate the decision on a grievance within the specified time limits shall permit the aggrieved party to proceed to the next step.

2.4 Meeting - Grievance meetings and hearings will be scheduled to commence at 10:00 a.m., when no more than two employees of the Board of Education of Howard County (including the Grievant and/or Grievants) are required by the Association to testify. In any case in which the Association will require the attendance of more than two employees, the meeting will be scheduled to commence at 4:00 p.m. If the parties mutually agree, the meeting may commence at an earlier or later time.

2.5 Records - A record of a grievance shall not be included in any employee's personnel file.

2.6 Association Representation - All employees shall have the right of Association representation at each step of the grievance procedure. Copies of employer decisions given at any step of the grievance procedure in any grievance whatsoever shall be given to the Association.

2.7 No Reprisals - No reprisals shall be invoked against any employee for processing a grievance or participating in any way in the grievance procedure.

**ARTICLE 3 ASSOCIATION RIGHTS**

3.1 No Reprisals - No reprisals shall be taken against any employee who exercises his/her rights under this Agreement.

32 Bulletin Boards - The Board will provide one (1) bulletin board with unobstructed access at each school in an appropriate location.

33 Association Communications - The Association shall be permitted to utilize the school
delivery system (PONY) for the distribution of Association materials, provided that such
distribution does not interfere with the distribution of the materials of the school system.
However, the Association agrees not to use the school delivery system for the following:

- Political materials.
- Advertising materials for business establishments or brand name materials not
  contained in official Association publications.

34 Association Meetings - The Association shall be permitted to use school facilities for
meetings at reasonable times and upon meeting all appropriate application and utilization
procedures established by the Community Services Office. The administrator of the building
in question will be contacted in advance about any such meeting.

35 Access to Schools - In order for the Association to properly administer this Agreement,
Association officers or employees will have access to all school system buildings and all
employees, provided that the exercise of this right will not interfere with the educational
program and provided that access does not interfere with assigned duties. The school
administrator or department supervisor shall make the determination regarding interference.
The Association representative will check in at the front office at the building upon his/her
arrival.

36 Information to the Association - The Board shall provide the Association, upon request,
available information developed by the school system which is reasonably necessary to
represent employees in negotiations and grievances. Such information shall not be
unreasonably withheld.

37 Board Meetings - The Association will be provided a written copy of the Board meeting agenda
prior to the meetings. A copy of approved minutes will be provided in writing to the
Association promptly following such meetings.

Items pertaining to the ESP unit, shall be included under the HCEA report item on the
Board’s agenda.

38 Dues Deduction - The Board agrees to deduct from the pay of each employee covered by this
Agreement all Association dues as said employee individually and voluntarily authorizes to
be deducted through an appropriate written authorization form prepared by the Association.
An employee's written authorization shall be irrevocable for a period of one (1) year and
shall renew itself thereafter, from year to year, subject each year to revocation in writing
during the period from August 15 to September 15 inclusive. The deductions shall be made
in twenty (20) equal installments, beginning with the last pay in September or the first pay
in October. The list of names and dollar amounts of those Association members who
authorize or revoke deductions shall be presented to the finance department at least ten (10)
calendar days prior to the first pay date for employees.

39 Exclusivity - Pursuant to appropriate laws, the rights and/or privileges granted to the
Association in these procedures will not be granted to any other employee organization
seeking to represent members of the unit.
3.10 Employee Lists – The Board shall provide the Association with the name, position classification, work location, home address, home and work telephone numbers, personal cell phone number and work email address of each employee eligible for representation by the Association. Said bargaining unit lists shall be provided on a quarterly basis, however, the information for new hires shall be provided with 30 days of hire.

The Association recognizes that the Board can only submit information actually provided by the employee.

3.11 Notices - The Association shall receive notices of all unit position vacancies via distribution of approved circulars.

3.12 The Association shall receive copies of all policies and all circulars, including those that affect wages, hours, or working conditions of employees.

3.13 Orientation – The Association shall be allowed to distribute materials to new employees through the Office of Human Resources. The Association shall be notified at least 10 days in advance of all employees processing session dates and times and also be provided a place on the agenda.

The Association shall be permitted to present information to nurses at their annual orientation.

3.14 Each quarter, the Association will be provided the names of retiring ESP unit members.

3.15 No employee will be prevented from wearing pins or other identification of Association membership.

3.16 The administrator/supervisor of each building shall be available upon reasonable request of Association representatives to discuss questions relating to the implementation of this Agreement in his/her building.

3.17 Employees shall be allowed to attend professional meetings occurring during the defined work day with the approval of the Superintendent/designee.

3.18 The Board shall furnish to the Association available information concerning the financial resources of the system including, but not limited to: annual financial reports, names of personnel, individual and employee group health insurance premiums and experience figures, and such other information that shall assist the Association in developing intelligent, accurate and constructive programs on behalf of the employees and the students as well as informed proposals during the course of negotiations.

3.19 Association representatives and the Board of Directors members may be permitted to leave the school building immediately following student dismissal with approval of their immediate supervisor for the purpose of attending scheduled Association meetings. Such early departure shall not exceed two (2) times per month.

Updated July 1, 2020
3.20 The Association president shall have access to the sick leave bank when 15 days of Association provided sick leave are exhausted.

3.21 Employees interested in terminating HCEA/ESP membership must submit a written withdrawal to the HCEA/ESP office between August 10 and August 31 to avoid membership costs the following year. If a withdrawal of membership occurs after August 31, full membership dues will be deducted by payroll for that year unless there are insufficient funds in the employee’s final paycheck, then HCEA will be responsible for collecting any balance that remains outstanding.

ARTICLE 4
EMPLOYEE RIGHTS

4.1 No employee will be discharged without cause. This shall not apply to the discharge of a probationary employee. Probationary employee in this context does not include an employee who is serving a new re-evaluation period due to promotion.

4.2 Personal Life - The personal life of an employee shall be the concern of and warrant the attention of the Board only as it may prevent the employee from properly performing his or her assigned duties or for any conduct or for any activity that may be inconsistent with Howard County Board of Education administrative policies and procedures.

4.3 Freedom of Association - Participation in any religious, political, or lawful Association activity shall not be grounds for any discrimination or disciplinary action.

4.4 Personnel Files - Individual personnel files located at the Board office shall be maintained in accordance with the following procedures:

A. No material related to an employee's conduct, service, character, or personality shall be placed in the file unless it is signed by the person submitting the information. The employee shall be given the opportunity to acknowledge that he/she has read such material by affixing his/her signature on the actual copy to be filed, with the understanding that such signature merely signifies that he/she has read the material to be filed and does not necessarily indicate agreement with its contents.

B. The employee shall have the right to answer any material filed, and his/her answer shall be attached to the file copy.

C. An employee shall be permitted to examine his/her file, except for employment references, at all reasonable times by appointment. The employee shall also be provided with an opportunity to review any additional documents to be relied on in any grievance procedure.

D. An employee's file shall be open to inspection only by those persons whose official responsibilities require such inspection.

E. The official personnel file for each employee shall be located in the Office of Human Resources.

Updated July 1, 2020
4.5 Any complaints regarding an employee made to any member of the administration by any parent, student, or other person which are used in any manner in evaluating such employee will be investigated and called to his/her attention unless the investigation is conducted by a law enforcement, social services, or other similar agency. Any such investigation and subsequent proceedings will be handled in a manner that assures appropriate confidentiality and protection of the subject unit member.

4.6 Following the provision of due process per the established Board policy on Employee Conduct and Discipline, Association representative(s) shall be entitled to accompany and represent an employee at any hearing or meeting involving disciplinary action to be taken against the employee at that meeting.

Before the Superintendent/designee issues the disciplinary action, the employee will be provided a least one work day of advance notice of the meeting.

A. The employee will be advised that disciplinary action is being considered.
B. The employee will be advised of his or her right to have Association representation at the meeting.
C. Except in cases when the urgency of the situation dictates otherwise, the meeting may be delayed up to one (1) additional work day in order to secure representation for the employee.

4.7 Employees shall be provided time to complete the HCPSS required online compliance training within the duty day.

ARTICLE 5
PERSONNEL EMPLOYMENT

5.1 Voluntary Transfer Procedures – Paraeducators, health assistants, security assistants, and student assistants who voluntarily desire to transfer to another building or department for the following school year shall notify the Human Resources office and/or each school, as appropriate, of such request between December 1 and April 1 of the current school year. Employees shall follow established procedure delineated in the Online Voluntary Transfer Request Process. The request shall include the name of the location associated with the request.

A. The substantive determination of requests for voluntary transfers is within the exclusive province of the Superintendent of Schools and, as such, is not negotiable or subject to the grievance procedure. However, if the Superintendent determines that more than one employee is equally qualified for the position, the order for filling the vacancy shall be based on seniority.
B. Upon receipt of the transfer forms in the Health Services office, Nurses will be informed of receipt of the transfer request.
C. Recommendations for voluntary transfers for paraeducators, health assistants, security
assistants, and student assistants for the ensuing year will not be accepted and/or processed after August 1. With the approval of the releasing principal, this date can be waived until August 15 if the request does not cause a hardship on the educational program. An employee will have until August 1 to withdraw his/her transfer request or accept/deny in writing via email, any transfer offered by the principal. The acceptance/denial must be made within 24 hours of the written email transfer offer from the principal. If the employee declines the transfer offer, or fails to respond within 24 hours after the offer, his/her name will be removed from that school’s transfer list for that school year.

D. A paraeducator, health assistant, security assistant, or student assistant may voluntarily transfer after October 1 during the school year provided the sending and receiving principals agree with the transfer and there is no disruption of the educational program as determined by the respective school principal. Paraeducators will not be released until a replacement is found for the transferring assistant.

E. Secretarial, clerical, nurses, food and nutrition service assistants and central office technical personnel may apply for a voluntary transfer anytime during the school year when an appropriate position is available; criteria in (5.1) above shall apply.

F. Student Assistants - Reassignment/Transfer - If the student that the student assistant is assigned to leaves the school and transfers to another Howard County Public School, then the student assistant may be transferred to that school with the child. If the assigned student leaves the county, then the student assistant shall be reassigned to another student in the Howard County Public School System. When the IEP team determines that the student no longer requires a student assistant, then the student assistant shall be assigned to another student. If a student assistant is assigned to two (2) students and one (1) student leaves the school, the student assistant may remain at that school or request to be transferred with the departing student.

52 Involuntary Transfer Procedures - An employee will be involuntarily transferred when the number of unit positions or job classifications at a work site or department needs to be reduced. Notice of any involuntary transfer shall be provided to the employee thirty (30) calendar days prior to any transfer, except under extenuating circumstances. The Association will receive in a timely manner an involuntary transfer list detailing the names, positions, and work locations of impacted unit members.

A. Before an employee is involuntarily transferred, volunteers from among those affected by the need for transfer will be given first consideration for transfer.

B. Probationary employees shall be considered for involuntary transfers before those unit members who have completed their probationary period. Probationary employees in this context do not include those employees who are serving a new re-evaluation period due to promotion.

C. The substantive determination of persons to be retained at the work site, department, or within the school system is within the exclusive authority of the Superintendent of Schools and, as such, is not subject to negotiation or to the grievance procedure. However, the order of transfer among those not selected for retention, who are therefore eligible to be involuntarily transferred, shall be based on seniority.

Updated July 1, 2020
D. The substantive determination concerning placement of persons involuntarily transferred is within the exclusive authority of the Superintendent of Schools and, as such, is not subject to negotiation or to the grievance procedure. However, if the Superintendent determines that more than one employee is equally qualified for placement, based on his/her assessment, then the order of placement shall be based on seniority. All employees identified as involuntarily transferred shall be contacted by the Superintendent/designee.

53 Reinstatement (Involuntary Transfers) - If an employee is involuntarily transferred, the employee shall be notified and have the right of first refusal to return to that position if the same position is restored within the school year or by October 15 of the current school year if said transfer occurred at the end of the previous school year. If the same position is restored effective as of the beginning of the next subsequent school year the previously involuntarily transferred employee will be considered for transfer back to the position if he/she so desires.

5.4 Administrative Reassignment/Transfer – An administrative reassignment/transfer is a change in assignment or work location at the initiation of the superintendent/designee. Whenever possible, and in general, initial notification on the part of the supervisor to the employee he/she will be recommending for administrative transfer should occur at least two (2) calendar weeks prior to any reassignment/transfer and by March 15 except under extenuating circumstances.

5.5 Promotions - Vacancies shall be posted online through the Office of Human Resources. All current employees shall be eligible, depending upon their qualifications, to be considered for any promotional position. The Board will encourage supervisors to interview current employees, depending upon their qualifications, for any promotional position. Internal applicants for positions within the bargaining unit will be notified in a reasonable period of time when the vacancy has been filled.

5.6 Reductions in Force - A layoff is any fiscal, enrollment, or administrative related action resulting in the system loss of personnel/positions within the unit.

A. Notice - In case the Board of Education must implement a layoff, resulting in the loss of employment of unit members within the school system, due to any budget, administrative, and/or enrollment or food service participation related action, notice must be given to the employee and to the Association within 15 days of final action of the Board or fiscal authority as appropriate or June 30. The employee and the Association shall be provided with at least 20 days advance notice of the effective date for any reductions in force after July 1.

B. In the event it becomes necessary to lay off employees, the layoff order shall be as follows:

1. Temporary employees within the grade/classification.
2. Probationary employees within the grade/classification. Probationary employees in this context do not include those employees who are serving a new re-evaluation period due to promotion or transfer.
3. Non-probationary employees within the grade/classification.
C. Within each of the categories identified in B, the Superintendent shall consider only the following:

1. Work-related performance
2. Area of competence, education, and experience required
3. Length of service in the Howard County Public School System shall be considered, but shall not be determinative
4. Needs of the respective school and/or school system
5. Other relevant factors regarding the programs/services or those factors as determined by the Superintendent/designee

The presence of these provisions in B and C shall not be considered an admission of negotiability regarding such items.

D. Recall - Employees on layoff shall be recalled in the inverse order of layoff. New employees will not be hired while there are qualified employees on layoff.

E. Recall Notice - An employee on layoff shall be notified of recall by telephone and/or letter sent to the last address on record. An employee who fails to respond to such notification within seven (7) week days or to report to work within ten (10) week days shall forfeit recall and seniority rights provided the position to be filled is of equal pay status to that from which the employee is laid off. At the end of the one year the employee shall notify the Superintendent/designee if he/she desires to remain on the recall list for the second year. An employee may not remain on the list beyond the second year.

F. Benefit Continuation - An employee on layoff shall be afforded the opportunity to continue health insurance benefits by paying the full cost thereof to the Board quarterly in advance. Retirement continuation shall be consistent with state regulations and laws.

5.7 Placement on the salary schedule – Employees hired on or after July 1, 2014 will receive credit for related work experience as identified in the job posting as acceptable experience.

A. To qualify, the experience must be continuous experience ending no more than four years prior to the hire date.

B. Hires with previous Howard County Public School System experience will be given unlimited year-for-year credit for Howard County Public School System experience if returning within four years of the previous departure from HCPSS.

C. Effective with employees hired on or after July 1, 2018, credit not to exceed two (2) years for military experience or alternative civilian service required by the selective service system and not to exceed two (2) years for the Peace Corps, VISTA or National Teacher Corps work will be given upon initial employment.

5.8 Effective July 1, 2005, all new hires must either authorize direct deposit of pay or obtain a money card.

5.9 Employees hired on or after April 1 shall not be eligible for a step increase in the subsequent fiscal year.

Updated July 1, 2020
5.10 All school-based members will be notified in writing no later than three (3) working days prior to July 15th of their tentative assignment for the forthcoming year. All employees will be given electronic access to their salary schedules, sick leave and personal leave accumulated for the forthcoming year no later than July 30, except in cases of emergency. Any employee may request and receive email or written confirmation of the salary and leave information identified in this section.

ARTICLE 6
EVALUATION

6.1 Purpose - The parties agree that the primary purposes of the evaluation process are to assess performance and to identify and improve employee performance by utilizing assessment procedures coupled with recommendations for improvement.

6.2 All evaluation procedures shall be communicated to employees, administrators, and supervisors between September 1 and October 15 of each school year. All employees shall be evaluated in accordance with the policies, regulations, procedures, and administrative directives of the Board and/or Superintendent/designee.

6.3 A current employee promoted into a new position will be re-evaluated at the end of 60 working days in the new position. The employee shall be offered professional learning opportunities to meet current position requirements.

6.4 All aspects of the evaluation process shall be conducted in a confidential manner.

6.5 Within five (5) work days of the completion of the employee's evaluation, a copy of the evaluation shall be provided to the employee. A conference will be held with the employee. Employees shall have up to three (3) work days to respond to the written evaluation.

6.6 Comments - The employee shall have the right to attach any comments he/she wants to attach to the evaluation materials.

6.7 Observations

A. Any observation of the employee's work performance shall be conducted openly and with full knowledge of the employee.

B. Any observation of the employee that may be used for evaluation purposes shall be in writing and a copy given to the employee. If requested by the employee, a post-observation conference shall be held within five (5) duty days of any formal observation.

C. For any observation less than satisfactory, the evaluator shall provide written suggestions for improvement.

6.8 Performance - Any employee whose performance is less than satisfactory shall be informed in writing. At least one conference identifying areas of unsatisfactory performance shall be held with the employee at least 30 calendar days prior to the year-end evaluation. For any observation less than satisfactory, the evaluator shall provide written suggestions for improvement.

Updated July 1, 2020
ARTICLE 7
LEAVES

7.1 Sick Leave

A. Rate - Employees shall earn one (1) day per month of paid sick leave, the annual total of which shall be available at the beginning of the first duty day of the work or school year. Employees who vacate their position and who have used more sick leave than earned shall be required to reimburse the Board and/or have their pay adjusted for the appropriate amount of days.

B. Accumulation - Unused sick leave shall accumulate from year to year without limit.

C. Employees who do not receive annual leave will be allowed to use sick leave for an illness in the immediate family or of same-sex domestic partner.

D. Employees must use sick leave in one (1) hour or more whole hour increments.

7.2 Personal Leave

A. Three (3) days of paid personal leave per year shall be provided to each employee.

B. Accumulation - Unused personal leave shall be allowed to be accumulated, up to a maximum of five (5) days, with no more than four (4) days to be used consecutively. Any personal leave accumulated beyond five (5) shall be converted to sick leave.

C. Notice - The employee will notify his/her supervisor twenty-four (24) hours in advance of his/her absence except in cases of emergency. Employees shall not be required to give reasons.

D. Personal leave may not be taken on the day preceding or following a holiday or vacation except upon approval of the Superintendent's designee.

E. Employees must use personal leave in one (1) hour or more whole hour increments.

F. An employee on probation shall earn personal leave, but must complete the probationary period to be eligible to use personal leave.

7.3 An employee shall be granted five (5) consecutive duty days of absence without the loss of salary for a death in the immediate family. Immediate family shall include child, parent, brother, sister, husband, wife, domestic partner, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, grandparent, grandchild, step-child, step-parent, step-brother, step-sister, grandparent of spouse/domestic partner, biological parent of the employee’s child, or of anyone who has lived regularly in the household of the employee for at least two (2) years within the last five (5) years.

Upon the death of an uncle, aunt, niece or nephew the employee will be granted two (2) consecutive duty days of absence at any one time without the loss of salary.

Updated July 1, 2020
One day of the allowable bereavement leave may be used within 90 work days of the relative’s death to attend a memorial service. The 90 day time limit may be waived by the Office of Human Resources on a case-by-case basis.

7.4 Annual Leave:

E. Paid annual leave shall be earned by 12-month employees based on the following schedule:

<table>
<thead>
<tr>
<th>Length of Service/Years</th>
<th>Number of Annual Leave Days</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>10</td>
</tr>
<tr>
<td>2</td>
<td>13</td>
</tr>
<tr>
<td>3-6</td>
<td>16</td>
</tr>
<tr>
<td>7-9</td>
<td>17</td>
</tr>
<tr>
<td>10+</td>
<td>20</td>
</tr>
</tbody>
</table>

F. Paid annual leave shall be earned by 12-month employees on a monthly basis according to the following schedule:

**Monthly Leave Days - Annually**

<table>
<thead>
<tr>
<th></th>
<th>10</th>
<th>13</th>
<th>16</th>
<th>17</th>
<th>20</th>
</tr>
</thead>
<tbody>
<tr>
<td>July</td>
<td>0.5</td>
<td>1.0</td>
<td>1.5</td>
<td>1.5</td>
<td>1.5</td>
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<tr>
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<td>1.0</td>
<td>1.0</td>
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<tr>
<td>September</td>
<td>1.0</td>
<td>1.0</td>
<td>1.5</td>
<td>1.5</td>
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<tr>
<td>October</td>
<td>0.5</td>
<td>1.0</td>
<td>1.0</td>
<td>1.0</td>
<td>1.5</td>
</tr>
<tr>
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<td>1.0</td>
<td>1.5</td>
<td>1.5</td>
<td>2.0</td>
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<tr>
<td>June</td>
<td>1.0</td>
<td>1.5</td>
<td>1.5</td>
<td>1.5</td>
<td>1.5</td>
</tr>
</tbody>
</table>

(Note: Any 12-month Nurses hired before July 1, 1994 shall be eligible for 20 days of annual leave.)

G. An employee on probation shall earn annual leave but must complete the required probationary period before being eligible to use annual leave.

H. Annual leave must be requested at least 24 hours in advance on the form prescribed by the Board. The 24 hour notification may be waived in emergency situations.

I. Employees must request and use annual leave in one (1) hour or more whole hour increments.
J. The immediate supervisor shall inform the employee of the disposition of any leave request in a timely manner.

K. On June 30 of each year employees shall be allowed to have accrued up to two (2) times the number of annual leave days allotted. Accumulated annual leave that exceeds the carryover limit will be converted to sick leave. Upon termination of employment, an employee shall be paid for any unused annual leave not to exceed the aforementioned limit.

H. The Board may grant a leave of absence without pay to any non-probationary employee to campaign for public office or to campaign for a candidate for public office. Leave will be granted for a minimum of one (1) semester.

I. 12 month employees employed as of July 1, 2020 will receive 1 additional day of annual leave in FY21.

7.3 Association and Convention Leave

A. Association officers and/or representatives may be permitted to draw upon thirty-five (35) school days for use in Association business without loss of pay. Notice of such absence shall be given as far in advance as reasonably possible to the employee’s immediate supervisor, but in no case shall the notice be less than 48 hours. If the site administrator believes that such release would unreasonably adversely impact the program of operation at the site the Association and the Superintendent/designee will attempt to work out a reasonable accommodation. The total of thirty-five (35) days shall also include leave for convention attendance under the following provisions:

1. On duty days when schools are closed for students, employees may attend the Maryland State Education Association Convention without loss of pay provided that approval is granted by Superintendent/designee.

2. When schools are open for students, up to ten (10) employees designated by the Association may attend the Maryland State Education Association Convention for one (1) day without loss of pay.

3. Up to 20 additional days will be provided for employees who are elected to the position of MSEA delegate. The Association shall provide the Superintendent/designee with the names of the delegates.

7.4 Child Rearing Leave - Child rearing leave may be granted for a period not to exceed three (3) years starting within one year of the date of birth or adoption of the employee's child. The employee must apply on the prescribed form to the Superintendent's designee. The application shall contain the requested date for commencement of the leave.

A. Nonprobationary Employees - Child rearing leave shall be limited to Nonprobationary Association employees. Probationary employees in this context do not include those employees who are serving a new re-evaluation period due to promotion.
Return from leave - The employee shall inform the Superintendent's designee, in writing, thirty (30) days prior to the time the employee wishes to return from child rearing leave or thirty (30) days prior to the expiration of the child rearing leave.

Assignment after leave - Employees returning from child rearing leave shall be assigned before new persons are hired. If assigned to an equal position, the employee will be placed on the salary step and grade achieved at the time of departure. If the employee returns to a different position, the employee will be reinstated at the appropriate grade and step for which the employee is qualified.

7.5 Legal Proceedings

A. An employee shall be granted leave with no loss of pay for attendance in any legal proceedings connected with his/her employment with the school system and for court subpoena when the employee is called as a witness, provided such appearances are not related to:

1. any suit litigation brought by the employee against the Board or its employees
2. any criminal charges brought against the employee
3. any non-work related civil or administrative proceedings wherein the employee or a member of the employee’s immediate family is a party to the proceedings.

B. Any employee called for jury duty shall notify his/her supervisor of his/her plan for such services as early as possible and shall receive full pay and fringe benefits in addition to the remuneration for jury duty. The employee may be required to submit a certificate of attendance.

7.6 Military Leave

Requests for leave for military service should be submitted to the Office of Human Resources and will be approved in compliance with current federal law/regulation.

Eligible employees will also receive up to fifteen (15) days of paid leave per year for military training.

7.7 Professional Leave Without Pay

Employees shall be eligible for leave without pay for professional improvement training upon approval of the Superintendent/ designee. Employees returning from leave under this section shall be assigned before new persons are hired.

7.8 Benefit Continuation

Employees taking an unpaid/approved leave of absence shall be afforded the opportunity to continue health insurance benefits by paying the full cost thereof to the Board quarterly in advance. Retirement continuation shall be consistent with State regulations and laws.

Updated July 1, 2020
7.9 General Leave

The Superintendent/designee may grant leave without pay for up to two (2) years for unusual or imperative reasons. Employees returning from leave under this section shall be assigned before new persons are hired. Employees must have completed the required probationary period to be eligible for general leave. Applications for general leave shall be treated in a confidential manner. Other benefits to which the employee was entitled at the time of his/her leave of absence commenced, including unused accumulated sick leave, will be restored to him/her upon his/her return.

7.10 A. All requests for extended leaves of absence, extensions, or renewals of such leaves will be made in writing; the Superintendent/designee will make a written response to all such requests.

B. Professional leave without pay and general leave shall be planned to commence and terminate at the beginning of the fall semester. Said leaves shall be requested no later than July 15.

7.11 Nothing contained herein shall prevent an employee on leave without pay from being a substitute in the Howard County Public School System while on such leave.

7.12 An employee whose leave expires must notify the Office of Human Resources by March 1 regarding their intention to return from expired leave. Failure to do so will be construed as a lack of interest in employment.

7.13 The Board agrees that up to one (1) non-probationary unit member designated by the Association will, upon request, be granted a leave of absence without pay or other benefits for a minimum of one (1) year for the purpose of engaging in Association (local, state, or national) activities. In addition, a non-probationary employee elected as an MSEA or NEA officer will, upon request by HCEA, be granted a leave without pay or other benefits for the year(s) the employee is President.

A. An individual elected to serve as President of the Howard County Education Association shall become or remain a full-time employee of the Howard County Public School System and shall be granted leave status for the period of his/her term. For individuals who are part-time prior to being elected president, there is no guarantee of a return to a part-time position once the term expires.

B. During his/her term, the President of HCEA shall be placed on the twelve month Central Office Technical salary scale, Grade 26, Step 23.

C. The salary and fringe benefits for the HCEA President will be paid by the Howard County Public School System and reimbursement will be made to HCPSS by HCEA.

D. Upon completion of his/her term(s) the HCEA President will return to his/her original position or a similar position and salary, and will be considered as if he/she were actively employed by the Board during the leave and will be placed on the salary schedule at the level he/she would have achieved if he/she had not been absent, subject to the terms of the Master Agreement.
A leave of absence without pay of up to two (2) years may be granted to any employee who serves in the Peace Corps or Americorps.

Upon return from leave granted pursuant to 7.6 and 7.14 of this Article, an employee shall be restored to his/her former position or to a position of like nature and status and will be considered as if he/she were actively employed by the Board during the leave and will be placed on the salary schedule at the level he/she would have achieved if he/she had not been absent.

ARTICLE 8
WORKERS' COMPENSATION LEAVE

Whenever an employee is absent from work as a result of personal injury occurring in the course of his/her employment, he/she will be paid his/her full salary for a compensable injury for a period not to exceed 90 work days and with no loss of fringe benefits, and no part of such absence will be charged to his/her accumulated personal, annual or accumulated sick leave. The parties acknowledge that payment of workers’ compensation leave under this section fully satisfies the Board’s obligation to pay temporary total disability benefits under workers’ compensation law so no duplication of benefits may occur during this 90 day period. As such, any workers’ compensation payments made for temporary disability due to said injury and applicable to the aforementioned 90-day period shall be endorsed over to the Board.

The Board will reimburse the employee for the cost of medical, surgical, or hospital services (as covered under workers' compensation insurance) incurred as the result of any compensable injury sustained in the course of his/her employment.

If during the 90 day period the employee was granted leave from the sick bank, and it is subsequently determined that the employee was absent as a result of a compensable injury, the Board shall restore any used sick bank leave occurring during the aforementioned 90-day period.

If the employee is continued on temporary total disability from workers' compensation beyond the 90 work-day period or the employee is denied the benefit of the 90 work-day period but granted temporary total disability payments, the following options shall be available to him/her:

A. The employee may elect to use his/her earned leave or sick leave to make up the difference between Workers’ Compensation benefits and his/her full regular salary. The Board shall provide a supplement to the standard Workers’ Compensation benefit so that the gross pay of the employee is equal to his/her regular gross pay. This supplemental pay will be charged against available sick leave on a pro-rated basis.

B. The employee may apply for General Leave under Article 7 of this Agreement without affecting any benefits which may be due under the workers' compensation law.
ARTICLE 9
PROTECTION OF MEMBERS

9.1 Any physical and/or verbal assault upon an employee by a student, including special education students, shall be investigated by the school administrator and/or Superintendent/designee. The employee shall be informed of the results of the investigation to the extent provided for by statute.

A. Any physical assault made upon an employee by a student shall result in suspension of said student based on an investigation of the incident conducted by the school administrator. Special education students are exempt from this provision.

B. The employee may request a conference with the school administrator and/or Superintendent/designee to discuss such an incident and/or the corrective action taken.

C. The “Student Code of Conduct” shall be followed by the school administrator in reviewing individual student disciplinary actions. The Final school building level authority for the student disciplinary action is the school principal.

9.2 Damage to the personal property of any employee involved in a physical assault by a student shall be reimbursed by the Board for damages up to a reimbursement level established by the Superintendent/designee. The reimbursement will be provided only if not provided by the employee's insurance or other sources of restitution.

9.3 Health Room Control - Any RN or health assistant threatened with physical abuse or abused in connection with his/her employment shall immediately report the incident in writing to his/her school administrator and the Health Services Coordinator. Incidents involving verbal abuse shall be reported in a similar manner. The RN or health assistant may request a conference with the Health Services Coordinator to discuss any incidents or the corrective action taken.

9.4 In the event of bomb threats against school system property, employees will not be asked to search for bombs.

9.5 All schools shall have a two-way communication system in which an employee can initiate calls to the school office. Schools presently without such systems shall have them included in their safety and security plan.

9.6 The Board shall provide an Employee Assistant Program (EAP) for employees who voluntarily seek assistance.

ARTICLE 10
EMERGENCY CLOSINGS

10.1 In the event that central office and schools are closed for an emergency reason by the Superintendent, employees shall not be required to report to work. No leave of any type shall be reduced to cover such employee absence, nor shall any loss of pay or benefits be incurred. If employees are requested to work on such days for emergency reasons, they shall be paid
time and a half for all hours worked. Ten-month assistants and Nurses shall not be required to report to school when schools are closed for inclement weather.

102 If schools are closed for students, but a determination is made to open the central office and school offices, all 12-month employees may report to work up to ninety (90) minutes later than their regular starting time or exercise liberal leave. Liberal leave is the employee's use of existing personal or annual leave. Ten and eleven-month employees will not report to work, except for emergency personnel.

103 On days of early school closings, school-based employees, including Nurses and student assistants, may be dismissed 30 minutes after the students' dismissal time. The building administrator may extend the dismissal time under extenuating circumstances. Non-school-based employees shall be dismissed 30 minutes after the dismissal time of the latest school. School-based interpreters may be dismissed at the student’s dismissal time.

104 Ten-month and eleven-month school-based staff shall be required to work on any day designated by the Board as an inclement weather makeup day provided the number of duty days in their duty year is not exceeded.

105 Delayed Openings

A. On delayed openings, 10-month school-based secretaries, clerks, paraeducators, health assistants, security assistants, 10/11/12 month nurses, and interpreters may report twenty minutes before the scheduled student starting time on said day.

B. Central office technical, central office secretaries and twelve-month school-based secretaries may report one hour past their normal reporting time for a one-hour delay. For a two-hour delay, these employees may report two hours later than their normal reporting time.

C. On delayed openings, the reporting time for Food and Nutrition Service Assistants remains the same within safety limits. A “call-in” number will be available for Food and Nutrition employees to receive up-to-date information regarding the operating status of the system.

106 The above provisions (10.5) are only to be applied to weather related circumstances.

ARTICLE 11
WORKING HOURS AND WORKING CONDITIONS

11.1 Duty Year

A. The duty year for student assistants and interpreters shall be 196 workdays including paid holidays.

B. The duty year for 10-month paraeducators, security assistants, central office technical...
employees, nurses and health assistants shall be 204 work days including paid holidays. For central office technical employees and nurses, the duty year may be adjusted based on administrative directives and decisions of the Superintendent/designee.

C. The duty year for 10-month secretaries and clerks shall be 210 work days, including paid holidays. Ten-month teacher secretaries in elementary schools who are granted additional summer hours to support registration, enrollment and withdrawal of students are paid at the appropriate hourly salary rate, which includes any longevity, for such additional work.

D. The duty year for 11-month nurses and central office technical employees shall be 222 days including paid holidays. The duty year may be adjusted based on administrative directives and decisions of the Superintendent/designee.

E. The duty year for 11-month registrars shall be 230 work days including paid holidays.

F. The duty year for 12-month employees shall be equivalent to the number of weekdays in the fiscal year including paid holidays.

G. The duty year for Food and Nutrition Service Assistants will include all days students receive breakfast and/or lunch in school during the regular school year.

H. **10 and 11 month employees will have 1 duty day waived in FY20.**

### 11.2 Duty Day

A. Paraeducators will work a 7-1/2 hour day which includes a 30-minute unpaid duty-free lunch period. The Board will make every effort to assign non-instructional duties to assistants on an equitable basis. Whenever possible, elementary school paraeducators and student assistants will not be assigned to more than one (1) lunch or recess duty per day.

B. Secretarial/clerical personnel will work the following hours based on assignment:
   - 7-1/2 hours a day which includes a 30 minute unpaid lunch period
   - 8 hours a day which includes a 60 minute unpaid lunch period
   - 8-1/2 hours a day which includes a 30 minute unpaid lunch period
   - 9 hours a day which includes a 60 minute unpaid lunch period

C. All school-based principals' secretaries will work an 8-1/2 hour day which includes a 30-minute unpaid lunch period.

D. Elementary student assistants will work 6-1/2 hours per day which includes a 30-minute unpaid duty-free lunch period. Middle and high school student assistants will work a 6 hour and 45 minute day which includes a 30 minute unpaid duty-free lunch period.
E. Nurses shall work 7-1/2 hours including a thirty (30) minute duty-free, unpaid lunch period. The reporting and dismissal time at each work location shall be established by the Superintendent/designee.

F. Interpreters shall work 7 hours including a thirty (30) minute duty-free, unpaid lunch period. The regular assigned work day may be adjusted by the Superintendent/designee. The reporting and dismissal time at each work location shall be established by the Superintendent/designee.

G. Central office technical employees shall work 8 hours including a 60 minute duty-free, unpaid lunch period. The reporting and dismissal time at each work location shall be established by the Superintendent/designee.

I. Security assistants shall work an 8-1/2 hour day with a 30-minute duty-free lunch.

J. The work day for Food and Nutrition Service Assistants will be established by the Superintendent/designee prior to the beginning of each school year. This schedule will constitute a minimum of hours to be worked by each employee that year and shall not be reduced without mutual agreement of the employee and his/her manager. This will not preclude the ability of each employee to work more than the minimum agreed upon hours each day/year as determined by management.

Food service employees will not be required to take their duty free lunch break at the end of their shift.

K. Principals and department/office supervisors will schedule AM and PM breaks on full workdays (excluding in-service/professional days) for clerical/secretarial employees, paraeducators, security assistants and student assistants in consultation with employees. The schedule shall be created and shared with staff prior to the end of the first student week. However, as student enrollment changes this schedule may be changed to meet the operational needs of the school/work site. Such breaks may be temporarily reduced or eliminated at the principals/supervisors discretion, based on the needs of the school/office. No reporting, lunch, or dismissal times shall be adjusted because the employee does not get or take a scheduled break. At the principals/supervisors’ discretion, such breaks may also be scheduled for other paraprofessional employees.

L. Paraeducators, secretaries, nurses and health assistants may not be required to work beyond the contract day during the parent-teacher conference window. However, if paraeducators, secretaries, nurses, interpreters and assistants volunteer to work evening conferences (one or two evenings), they will receive an equal amount of time off (hour for hour) during the conference window. Paraeducators, secretaries, nurses, interpreters and health assistants’ participation in evening conferences requires the approval of the principal.

M. Paraprofessionals may leave their school or office building during the duty-free lunch period. Paraprofessionals must notify the school/program office before leaving and returning. In an emergency it is understood that a principal/supervisor may limit the
number of paraprofessionals who leave at any one time. This language will not be applicable to any paraprofessional who is already being compensated for being on-call during their duty-free lunch.

M. Employees will comply with reasonable School Administration requirements regarding check-in, check-out, and notification if leaving the building during the day. This information is for attendance, security, payroll, and safety purposes. The information obtained will not be used as the sole basis for disciplinary or evaluative action.

N. In arranging schedules for employees who are assigned to more than one work location, every effort will be made to limit the amount of travel between work locations. Adequate travel time shall be allowed for employees who are required to report to another work location during the duty day. Travel time shall be exclusive of lunch.

O. If there are more than 5 pre-service days, 1/2 full day of job related training will be provided for school-based ESP employees.

11.3 Overtime

A. When an employee is required to work beyond his/her normal workday, he/she shall be paid at his/her regular rate of pay.

B. Employees working in excess of forty (40) hours in a scheduled work week shall be paid at 1-1/2 the employee’s regular rate of pay for any approved hours in excess of 40. The HCPSS scheduled pay period is from 12:01 a.m. on a Thursday through midnight Wednesday, 13 days later. For purposes of time and one-half overtime, the work week is considered to be from 12:01 a.m. on any Thursday through midnight Wednesday of the following calendar week.

C. No employee whose position is eligible for overtime compensation shall be required to work additional time without appropriate compensation. Employees shall receive notice of requested overtime as far in advance as possible.

D. All HCPSS policies and procedures in regard to overtime for eligible employees shall be adhered to as well as all applicable regulations governed by the Fair Labor Standards Act.

11.4 Employees shall receive their regular rate of pay which includes any earned longevity for the holidays listed below (if the holiday is approved in the school calendar).

- 4th of July Holiday
- Labor Day
- Primary Election Day
- General Election Day
- Thanksgiving Day
- Day after Thanksgiving Day

Updated July 1, 2020
• Christmas Day
• Day before or day after Christmas Day as established in the school calendar
• New Year's Day
• Martin Luther King's Birthday
• President's Day
• Good Friday
• Easter Monday
• Memorial Day
• Rosh Hashanah
• Yom Kippur

A. Holidays will be observed on the dates on which they fall unless noted otherwise.

B. To be eligible to receive pay for a holiday, the employee must be on approved pay status on the workday immediately preceding and on the workday immediately following the holiday.

C. Pay for these holidays when they fall on duty days shall be included in the computation of annual salaries of eligible Association employees.

D. If an employee works on any of the above listed holidays, he/she shall be paid for one and one-half times his/her hourly rate for all hours worked in addition to the regular holiday pay.

E. When a holiday falls during an employee's vacation leave, he/she shall not be charged vacation leave for said holiday.

11.5 Substitutes

A. Substitutes will be authorized for health assistants, and principals' secretaries for absences of two (2) or more consecutive days. Substitutes will be authorized for special education and RECC paraeducators and student assistants beginning the first day of absence.

The principal may request, at his/her discretion, substitute coverage for regular paraeducators for absences of three (3) or more consecutive days. The final determination for substitute coverage rests with the HR director/designee.

The above provisions may be waived by the Superintendent/designee regarding providing substitutes for lesser number of days absence. The Superintendent/designee may provide substitutes for other unit members. Except in emergency situations, unit employees will not be required to substitute on an hourly basis for teachers who are on leave during that work day.

B. Employees shall not be required to obtain or to secure substitute coverage for their duties when the administration and/or the Office of Temporary Services has been unable to do so.

C. In the event a substitute teacher cannot be obtained by the substitute assignment
system, a paraeducator may be used as a substitute for teachers under the following conditions:

1. The paraeducator must agree to participate. The selection of the particular paraeducator to be a substitute teacher for the day will be made by the principal.

2. The paraeducator must meet all of the school system's requirements to be a substitute teacher.

3. Under no circumstances will a substitute be provided for the paraeducator.

4. The pay for this initiative will be 50% of the daily substitute teacher rate at the appropriate level (degreed or non-degreed). This will be in addition to the paraeducators regular pay.

5. Substituting for 3 hours or more in a day, or 3 class periods at the secondary level, will qualify for the additional pay. The time substituting need not be continuous for this provision to apply.

6. Substitutes for ARD/IEP meetings will not be provided under this program.

7. Paraeducators will not be required to do any of their normal duties while on this assignment.

D. Employees may be used for in school meetings (i.e., parent conferences, team meeting, IEP meetings); however, whenever possible, employees should not be assigned in this capacity more than one hour per day in total.

11.6 Mileage

A. Employees who are required to use their automobiles while on duty for authorized and approved travel shall be reimbursed in accordance with IRS regulations provided such travel is authorized and approved in advance by the Superintendent/designee.

B. Nurses shall not be required to drive students to any activities.

11.7 Performing Duties of a Higher Grade

A. Except as provided in Section B, a school-based employee performing duties of an employee in a higher grade who is absent for ten or more consecutive work days shall receive the higher rate of pay retroactive to the first day of the assignment. This provision only applies when the position in a higher grade is one covered under this agreement.

B. Food and Nutrition Service Assistants temporarily assigned to perform the duties of a higher classification shall, after working 5 consecutive work days in that assignment, receive the higher rate of pay retroactive to the first day of the assignment.
11.8 Nurses will be required to attend faculty meetings at the discretion of the school-based administrator or the Superintendent/designee. Every reasonable effort shall be made to start faculty meetings on time and to keep meetings as brief as possible. Except in cases of emergency, there shall only be one school-wide faculty meeting per month, which may extend no more than one-half (1/2) hour beyond the regular work day. Two other faculty meetings per month may be held within the regular work day. Every effort will be made to begin such meetings ten (10) minutes after the student dismissal time.

11.9 Paraeducators and interpreters will be provided lockable desks and file cabinets as space and budget permits. Nurses and health assistants will be provided lockable desks, file cabinets, and/or a lockable office as space and budget permits.

11.10 The Board shall furnish up to $150.00 for approved uniforms and/or approved shoes to each permanent Food and Nutrition Service Assistant after completion of the probationary period. The Board will provide security assistants four (4) short and two (2) long-sleeve shirts, and one lined and one unlined jacket. Uniforms found by the Board to be unserviceable due to fair wear and tear shall be replaced at no cost to the employee.

11.11 The Board shall furnish up to $60 to cover the cost of at least 2 lab jackets and/or scrubs and up to $35 replacement cost for wear and tear every two years thereafter for each Nurse and Health Assistant. In addition, the Board shall furnish up to $60 to cover the cost of shoes and up to $60 replacement cost for wear and tear no more than once every three years thereafter.

11.12 Security assistants will be provided office space and computers as space and budget permits.

11.13 The Board of Education shall provide at least one dedicated computer in at least one designated staff location for paraprofessionals to complete work-related tasks.

11.14 The Board shall make available, at no cost to the employee, appropriate protective and safety equipment for use in the performance of the employee’s job.

11.15 Employees will not be required to clean-up bodily fluids.

11.16 Paraeducators shall have time scheduled during the duty day for consulting with his/her teachers(s) to adequately fulfill their job responsibilities. This time shall be not less than 30 minutes per week.

ARTICLE 12
PROFESSIONAL LEARNING AND REIMBURSEMENT

12.1 The Board shall reimburse tuition cost for professional improvement training for undergraduate and graduate college course work successfully completed and approved in advance by the Superintendent/Designee. Employees must earn a “C” or better in the college courses. The tuition rate of reimbursement is the actual per credit cost up to $225 per credit
up to a maximum of 45 graduate credit hours and a rate of up to $225 per credit up to a maximum of 24 undergraduate credit hours while employed by the Board. Documentation, proof of cost and proof of payment must be submitted within sixty (60) days of the end of the course. Employees working toward an approved teacher education or nursing program are eligible to apply unused undergraduate or graduate credit reimbursement toward courses in the approved program.

Probationary employees are not eligible to participate in the tuition reimbursement program. Probationary employees in this context do not include those employees who are serving a new re-evaluation period due to a promotion or transfer.

12.2 In addition to the above, the Board will provide $15,000 annually to be administered by Article 12 Committee for employees to attend professional meetings and conferences for purposes other than licensure or certification.

12.3 Registration fees will be paid for workshops and conferences that result in an employee receiving continuing education credits for the purpose of licensure, certification, or recertification of that employee which are approved in advance by the Superintendent. For workshops or conferences attended during the workday, participants will receive their regular salary and these days will not be deducted from their sick or personal leave. Employees who attend workshops or conferences beyond the regular work day or on a weekend/holiday will not receive compensation for that time.

12.4 Employees shall receive payment for participating in school system-approved training programs conducted after regular work hours at a rate approved by the Superintendent/designee.

12.5 The Board will reimburse paraeducators who are required under the No Child Left Behind Act (NCLB) to pass the ParaPro test for the cost of one test if the employee passes the test.

12.6 The Board will reimburse school nurses who take the National School Nurse Certification test for the cost of one test if the employee passes the test and receives National School Nurse Certification.

12.7 The Board and Association will sustain a joint committee that collaboratively oversees the implementation of the ESP Professional Learning Plan.

12.8 Employees working with students identified with an IEP or who have a behavior plan and who may require restraint, will be provided appropriate training. Training will be provided during the employee’s duty day and if training extends beyond the duty day hours the employee will be compensated for the additional training hours.

ARTICLE 13
SICK LEAVE BANK

13.1 Purpose - The purpose of the Sick Leave Bank is to provide sick leave, in certain cases, to participating employees whose accumulated sick leave has been exhausted.

Updated July 1, 2020
13.2 Sick Leave Bank - All employees are eligible to contribute to and participate in, without a monetary charge, a Sick Leave Bank upon completion of the required probationary period. Probationary employee in this context does not include an employee who is serving a new re-evaluation period due to promotion.

13.3 Enrollment Period - The annual enrollment period shall be from September 1 to October 31. Any former Sick Leave Bank member returning from extended leave will be permitted to rejoin the Bank upon contributing the assessment for the current year within thirty (30) days after reassignment. New employees may participate upon contributing the assessment within thirty (30) days following completion of the probationary period. Assessment authorizations shall continue in full force and effect from year-to-year until canceled by the employee.

13.4 Contribution Rate - The annual rate of contribution will be determined by the approval committee and will not exceed a maximum of two (2) days per year per employee in half-day increments. The number of days shall be certified to the board prior to September 1 of each year.

13.5 Approval Committee - The Association shall appoint a Sick Leave Bank Approval Committee that shall include one Superintendent appointed representative. The Committee shall have responsibility for determining the annual assessment rate, receiving requests for grants, and approving or denying such requests. The Association shall publish its rules and procedures. Procedures shall be distributed and posted on the HCPSS website to all enrolled employees annually, no later than October 1.

13.6 Payment – The Payroll Department shall verify sick leave and personal leave is exhausted. Upon notification of approval by the Committee, Payroll shall credit the affected employee with the number of days granted. If a member does not use all of the days granted from the bank, the unused Sick Leave Bank days will be returned to the bank.

13.7 Bank Grants - Bank grants shall not be automatically carried over from one year to another.

13.8 The Association shall provide the Superintendent with an annual Sick Bank report by August 31 of each year detailing the beginning balance of sick bank days, additions to the sick bank, deductions from the sick bank, and ending balance in the sick bank as of June 30 each year.

13.9 For accounting and compliance purposes only, the Association will provide access to days and hours granted and used to the Superintendent/Desigee on a quarterly basis.

**ARTICLE 14**

**INSURANCE PROTECTION**

A. **Life Insurance**

The Board shall pay the full cost for group term life insurance protection equal to an employee's base salary (to the nearest thousand), with a minimum of ten thousand dollars ($10,000) to be paid to the employee’s designated beneficiary upon death and, in the event of accidental death, a sum not less than two (2) times that amount.

Updated July 1, 2020
B. Medical, Dental and Vision Insurance

For employees with a start date on or before June 30, 2011, the Board shall pay eighty-seven percent (87%) of the premium cost of a group medical plan including prescription drugs for the employee and covered eligible dependents(s).

For each full-time equivalent employee enrolled under the 84-85 Dental Program (Current Dental Plan only), the Board shall pay ninety percent (90%) of the premium cost for individual dental coverage only. The employee may elect to purchase dental coverage for eligible dependent(s).

For employees with a start date on or after July 1, 2011, the Board shall pay eighty-five percent (85%) of the premium cost of a group medical plan including prescription drugs for each employee and eligible dependent(s).

The Board will offer employees enrolled under the Variety of Insurance Program (VIP) vision and dental plan(s). Employees may elect to purchase vision and/or dental coverage for eligible dependents.

The selection and removal of health, dental, and/or vision carriers and their respective plans is at the Board’s discretion.

The Board will establish a committee, to include representation from all bargaining units, to provide input on the HCPSS health benefits program. See Appendix A “Benefits Advisory Committee”

C. Variety of Insurance Program (VIP) Medical, Dental, and Vision Program

1. Employee Election of Variety of Insurance Programs (VIP)

   a. Each year during open enrollment as established by the Board, each employee will be required to make an election between participating in the VIP program or continuing his/her participation in the 1984-85 health insurance arrangement.

   b. This election will be irrevocable for the Plan Year.

   c. Once an employee elects to participate in the VIP Program, he/she will not be allowed to participate in the prior insurance arrangement.

   d. The 1984-85 insurance arrangement is as follows:

      (1) Employees electing to remain in the 1984-85 medical coverage will be required to contribute 13% of the individual and dependent premiums.

      Employees electing to participate in the 84-85 Dental Plan will be
required to contribute 10% of the individual premium and 100% of the dependent premium.

(2) All employee contributions will remain on an after-tax basis.

(3) Cost containment measures.

e. The usual and customary charges will be determined by the third party administrator twice a year by using the average charges for the service area where the services were performed.

f. (1) Food Service Nutrition Assistants hired on or after July 1, 2000 shall be required to serve a 30 calendar day waiting period beginning in FY08 before becoming eligible for any medical, dental, and/or vision coverage.

(2) Food Service Nutrition Assistants hired after July 1, 1997, may only select from two (2) medical insurance plans as identified by the Board.

2. Employee Selection of Optional Benefits under the VIP Program

a. If an employee elects to participate or becomes eligible to participate in the VIP Program, he/she must select among the optional benefits offered as part of the VIP Program. These optional benefits include:

   (1) Medical Plan(s)
   (2) Dental Plans(s)
   (3) Vision Care Plan(s)
   (4) Flexible Spending Accounts, including:
       a. Dependent Care Account
       b. Health Care Spending Account
   (5) Benefit Dollars (pro-rated for part-time employees).

Information on health, dental, and/or vision plans will be made available to eligible employees during the Open Enrollment Period.

b. The selection of optional benefits is an irrevocable election for the entire Plan Year except the election may be revoked and a new selection of benefits made if the employee has a change in family status (e.g., marriage, divorce, death of spouse or same-sex domestic partner, or child, birth or adoption of child, or termination of employment of spouse or same-sex domestic partner). This applies not only to participation in the insured programs, but also to the level of participation in the Dependent Care Account and the Health Care Spending Account.

c. Each open enrollment period as established by the Board, employees electing or eligible to participate in the VIP Program will be given the opportunity to change the benefits they have selected. Each year employees will be informed of any changes in the VIP Program. This will give each employee the chance to review and compare various benefit alternatives in order to make the proper selection.
during the open enrollment period.

d. Each Medical Plan alternative will have a specified number of "benefit credits" associated with its selection. These benefit credits may be used to purchase any of the optional insured benefits (Vision and Dental Plans or employee contributions for medical coverage) or to contribute to the Dependent Care Account or Health Care Spending Account.

e. Each insured benefit option (Medical, Vision, and Dental Plans) will have a "price tag" or cost to an employee if that particular benefit is selected. Benefit credits may be used to purchase or pay the price of each insured's benefit selected. Amounts contributed to the Dependent Care Account or Health Care Spending Account are optional with employees choosing to contribute any amount within the plan limits. Employees may, however, purchase benefits whose total price tags exceed their benefit credits. In this case, the employee must make up the difference through employee contributions. All contributions to the VIP Program will be on a pretax basis. This means that federal and state income taxes will not be withheld on employee contributions nor will these contributions be included in an employee’s gross wages as reported on W-2 Form. FICA tax will not be withheld. Employee contributions will be included in the annual salary for retirement and life insurance purposes.

f. Participants in the Dependent Care Account must meet tax law requirements in order to participate in this plan. Contributions may only be used to reimburse an employee for expenses actually incurred during the Plan Year for which they were contributed. Any amounts remaining in the Dependent Assistance Account at the end of the Plan Year will be forfeited.

g. The Health Care Spending Account will operate similar to the Dependent Care Account. The most important facts are that amounts contributed may only be used to reimburse expenses incurred during the Plan Year for which they were contributed, and amounts remaining at the end of the Plan Year will be forfeited.

h. Employees may elect to receive their unused benefit dollars in cash, which will be added to their regular pay check. If the employee elects this option, the payments will be prorated on a per-pay basis. This amount is taxable.

i. Total employee contributions to the Dependent Care Account and/or Health Care Spending Account will be prorated on a per-pay basis.

j. Employees hired during the Plan Year will make their selection in advance of becoming eligible for VIP Program benefits. This election will be in effect for the remainder of the Plan Year (except for a qualified life status change creating a special enrollment period for individuals who did not enroll in a group health plan when they were first eligible due to the existence of alternative coverage.

k. Employees with at least 15 years of cumulative service with HCPSS, are retiring with the Maryland State Retirement Pension System, and are enrolled in one of
the school system’s medical, prescription, dental, and/or vision plans for at least one full year immediately prior to retirement date, are eligible for a Board contribution towards the cost of retiree coverage in accordance with the HCPSS Benefits Enrollment Guide for Retirees.

D. Comparison of VIP Medical Plans

<table>
<thead>
<tr>
<th>Summary of</th>
<th>84-85 Plan (Revised)</th>
<th>Alternate Plan</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Hospital Expenses</td>
<td>Semi-private room rate for 365 days</td>
<td>Semi-private room rate for 365 days</td>
</tr>
<tr>
<td>Room, Board &amp; General Nursing</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diagnostic Testing Lab</td>
<td>Covered in full for 365 days</td>
<td>Covered in full for 365 days</td>
</tr>
<tr>
<td>Work &amp; X-rays - Inpatient</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Use of Hospital Outpatient facilities</td>
<td>Covered in full</td>
<td>Covered in full</td>
</tr>
<tr>
<td>Extended care facility</td>
<td>Covered in full for combined hospital maximum of 365 days</td>
<td>Covered in full for combined hospital maximum of 365 days</td>
</tr>
<tr>
<td>2. Physician Services</td>
<td>100% of the usual and reasonable charge</td>
<td>After $100/$200 deductible, plan pays 80% of the next $2500, 100% thereafter</td>
</tr>
<tr>
<td>Surgery - Inpatient</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Surgery - Outpatient</td>
<td>100% of the usual and reasonable charge</td>
<td>100% of the usual and reasonable charge</td>
</tr>
<tr>
<td>3. Mental and Nervous</td>
<td>30 days in full; then after $100/$200 deductible, plan pays 80% of covered expenses</td>
<td>30 days in full; then after $100/$200 deductible, plan pays 80% of covered expenses</td>
</tr>
<tr>
<td>Inpatient</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Outpatient</td>
<td>After $100/$200 deductible plan pays 52% of plan allowable amount for the first 20 visits per year, then 50% of the plan allowable amount</td>
<td>After $100/$200 deductible, plan pays 52% of plan allowable amount for the first 20 visits per year, then 50% of the plan allowable amount</td>
</tr>
<tr>
<td>4. Other Services</td>
<td>After $100/$200 deductible, plan pays 80% of the next $2500; 100% thereafter</td>
<td>After $100/$200 deductible, plan pays 80% of the next $2500; 100% thereafter</td>
</tr>
<tr>
<td>Ambulance Service</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Diagnostic Testing, Lab Work &amp; X-rays - Outpatient</td>
<td>100% of the usual and reasonable charge</td>
<td>After $100/$200 deductible, plan pays 80% of the next $2500; 100% thereafter</td>
</tr>
<tr>
<td>Prescription Drug</td>
<td>When not covered by any other plan, after $100/$200 deductible, plan pays 80% of the next $2500; 100% thereafter</td>
<td>When not covered by any other plan, after $100/$200 deductible, plan pays 80% of the next $2500; 100% thereafter</td>
</tr>
<tr>
<td>Outpatient</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Summary of Benefits</td>
<td>84-85 Plan (Revised)</td>
<td>Alternate Plan</td>
</tr>
<tr>
<td>---------------------</td>
<td>----------------------</td>
<td>----------------</td>
</tr>
<tr>
<td>4. Cont. Orthopedic &amp; Prosthetic Devices Outpatient</td>
<td>After $100/$200 deductible, plan pays 80% of the next $2500; 100% thereafter</td>
<td>100% of the usual and reasonable charge, subject to certain limitations</td>
</tr>
<tr>
<td>Physical Therapy &amp; Rehabilitation Outpatient</td>
<td>After $100/$200 deductible, plan pays 80% of the next $2500; 100% thereafter</td>
<td>After $100/$200 deductible, plan pays 80% of the next $2500; 100% thereafter</td>
</tr>
<tr>
<td>Voluntary Second Surgical Opinion</td>
<td>100% of physician’s fee; 100% of X-ray and lab fees</td>
<td>100% of physician’s fee; 100% of x-ray and lab fees</td>
</tr>
<tr>
<td>Preadmission Testing</td>
<td>100% of hospital charges ordered by physician</td>
<td>100% of hospital charges ordered by physician</td>
</tr>
<tr>
<td>Chemotherapy - Outpatient</td>
<td>100% of the usual and reasonable charge</td>
<td>After $100/$200 deductible, plan pays 80% of the next $2500; 100% thereafter</td>
</tr>
<tr>
<td>5. Emergency Treatment Hospital Charges</td>
<td>100% of hospital charges within 72 hours of accidental injury or onset of serious illness</td>
<td>100% of hospital charges within 72 hours of accidental injury or onset of serious illness</td>
</tr>
<tr>
<td>Physician’s Fees</td>
<td>100% of the usual and reasonable charges within 72 hours of accidental or onset of serious illness</td>
<td>100% of the usual and reasonable charges within 72 hours of accidental or onset of serious illness</td>
</tr>
<tr>
<td>6. Annual Deductibles</td>
<td>$100 per individual to a maximum of $200 per family</td>
<td>$100 per individual to a maximum of $200 per family</td>
</tr>
<tr>
<td>7. Maximum out-of-pocket Per Year Individual Family</td>
<td>$600.00 $1,200.00</td>
<td>$600.00 $1,200.00</td>
</tr>
<tr>
<td>8. Lifetime Maximum Benefit</td>
<td>Basic benefits plus $1,000,000 Major Medical</td>
<td>Hospital benefits, plus $1,000,000 Major Medical</td>
</tr>
</tbody>
</table>
### E. Comparison of Dental Benefits

<table>
<thead>
<tr>
<th>Service</th>
<th>84-85 DENTAL PLAN</th>
<th>ALTERNATE 2nd DENTAL PLAN</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>% of UCR</td>
<td>Deductible</td>
</tr>
<tr>
<td>Oral examination</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>X-rays</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Fluoride Treatment</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Cleaning</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Emergency Treatment</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Fillings (not gold foil)</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Simple Extractions</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Root Canal</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Prosthetic Repair</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Crowns</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Space Maintainers</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Surgical Extractions</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Oral Surgery</td>
<td>100%</td>
<td>No</td>
</tr>
<tr>
<td>Dentures and Bridges</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Periodontics</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Orthodontia</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Maximum Annual Benefit</td>
<td>$1,000</td>
<td>$1,000</td>
</tr>
<tr>
<td>Orthodontic Maximum Lifetime</td>
<td>N/A</td>
<td>$750</td>
</tr>
<tr>
<td>Deductible</td>
<td>N/A</td>
<td>$25/Individual</td>
</tr>
<tr>
<td>*Subject to Missing Tooth</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Provision</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*Are dentures and bridges</td>
<td>N/A</td>
<td>Only after satisfying a 5-year waiting period</td>
</tr>
</tbody>
</table>
F. Vision Program

1. Schedule of Benefits
   Vision Exam...Reasonable and Customary Charge
   (Limited to one per 12-month period)

<table>
<thead>
<tr>
<th>Type</th>
<th>Lenses (Per Pair)</th>
<th>Frames</th>
<th>Total Allowance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single</td>
<td>$41.50</td>
<td>+</td>
<td>$71.00</td>
</tr>
<tr>
<td>Bifocal</td>
<td>$67.00</td>
<td>+</td>
<td>$96.50</td>
</tr>
<tr>
<td>Double Bifocal</td>
<td>$100.50</td>
<td>+</td>
<td>$130.00</td>
</tr>
<tr>
<td>Trifocal</td>
<td>$89.50</td>
<td>+</td>
<td>$119.00</td>
</tr>
<tr>
<td>Aphakic</td>
<td>$156.50</td>
<td>+</td>
<td>$186.00</td>
</tr>
</tbody>
</table>

**Contact Lenses**
(Per pair):
- Cosmetic (in lieu of frames & lenses): $71.00
- Bifocal Contact Lenses: $96.50
- Medically Required*: $221.00

*Following cataract surgery or when visual acuity is correctable to at least 20/70 in the better eye only by use of contact lenses

In some instances, benefits may be provided toward two vision exams during the same benefit period.

Benefits are not available for:

a. Replacement or repair of broken or lost frames and lenses (including contacts) for which benefits were provided.

b. Sunglasses (lenses tinted darker than #2 tint), even if prescribed - unless you purchase a contract specifically covering sunglasses. Photocromic lenses are not considered sunglasses.

2. Details:

a. This Program provides 100% of the reasonable and customary charge for a vision exam performed by an Ophthalmologist or Optometrist.

b. The Program entitles members to coverage of services once every 12 months, starting with the initial visit for vision services. To receive benefits, an invoice must be submitted to the insurance carrier.
ARTICLE 15
GENERAL PROVISIONS

15.1 Severability - If any provision of this Agreement or any application thereof related to wages, employee benefits, and/or working conditions is held to be contrary to law, such provision or application will not be deemed valid and subsisting, except to the extent permitted by law, but all other provisions or applications will continue in full force and effect. The parties may mutually agree to meet no later than fifteen (15) days after any such holding for the purpose of renegotiating provisions of this contract as agreed to by the parties.

15.2 Distribution of Agreement - The Board and Association agree to equally divide the costs of providing a copy of this Agreement to each employee in the bargaining unit.

15.3 The Board and HCEA/ESP agree that the terms and provisions herein contained constitute the entire Agreement between the parties and supersede all previous communications, representations or agreements, either verbal or written, between the parties hereto with respect to the subject matter herein. The Board and HCEA/ESP agree that all negotiable items have been discussed during the negotiations leading to this Agreement and therefore, agree that negotiations will not be reopened on any item, whether contained herein or not, during the life of this Agreement except by mutual consent.

15.4 “Same-sex domestic partner” as used throughout this Agreement means an individual approved by the Board to receive domestic partner benefits under criteria established by the Board. Domestic partner benefits and coverages cannot begin until same-sex domestic partner status is approved by the Board, and will be provided as permitted by law. The above language shall only apply to those employees who currently receive same sex domestic partner protection under the negotiated agreement as of January 1, 2015 and current employees residing outside of Maryland in states that do not recognize same sex marriage.

15.5 Joint Labor/Management Collaboration Committee

1. Purpose
The parties agree to actively support a Joint Labor Management Collaboration Committee which will be used as a forum for the discussion of issues that are not current matters of negotiation or grievance but are matters of mutual interest or concern between the parties. The intent of the Labor/Management Committee is to investigate, study, and discuss possible solutions to mutual problems affecting labor/management relations. The parties may also attempt to resolve differences of interpretation of negotiated matters. However, it is recognized that the Labor/Management Committee is not a substitute for the grievance procedure. Additionally, it is recognized that neither party will submit or otherwise seek modification of any negotiated term or condition of the agreement through the Labor/Management Committee and no bargaining will take place.

2. Membership
Standing members of the Labor/Management Committee will include the president or designee of the Howard County Education Association Educational Support

Updated July 1, 2020
Professionals (ESP) unit and two other ESP representatives of the Association to be
determined by the president, and the Superintendent or designee and two other
representatives of management determined by the Superintendent. At any meeting
of the Labor/Management Committee, either party may be represented by up to four
additional members. Both parties may rotate these members in order to
accommodate discussion of scheduled agenda items at meetings. The committee
may elect to use outside impartial facilitation for some or all meetings.

3. Chairperson
The President of HCEA-ESP/designee or the Superintendent/designee can
convene the Labor/Management Committee. Responsibility for chairing meetings
shall alternate each meeting between HCEA-ESP and HCPSS. Each party will
determine whether their chair assignment will be consistent or rotate among their
members.

4. Minutes
The committee will assign responsibility for preparing minutes of the meeting.
Drafts of the minutes of meetings will be submitted to each team leader by the
preparer for approval and submission to the other committee members. Copies of
the minutes will then be distributed to all members who were in attendance at the
meetings.

5. Date, Time, and Agenda of Meetings
The committee will schedule regular meetings at least quarterly. Additional
meetings may be called at the request of either party. Such additional meetings
will be requested a minimum of two weeks in advance along with the proposed
agenda items of the requesting party. The proposed agenda for all meetings shall
normally be limited to one and one-half hours, shall include the topics along with
a brief description, and will be submitted five days prior to the meeting to both
parties. The individual designated to chair the meeting will be responsible for
preparing and distributing the agenda. It is recognized that either party may
initiate a topic not on the agenda provided the other party concurs that it is of an
emergency nature or a current item that would be of benefit to be discussed as soon
as possible.

6. General Guidelines
a. As time permits, each topic will be discussed fully and recommendations
made on the topic before proceeding to another topic.
b. Topics requiring further study may be tabled and brought for further
discussion at a future meeting.
c. It is recognized that recommendations growing out of these meetings are not
binding.
d. No grievances shall be discussed and no bargaining shall take place. However,
topics that could lead to grievances may be discussed.
e. All Committee recommendations shall be reached by consensus. There shall
never be a vote taken by the Committee.
f. Where consensus is not reached, the topic shall be canceled, reverting to its
proper place in the labor/management relationship – for instance, grievance
procedure, negotiations, etc.

Updated July 1, 2020
g. Either party may initiate a request to the Federal Mediation and Conciliation Service for assistance.

ARTICLE 16
NEGOTIATION PROCEDURE

16.1 Both parties agree to negotiate in good faith as prescribed in Section 6-501, et seq., Education Article of the Annotated Code of Maryland. The parties agree to utilize the contents and format of the Agreement in effect as the basis for proposals for negotiation in the new Agreement. This is understood to mean that:

A. Items in the existing Agreement which remain satisfactory to both parties would be continued as part of the new Agreement.

B. Items in the existing Agreement which are believed in need of change, deletion, or addition by either party may be the subject of new proposals for negotiation.

C. Items not included in the existing Agreement but believed desirable for consideration in the new Agreement by either party may be proposed as additions to the existing Agreement.

16.2 Every effort will be made to begin negotiations concerning a successor Agreement by November 2, but in no event shall such negotiations begin later than December 2 unless a later date is mutually acceptable to both parties. All issues proposed for negotiations shall be detailed in writing and submitted by the Association to the Board or its delegated representatives not later than December 2. The Board shall submit in writing to the Association representatives all additional issues upon which it wishes to negotiate not later than December 2. The December 2 deadline can be extended if a later date is mutually accepted by both parties.

16.3 The Association shall submit names of negotiating team members to the Board chief negotiator before the first negotiation session. Neither party shall have any control over selection of consultants or negotiation representatives of the other party.

16.4 Negotiating sessions shall be held as frequently as necessary, at a time other than the regular school day for students.

16.5 If agreement has not been reached, or at the request of either party, the provisions for handling an impasse as provided by Education Article, 6-510(e) of the Annotated Code of Maryland, shall apply.
### Longevity

Longevity payments for regular service in the school system are as follows: $1.00 per hour for employees who have completed 20 or more years of regular service; $0.56 per hour for employees who have completed 15-19 years of regular service; $0.25 for employees who have completed 13-14 years of regular service. Employees hired prior to April 1 of a fiscal year will be granted a full year toward longevity. Longevity payments are not cumulative from year to year.

### National Association of Office Education Professionals Certification (NAOEP) Eligible unit members who successfully complete NAOEP certification shall be paid a one-time stipend of $500.00. The number of eligible employees to receive the stipend in any given year shall be limited to ten (10).

### Health Assistants: Coverage of Emergency Healthcare Issues during Lunch

- A HCPSS Cluster Nurse will provide emergency health care coverage for 50% of the health assistants’ scheduled lunch periods during each two-week period.
- On those days that the cluster nurse is not available to provide coverage for such emergencies, the health assistant will remain in the building during their scheduled lunch period.
- If a medical emergency arises during the health assistant’s scheduled lunch period on such a
day, the health assistant will respond to the situation and provide health care. Once the situation is addressed, the health assistant’s lunch period will be extended by the period of interrupted time, to be taken during non-emergency time.

- Emergency health care situation/student symptoms that would result in the interruption of the health assistant’s 30 minute duty-free lunch period include but are not limited to:
  - Anaphylactic reaction
  - Bleeding
  - Burns
  - Cardiac/heart distress; chest pain
  - Dental trauma
  - Drug/alcohol overdose/abuse
  - Exposure incidents-exchange of body fluids during fights, bites, etc.
  - Eye injury
  - Injury involving large bones (e.g. leg or arm)
  - Severe head, neck or back trauma; paralysis
  - Medication/treatment administration — emergency (Epi-Pen, Diastat, Glucagon, Nebulizer)
  - Pain – Severe abdominal pain for pregnant students
  - Poisoning
  - Psychiatric emergency
  - Respiratory distress
  - Seizure
  - Sexual assault/rape
  - Shock
  - Unconsciousness/unresponsiveness

- Health assistants will receive an additional 30 cents on their hourly rate as compensation to remain in the building during their duty-free lunch period.

Paraeducators Assigned to Title 1 Schools
Paraeducators assigned to Title 1 schools will receive $0.25 more per hour if they have attained Para Pro certification, an Associate’s Degree in a related area of education, or 48 credit hours in a related area of education.

Updated July 1, 2020
Salary Grades

A: Currently holds no certification but is working toward certification, or is a graduate of an interpreter training program, or holds a Bachelor’s Degree in a related field.

B: NAD Level 3 Generalist Certification; or passed either RID written exam or NIC Knowledge Written Test

C: NAD Level 4 Advanced Certification; RID Certificate of Interpreting; RID Certificate of Transliteration; NIC Level 1 Certified and Level 2 Advanced Certification, NIC Certification (certified after 7/1/12), or Ed: K-12 Certification (EIPA 4.0).

D: NAD Level 5 Master Certification; NIC Level 3 Master Certification; Any two certifications from Grade C.

Notes

1. Employees who fail to complete education requirements remain at the same salary grade.
2. The interpreter designated as Program Head shall receive an additional $1.50 per hour.
3. Freelance work by interpreters will be reimbursed at the rate of $35 per hour for non-certificated Interpreters, $40 per hour for certificated interpreters who meet the requirements of salary grade “C,” and $45 per hour for certificated interpreters who meet the requirements of salary grade “D.”
4. Longevity payments for regular service in the school system are as follows: $1.00 per hour for employees who have completed 20 or more years of regular service; $.56 per hour for employees who have completed 15-19 years of regular service; $.25 for employees who have completed 13-14 years of regular service. Employees hired before April 1 of a fiscal year will be granted a full year toward longevity. Longevity payments are not cumulative from year to year.

Updated July 1, 2020
### Nurses

#### 2020-2021 (Effective July 1, 2020)

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#### Notes

1. Longevity payments for regular service in the school system are as follows: $1.00 per hour for employees who have completed 20 or more years of regular service; $.56 per hour for employees who have completed 15-19 years of regular service; $.25 for employees who have completed 13-14 years of regular service. Employees hired before April 1 of a fiscal year will be granted a full year toward longevity. Longevity payments are not cumulative from year to year.
2. Lead cluster nurses and Telemedicine nurses shall receive an additional $1.55 per hour.
3. Nurses who qualify for and receive National School Nurse Certification will receive an additional $1.00 per hour as long as the certification is maintained. (This provision will be effective July 1, 2016.)
### 10 Month Technical Central Office and School Based

**2020-2021 (Effective July 1, 2020)**

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**Notes**

1. Network specialists will be provided a $200.00 per year stipend for responding to after-hours calls.
2. Salaried personnel shall not be entitled to additional holiday pay other than as compensated in annual salary.

Updated July 1, 2020
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Notes
1. Network specialists will be provided a $200.00 per year stipend for responding to after-hours calls.
2. Salaried personnel shall not be entitled to additional holiday pay other than as compensated in annual salary.
Food & Nutrition Services

Assistants

2020-2021 (Effective July 1, 2020)

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Longevity

1. Food and Nutrition service workers with 13-14 years of regular service in the Howard County Public School System will receive an additional $.25 per hour.
2. Food and Nutrition service workers with 15-19 years of regular service in the Howard County Public School System will receive an additional $.56 per hour.
3. Food and Nutrition service workers with 20 or more years of regular service in the Howard County Public School System will receive an additional $1.00 per hour.
4. Employees hired before April 1 of a fiscal year will be granted a full year toward longevity.
5. Longevity payments are not cumulative from year to year.
ARTICLE 18
DURATION

Unless otherwise provided herein, the provisions of this Agreement shall be effective as of July 1, 2019 and shall continue in full force and effect through June 30, 2021.

This Tentative Agreement (TA) is contingent upon the Board of Education receiving or identifying sufficient revenue to fund the fiscal items. In the event the TA is not fully funded for the duration of this Agreement the parties shall engage in further negotiations.

The Association and the Board will reopen negotiations for the 2021-2022 school year on a date mutually agreed upon between November 2nd, but no later than December 2nd unless a later date is mutually acceptable to both parties.

In witness whereof the parties hereunto set their hand and seals this the 25th day of June 2020.

HOWARD COUNTY BOARD OF EDUCATION:
By:

______________________________
(Chairperson)

______________________________
(Superintendent)

HOWARD COUNTY EDUCATION ASSOCIATION
EDUCATIONAL SUPPORT PERSONNEL
By:

______________________________
(President)

______________________________
(Secretary)
APPENDIX A
Benefits Advisory Committee

The Board agrees to establish a Benefits Advisory Committee to provide recommendations into maintaining quality and affordable benefits. It is understood that the recommendations of the committee do not constitute negotiations and are only advisory.

The focus of the committee shall be to:

A. Make recommendations on cost containment strategies;
B. Study, discuss and recommend possible plan design changes and rate setting;
C. Develop strategies to educate employees regarding benefit plans;
D. Make recommendations on the insurance fund balance/reserve;
E. Make recommendations on the HCPSS budget mark for funding employee benefits;
F. Evaluate insurance vendor bids;
G. Participate in benefit bid process;
H. Review monthly reports of claims data compared to the projection of costs to be aware of the trends.

The Benefits Advisory Committee will be provided with full access, within HIPAA guidelines, to plan utilization and vendor performance, outcome and cost data, including vendor contracts, to facilitate their work towards increasing market transparency and reducing costs.

The Benefits Advisory Committee will meet at least six (6) times per year. The committee will report to the Chief Business and Technology Officer on its work as needed. A copy of their report(s) will be forwarded to the Association/Union president for possible use in negotiations.

The composition of the committee will include up to three (3) representatives appointed by and representing the Board, one (1) representative from each bargaining unit within the Association/Union (e.g., HCEA-Certificated and HCEA-ESP) appointed by the President who is a current employee or the president may appointment himself/herself, one (1) representative from each of the other employee groups appointed by their president or the president may appoint himself/herself, and one (1) person representing the retired employees’ association.

The Association/Union representative appointed to the committee shall be released from his/her duties, if necessary, for meetings of the committee without loss of salary whenever such meetings are held during the duty day.

Once appointed, the Committee will elect a chairperson and vice chairperson from the employee/retiree representatives group. The committee shall develop operational procedures to assist them in their work, which may include subject matter experts, to support the focus of the committee as indicated above.