Contract Proposals Update

ARTICLE	PROPOSAL	STATUS AS OF 6/18/20251
1	DURATION OF AGREEMENT	TA 5/20/25
	This Agreement is made and entered into by	DURATION OF AGREEMENT
	and between the Board of Education of	This Agreement is made and entered into by
	Prince George's County and the Prince	and between the Board of Education of
	George's County Educators' Association for	Prince George's County and the Prince
	the period of July 1, 2022 2025, through	George's County Educators' Association for
	June 30, 2025 2028.	the period of July 1, 2022 2025, through June 30, 2025 2028.
	On or before January 1 October 1 of a	
	negotiating year, representatives of the	On or before January 1 October 1 January
	Board and PGCEA shall enter into	lof a negotiating year, representatives of the
	discussions regarding the contents of a new	Board and PGCEA shall enter into
	Agreement.	discussions regarding the contents of a new
	3/4/25	Agreement.
2	2.7 CONTRACT EMPLOYEES	TA 4/29/25
	The Board shall not hire contract employees	2.7 CONTRACT EMPLOYEES
	for PGCPS Unit I positions without	A. The Board shall not hire contract employees
	notification to PGCEA. If requested,	for PGCPS Unit I positions without
	discussion of the need and purpose of such	notification to PGCEA. If requested,
	action will occur with PGCEA.	discussion of the need and purpose of such
	A. The Board shall not hire contract employees	action will occur with PGCEA.
	not directly employed by PGCPS for any	
	positions assigned to Unit I without	B. Any work normally done by Unit I members,
	notification, discussion, and the agreement	such as compensatory services, second
	of PGCEA.	assignments, and summer school, shall be
	B. Any work normally done by Unit I	advertised and offered to Unit I members
	members, such as compensatory services,	before being offered to contract employees, vendors, or non-PGCPS service providers.
	second assignments, and summer school,	vendors, or non-rocrs service providers.
	shall be advertised and offered to Unit I	
	members before being offered to contract	
	employees, vendors, or non-PGCPS service	
	providers.	
3	3/4/25 ARTICLE 3 — DEFINITIONS	TA 7/1/25
5		I A //1/23
	13. Per Diem – The daily rate of pay	
	derived from the annual salary	
	divided by the number of contract	
	days.	
	14. Prorated Per Diem – The product of	
	the base annual salary multiplied by	
	1/1500.	
	Replace CEO with Superintendent	
	throughout Article 3	
	PGCPS Proposal 7/1/25	
4.3	4.3 PROFESSIONAL ORGANIZATION	TA 5/6/25
	INVOLVEMENT LEAVE	
	When the need arises, officers, Board members,	
	committee chairpersons and members	
	designated by approval of the Board of	
	Directors of PGCEA may attend essential local,	

	state, and national meetings with no loss of pay or personal or annual leave. No more than a total of two-hundred twenty-five (225) days aggregate and cumulative for all professional employees or six (6) days for any one individual shall be approved in any school year. Exceptions to this provision shall be a ten (10) day maximum for the elected vice president and treasurer of the Association and one other individual designated by the Association. Other exceptions may be granted upon approval by the Chief Human Resources Officer. When the immediate supervisor is unable to make emergency arrangements, the Board will be reimbursed by PGCEA for the cost of substitutes used on a full or half-day basis. Application for such leave shall be made in writing to the Chief Human Resources Officer as far in advance as practicable and ordinarily at least forty-eight (48) hours in advance. PGCEA and its officers recognize and agree that this privilege should not be abused. This section does not apply to summer school teaching. The Board will develop appropriate leave codes for use when PGCEA members are absent from their work location for professional organization involvement leave. 4/8/25	
4.5 A.	 4.5 FACULTY ADVISORY COUNCIL A. A Faculty Advisory Council is to be established by the Unit I members in every school, work site or, department, or unique office/grouping within a department. 3/25/25 	 TA 6/17/25 PGCEA Counter Proposal 6/17/25 A. FAC Formation Language (4.5A) A Faculty Advisory Council is to be established by the Unit 1 members in every school, work site, or department. Work site shall be defined as any employee group that reports to the same direct supervisor for the purposes of this article.
4.5 H.	H. Upon the formation and organization of the FAC, the chair of the FAC of each worksite shall send a copy of the roster to PGCEA and to the principal or supervisor designated by the Chief Executive Officer Superintendent. At that time, the FAC Chair and principal/supervisor shall jointly identify a regular schedule for the principal/supervisor and the members of the Faculty Advisory Council to meet. Additional meeting times may be added as necessary to support effective school/worksite operations.	 TA 5/6/25 H. Upon the formation and organization of the FAC, the chair of the FAC of each worksite shall send a copy of the roster to PGCEA and to the principal or supervisor designated by the Chief Executive Officer Superintendent. At that time, the FAC Chair and principal/supervisor shall jointly identify a regular schedule for the principal/supervisor and the members of the Faculty Advisory Council to meet. Additional meeting times may be added as necessary to support effective school/worksite operations.
4.5 J.	J. Every school/worksite/department shall have a school/worksite	TA 5/27/25

	Improvement/Planning/School Planning Management/Leadership Team. The Chair of the FAC or designee shall serve as a representative to the school/worksite Improvement/Planning/School Planning Management/Leadership team. 3/25/25	J. Every school/worksite/department shall have a school/worksite School Improvement Plan (SIP) Team/School Planning Management Team (SPMT)/ Leadership Team. The Chair of the FAC or designee shall serve as a representative to the school/worksite Improvement/Planning/School Planning Management/Leadership team that monitors and facilitates the implementation of School Performance Plans (SPPs).
4.5 K.	 K. The school/worksite budget allocation (including but not limited to the school- based budget, Title 1 funds, and community school funds) shall be shared with the FAC by the principal/supervisor upon receipt. Then, the principal/supervisor's decision on how to allocate those funds shall be shared with the FAC when it is ultimately approved by the Area Offices or other applicable Divisions and Departments. The information sharing within this item does not imply FAC control or approval power of any budget. 3/25/25 	 TA 5/27/25 K. School/worksite budget allocations (including but not limited to the school-based budget, Title I 4 funds, and community school funds) shall be shared and integrated into the yearly budget topic meeting with staff, and PTA/PTO meetings in accordance with PGCPS internal budget guidance guidelines. with the FAC by the principal/supervisor upon receipt. Then, the principal/supervisor's decision on how to allocate those funds shall be shared with the FAC when it is ultimately approved by the Area Offices or other applicable Divisions and Departments. The information sharing within this item does not imply FAC control or approval power of any budgets.
4.6	 4.6 CONTRACT COMPLIANCE No changes, exceptions or waivers to this agreement shall be proposed or enacted at individual schools or other worksites. Principals/Supervisors shall not hold votes of Unit I members at their schools/worksites on changes to any provisions of the negotiated agreement. 3/4/25 	Withdrawn 5/6/25 PGCEA withdrew proposal, PGCPS withdrew counter of consideration of school-based waivers/options
5	 B. Definitions, as applied to ARTICLE 5. 1. A complaint is any problem or misunderstanding that ean cannot be settled orally between the parties involved. 2. A grievance is any unsettled complaint by a Unit I member(s) or by PGCEA on its own behalf of an alleged violation or misinterpretation of this Agreement except as provided in ARTICLE 9 and ARTICLE 11. 3. An aggrieved person/party is a Unit I member(s) making the claim. 4. The term Unit I member(s) includes individuals or groups who are members of the bargaining unit covered by this Agreement. 	 TA 4/29/25 B. Definitions, as applied to ARTICLE 5. A complaint is any problem or misunderstanding that ean cannot be settled orally between the parties involved. A grievance is any unsettled complaint by a Unit I member(s) or by PGCEA on its own behalf of an alleged violation or misinterpretation of this Agreement except as provided in ARTICLE 9 and ARTICLE 11. An aggrieved person/party is a Unit I member(s) making the claim. The term Unit I member(s) includes individuals or groups who are members of the bargaining unit covered by this Agreement.

	 5. A party of interest is the person(s) making a claim and person(s) who may be required to take action or against whom action may be taken in order to resolve the claim. 6. The term days shall mean days other than Saturday, Sunday and School Holidays workdays. In the event a grievance is filed on or after June 1, the time limits set forth herein shall be reduced so that the grievance procedure may be exhausted prior to the end of the school term or as soon thereafter as is practicable feasible. 	 5. A party of interest is the person(s) making a claim and person(s) who may be required to take action or against whom action may be taken in order to resolve the claim. 6. The term days shall mean days other than Saturday, Sunday and School Holidays business days. In the event a grievance is filed on or after June 1, the time limits set forth herein shall be reduced so that the grievance procedure may be exhausted prior to the end of the school term or as soon thereafter as is practicable.
	C. Procedures	C. Procedures
	Unit I member(s) electing to use the grievance procedure are required to follow the steps outlined below specifically. Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each level shall be regarded as a maximum, and every effort shall be made to expedite the process. The time limits specified may, however, be extended by mutual agreement between PGCEA and the Administration.	Unit I member(s) electing to use the grievance procedure are required to follow the steps outlined below specifically. Since it is important that grievances be processed as rapidly as possible, the number of days indicated at each level shall be regarded as a maximum, and every effort shall be made to expedite the process. The time limits specified may, however, be extended by mutual agreement between PGCEA and the Administration.
	Step ThreeIn the event the aggrieved party is notsatisfied with the decision of the principal orsupervisor, the grievant will, within fifteen(15) business days by mail, by hand, oremail cause to be delivered the copy of thecomplaint and its answer to the ChiefHuman Resources Officer and one copy toPGCEA. The Chief Human ResourcesOfficer will have twenty (20) business daysfrom receipt of the grievance to render awritten decision. The Chief HumanResources Officer, or designee mayschedule a meeting with the aggrieved partyor may refer the matter to the appropriateAssociate Superintendent for a conference,if such a meeting or conference might serveto resolve the grievance at this step. If thedecision is made to schedule a meeting or aconference, it shall be held at the earliestmutually convenient time. In such instances,the timeline for the written response will beadjusted. A PGCEA staff member may bepresent at the meeting or conference. Copies	Step ThreeIn the event the aggrieved party is notsatisfied with the decision of the principal orsupervisor, the grievant will, within fifteen(15) business days by mail, by hand, or emailcause to be delivered the copy of thecomplaint and its answer to the Chief HumanResources Officer and one copy to PGCEA.The Chief Human Resources Officer willhave twenty (20) business days from receiptof the grievance to render a written decision.The Chief Human Resources Officer, ordesignee may schedule a meeting with theaggrieved party or may refer the matter to theappropriate Associate Superintendent for aconference, if such a meeting or conferencemight serve to resolve the grievance at thisstep. If the decision is made to schedule ameeting or a conference, it shall be held atthe earliest mutually convenient time. Insuch instances, the timeline for the writtenresponse will be adjusted. A PGCEA staffmember may be present at the meeting orconference. Copies will be sent to the

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	will be sent to the aggrieved person, the	aggrieved person, the principal or supervisor
	principal or supervisor and PGCEA.	and PGCEA.
	Step Four	Step Four
	If the aggrieved party is not satisfied with	If the aggrieved party is not satisfied with the
	the decision of the Chief Human Resources	decision of the Chief Human Resources
	Officer or if the Chief Human Resources	Officer or if the Chief Human Resources
	Officer fails to render a decision within the	Officer fails to render a decision within the
	prescribed time, PGCEA will have 15	prescribed time, PGCEA will have 15
	business days in which to provide a written	business days in which to provide a written
	request for Arbitration. Upon receipt, an	request for Arbitration. Upon receipt, an
	arbitrator shall be appointed from a panel	arbitrator shall be appointed from a panel
	consisting of three (3) mutually agreeable	consisting of three (3) mutually agreeable
	arbitrators and six (6) additional arbitrators	arbitrators and six (6) additional arbitrators
	with three (3) named by PGCEA and three	with three (3) named by PGCEA and three
	(3) named by the Board annually on or	(3) named by the Board annually on or about
	about July 1 of each year. Each of the	July 1 of each year. Each of the parties may
	parties may replace their selected arbitrators	replace their selected arbitrators during the
	during the year. The three (3) mutually	year. The three (3) mutually agreed
	agreed arbitrators may only be changed, if	arbitrators may only be changed, if
	necessary, by mutual agreement of both	necessary, by mutual agreement of both
	parties. Selection shall be made by	parties. Selection shall be made by
	alternately striking names from the list until	alternately striking names from the list until
	one name remains within thirty (30) days of	one name remains within thirty (30) days of
	receipts of the grievance at the Step 4 level.	receipts of the grievance at the Step 4 level.
	Such person shall be designated as the	Such person shall be designated as the
	· · ·	
	arbitrator. The parties understand and agree	arbitrator. The parties understand and agree
	that those matters not covered by this	that those matters not covered by this
	Agreement are, consistent with Section 1.06	Agreement are, consistent with Section 1.06
	herein, reserved for Board policy and that,	herein, reserved for Board policy and that,
	therefore, only grievances as defined in	therefore, only grievances as defined in
	Section 4.02 herein are subject to arbitration	Section 4.02 herein are subject to arbitration
	under this Agreement. The arbitrator's	under this Agreement. The arbitrator's
	decision shall be final and binding on both	decision shall be final and binding on both
	parties, subject to the following principles:	parties, subject to the following principles:
	3/4/25	
6.1 A. 1 – 14	A. Unit I members employed for ten months	TA 7/1/25
-	may be scheduled to work 192 days in the	A. Unit I members employed for ten months
	school year	may be scheduled to work 192 days in the
	1. Subject to the PGCPS Calendar, of the	school year. The Board of Education (BOE)
	above number of days, time will be	shall provide reasonable makeup days
	scheduled for Unit I members when	· · ·
		and/or sessions to resolve any absences. The
	students are not in attendance on a day	BOE may also waive the days at its
	near the end of each of the first, second,	discretion.
	and third, and fourth grading periods in	
	order that Unit I members will be able	a. Unit I members employed for a duration
	to devote such three four one-half days	of eleven months will be required to work
	to complete required grades and other	two hundred and-twelve (212) twelve-eleven
	reports. Unit I members have the option	(212) (211) days. No later than t T hirty (30)
	of completing each of these three four	days prior to the commencement beginning
	half days at an alternate worksite of	of the work year, PGCPS shall create and
	their choice.	disseminate eleven month personnel will be
	2. During the duration of this agreement	provided with a copy of a tentative schedule
	three full non-student duty days shall be	listing when their specifying the dates on
	unce run non-student duty days shall be	nsting when their specifying the dates off

	scheduled as Unit I member led	
	planning days. These days shall be	
	separate from the independent teacher	
	preparation days outlined in Article 6.1	
	A. 2. Unit members shall have the	
	option of working from an alternate	
	work location on these days.	
3.	Two days of asynchronous professional	
	development will be provided to all	
	Unit 1 members at a worksite of their	
	choice:	
4.	One full day during the scheduled	
	school year for students specified for	
	Professional Development, Unit I	
	members will have self-directed	
	professional development at a worksite	
	of their choice. The CEO	
	Superintendent will formally announce	
	the specific date by September 1 of each	
	year.	
5.	One full day during the scheduled	
	school year, Unit 1 members will have	
	online guided professional development	
	via SafeSchools (or other district	
	mandated platform) at a worksite of	
	their choice. The total course times	
	allocated for this date shall not exceed	
	420 minutes. If additional SafeSchool	
	(or other mandated) videos are added	
	after this designated day, additional	
	time shall be provided for Unit I	
	members to complete.	
6.	Unit I members employed for eleven	
	months will work two hundred and	
	twelve eleven (212) (211) days. Thirty	
	(30) days prior to the beginning of the	
	work year, eleven-month personnel will	
	be provided with a copy of a tentative	
	schedule listing when their required	
	contract days will be worked. Where	
	possible this schedule will be worked	
	out after input from the affected Unit I	
	member. The schedule will provide a	
	period of at least three consecutive	
	calendar weeks when there are not any	
	duty days scheduled, unless there is	
7	mutual agreement to do otherwise.	
7.	b. Unit I members employed for twelve	
	months are expected to work on days	
	schools are closed for emergencies unless the Central Offices are closed.	
8.	7. Professional School Counselors shall	
0.	be eleven (11) month Unit I positions	
	effective June 1, 2023.	

which the required contract days will shall be worked. Where possible this schedule will be worked out after input from the affected Unit I member. The schedule will provide include a period of at least three consecutive calendar weeks without duty days when there are not any duty days scheduled, unless there is mutual agreement to do otherwise.

b.-Unit I members employed for twelve months are expected to work on days schools are closed for emergencies unless the Central Offices are closed.

PGCEA/PGCPS TA

- Subject to the PGCPS Calendar, of the above number of days, time will be scheduled for Unit I members when students are not in attendance on a day near the end of each of the first, second, and third, and fourth grading periods in order that Unit I members will be able to devote such three four one-half days to complete required grades and other reports. Unit I members have the option of completing each of these three four half days at an alternate worksite of their choice. PGCEA/PGCPS TA
- 2. During the duration of this agreement two (2) full duty days preceding the first student day and one (1) duty day at the end of the school year shall be scheduled by the principal exclusively for Unit I members to work in their classrooms or other assigned work locations independently to prepare for the opening and closing of the school year. If adjustments to the PGCPS Calendar result in only one non-instructional day remaining at the end of the year, that day will be scheduled for Unit I members to work in their classrooms while also completing the required checkout procedures for their school/work location.
- During the duration of this agreement three two full non-student duty days shall be scheduled as Unit I member led planning days. These days shall be separate from the independent teacher preparation days outlined in Article 6.1 A. 2. Unit members shall have the option of working from an alternate work location on these days. Withdraw – 7/1/25

 8. Pupil Personnel Workers shall be eleven (11) month Unit I positions, effective June 1, 2023. The application process for 12-month positions will consider internal candidates only. 9. School Psychologists shall be eleven (11) month Unit I positions. The application process for 12-month positions will consider internal candidates only. 10. 40. A full time Athletic Director position will be assigned to all PGCPS high schools and added to the position will be included on the differential schedule A for Unit I members effective July 1, 2022. Placement on the differential scale shall be based on years of service in the position. Athletic Directors shall be eleven (11) month Unit I positions effective June 1, 2023. The Athletic Director/Teacher pay scale will be eliminated. 12. Individualized Education Program (IEP) Facilitators shall be eleven (11) month Unit I positions and will be included on the Differential Scale A for Unit I members. 3/4/25 		In preparation for the Middle States Evaluations of High Schools, the chairperson of each official faculty committee shall have scheduled the equivalent of one workday for the purpose of preparing required reports in the evaluation process. Official faculty committees shall be those determined in Sections 1-10, including the subcommittees of Section 4 in the Evaluative Criteria edition being used by that school. The school-wide Chairperson of the Middle States Evaluation Committee shall have scheduled the equivalent of three (3) workdays to complete the report. PGCEA/PGCPS Agree TA New Unit I members shall have three (3) days assigned as preservice days in addition to the 192 days scheduled for all ten-month employees. These days will be scheduled by the Office of Professional Learning and Leadership for the purpose of professional development activities, team planning, and employee activities. These days shall not be used as student contact or instructional days. Unit I members participating in these pre-service days shall be paid at their per diem rate of pay. Unit I members hired within 10 business days of the start of the scheduled pre-service days shall not face
	6	disciplinary action if they are unable to attend.
	6.	 Two days of asynchronous professional development will be provided to all Unit members at a worksite of their choice: a. One full day during the scheduled school year for students specified for Professional Development, Unit I members will have self-directed professional development at a worksite of their choice and shall produce a certificate of completion for each self-directed professional development course. The CEO Superintendent will formally announce the specific date by September 1 of each year. TA – 7/1/25 b. The Board will work with the Union during the 2025-2026 school year to provide sufficient time to complete

all required online guided
professional development via
SafeSchools (or other district-
mandated platform) at worksites
selected by Unit I members and shall
provide a designated day for such
online professional development
during each of the remaining years
of this contract. Unit I members who
fail to successfully complete the
required online guided professional
· · · ·
development during the designated
day will be responsible for doing so
during their own time. TA – PGCPS
counter of 7/1/25
7. The Board of Education (BOE) shall
provide reasonable makeup days and/or
sessions to resolve any absences. The
BOE may also waive the days at its
discretion. Agreed to move to A. TA 6/17/17/25
8. Unit I members employed for a duration
of eleven months will be required to
work two hundred and twelve (212)
twelve eleven (212) (211) days. No later
than tThirty (30) days prior to the
commencement beginning of the work
year, PGCPS shall create and
disseminate eleven month personnel will
be provided with a copy of a tentative
schedule listing when their specifying
the dates on which the required contract
days will shall be worked. Where
possible this schedule will be worked out
after input from the affected Unit I
member. The schedule will provide
include a period of at least three
consecutive calendar weeks without duty
days when there are not any duty days
scheduled, unless there is mutual
agreement to do otherwise. Agreed on
language and move to A. TA 6/17/25
9. Unit I members employed for twelve
months are expected to work on days
schools are closed for emergencies
unless the Central Offices are closed.
Agree to move to 6.1 A TA
10. Professional School Counselors shall be
eleven (11) month Unit I positions—
effective June 1, 2023. PGCEA/PGCPS
Agree TA
11. Pupil Personnel Workers shall be eleven
(11) month Unit I positions , effective
June 1, 2023. The application process for

	.1 . 4 1
12-month positions will co	
candidates only. PGCEA/	PGCPS Agree
	11 1
12. School Psychologists shal	
(11) month Unit I position	
application process for 12	
positions will consider int	ernal
candidates only.	
13. A full-time Athletic Direct	
will be assigned to all PG	•
schools and added to the p	
included on the differentia	
for Unit I members effecti	
2022 . Placement on the di	
shall be based on years of	
position. Athletic Director	
eleven (11) month Unit I p	
effective June 1, 2023. Th	
Director/Teacher pay seale	
eliminated. PGCEA/PGCI	
14. Individualized Education	
Facilitators shall be elever	
month Unit I positions and	
included on the Differentia	
Unit I members. PGCEA/	PGCPS Agree
6.1 A. 15. A. Unit I members employed for ten months	1
may be scheduled to work 192 days in the A. Unit I members employed for	
school year. may be scheduled to work 192	2 days in the
15. Home and Hospital Case Managers school year.	VT 1 11
shall be 11-month employees and be 15. Home and Hospital Case I	
placed on Lane A of the PGCPS be 11 -ten (10) month Unit	
Differential Pay Schedule. employees and be placed of the DCCDS Differential Pay	
6/3/25 the PGCPS Differential Pa	ay Schedule.
6.2 A. A. The workday is a day of regular duty. TA 6/20/25	lan datas
Unless extenuating circumstances do not allow for such the start and aloging times. Unless extenuating circumsta	-
allow for such, the start and closing times Unless extenuating circumsta	
of the workday established at each workallow for such, the start and csite shall not be changed without at least 5the workday established at each	-
days' notice to staff. In the event that If a shall not be changed without	
change in start and closing times creates an notice to staff. In the event the	
undue hardship or has an adverse impact in start and closing times created and in start and clos	-
on a Unit I member, the Unit I member hardship or has an adverse im	
may seek an administrative transfer. I member, the Unit I member	
1. The normal workday for Unit I1. administrative transfer.	may seek an
members shall be 7-1/2 hours inclusive 1. The normal workday for U	Init I members
of lunchtime. Unless otherwise agreed shall be 7-1/2 hours inclus	
this shall be a continuous block of time.	
The time before and after school may be shall be a continuous block	÷
scheduled on a more flexible basis. time before and after scho	
2. All Unit I members are expected to scheduled on a more flexil	•
	ble basis.
1	
devote to their assignments the time necessary to meet their responsibilities, 2. All Unit I members are existence of their assignment	pected to

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	or out by hours and minutes. A method for certification of attendance will be developed by the principal with the	but they will not be required to clock in or out by hours and minutes. A method for certification of attendance will be
	review of in collaboration with the Faculty Advisory Council.	developed by the principal with the review of in collaboration with the
	3/4/25	Faculty Advisory Council.
6.2 C.	 C. Planning Time Unit I members will be provided a half day each quarter once a month for individual Unit I member directed planning time at an alternative worksite of their choice. Teacher planning time will be scheduled in accordance with the following procedures and shall be Unit member directed: Secondary schools: The principal/supervisor shall schedule a minimum continuous block of forty five (45) sixty (60) minutes daily of planning time for each Unit 1 member during the student day. A minimum of two days per week a teacher shall 	TA 6/10/25 PGCEA withdrew proposal pending PGCPS withdraw of their counter proposal and changes to Collaborative Planning Language. PGEA withdraws counter language proposal. <u>Maintain Current language</u> .
	 two days per week a teacher shall receive planning for a full class period. 4. Elementary Schools, Early Childhood Centers, Early Childhood Programs, and Special Education Centers: The principal/supervisor shall schedule a minimum of 240 280 minutes of planning time for each Unit I member per regular work week of five normal workdays of which a minimum of 200 240 minutes shall be scheduled during the student day and in daily blocks of no less than 40 minutes. The additional 40 minutes can be scheduled outside the student day and shall be in blocks not less than 20 minutes, where possible. The principal/supervisor will provide the planning time schedule at least one week in advance and changes will only be made in the event of unforeseeable circumstances. 	
6.2 D.	 3/4/25 D. Collaborative Planning: Any non-instructional time labeled as collaborative planning shall not be counted towards required minimum Planning Time as described in Article 6.2 C. 	TA 6/17/25 PGCPS withdraws proposal – Maintain current language.
	2. Collaborative Planning shall be based on the following essential tenets:	

	 a. Collaborative planning will be scheduled for at least one period per week on a regular basis for teams to engage collaboratively as an instructional professional learning community (PLC) of grade level/content teams, special population service providers and instructional leadership team members. PGCPS Proposal 3/18/25 	
6.2 E.	E. Substituting	TA
0.2 E.	 E. Substituting Any Unit I member who volunteers or is assigned to cover or teach a class other than their regular scheduled assignment shall be compensated in addition to their regular pay at the their per diem hourly rate of thirty dollars (\$30.00) for FY23, thirty two dollars (\$32.00) in FY24 and thirty four (\$34.00) in FY25 payable in no less than one (1) hour increments In the event that a unit 1 member is absent and no substitute is available and the principal divides a class between staff members, the unit members to whom the students are assigned shall be compensated in addition to their regular pay at the their per diem hourly rate of thirty dollars (\$30.00) for FY23, thirty two dollars (\$30.00) for FY23, thirty two dollars (\$30.00) for FY23, thirty two dollars (\$30.00) in FY24 and thirty four (\$34.00) in FY25 (\$30.00) for each instructional period additional students are assigned to them, payable in no less than one hour increments. When a Unit I member assigned to a cotaught class is absent and no substitute teacher is available the remaining coteacher shall be compensated in addition to their regular pay at an their per diem hourly rate of thirty dollars (\$30.00) for FY23, thirty two dollars (\$30.00) in FY24 and thirty four (\$34.00) in FY25, per each student instructional hour in no less than half hour increments. 	 6.2 E. Substituting 1. Any Unit I members who volunteers or is assigned to cover or teach a class other than their regular scheduled assignment shall be compensated in addition to their regular pay at the the their per diem hourly rate of thirty dollars (\$32.00) in FY23, thirty two dollars (\$32.00) in FY24 and thirty-four (\$34.00) in FY25 thirty-four dollars (\$34.00) in FY25 thirty-four dollars (\$34.00) in FY27 and forty two dollars (\$34.00) in FY28 payable in no less than one (1) hour increments. TA 6/17/25 2. In the event that a unit 1 member is absent and no substitute is available and the principal divides a class between staff members, the unit members to whom the students are assigned shall be compensated in addition to their regular pay at the their per diem the hourly rate of thirty-dollars (\$32.00) in FY24 and thirty four (\$34.00) in FY25, thirty-two dollars (\$32.00) in FY24 and thirty four (\$34.00) in FY25 (\$30.00) thirty-four dollars (\$32.00) in FY24 and thirty four (\$34.00) in FY25 (\$30.00) thirty-four dollars (\$42.00) in FY27, and forty two dollars (\$42.00) in FY28 for each instructional period additional students are assigned to them, payable in no less than one hour increments. TA 6/17/25 3. When a Unit I member assigned to a cotaught class is absent and no substitute teacher is available the remaining coteacher shall be compensated in additional students (\$32.00) in FY27 and forty two dollars (\$42.00) in FY27 and forty two dollars (\$42.00) in FY27 and forty two dollars (\$42.00) in FY27 in forty dollars (\$42.00) in FY27 in forty dollars (\$40.00) in FY27 in the ourly rate of thirty dollars (\$38.00) in FY27 and forty two dollars (\$42.00) in FY27 in forty dollars (\$40.00) in FY27 in the ourly rate of thirty dollars (\$30.00) in FY27 in forty dollars (\$40.00) in FY27 in forty two dollars (\$40.00) in FY27 in the ourly rate of thirty dollars (\$30.00) in FY27 in forty dollars (\$40.00) in FY27 in forty dollars (\$40.00) in FY27 in forty two dollars (\$40.00) in FY27 in fo
		in FY 26, forty dollars (\$40.00) in FY 27

	 assignments. This language shall apply to department chairs, team leaders, and all other Unit I members in such positions. This language shall also apply to each impacted Unit I member if the duties are divided between multiple staff members. Payments shall be calculated daily at one hour per position assigned for the duration of the assignment. No Unit I member will be required to cover more than 2 additional assignments under this language 5. The parties agree that the CEO Superintendent will issue a memorandum discouraging the over-use of non-classroom teachers to cover classrooms in the event that if a Unit 1 member is absent. The use of non-classroom teachers to cover classrooms shall not negatively impact the instructional program. 6. Sehool administration will work collaboratively with Unit I members and the Faculty Advisory Council to develop an equitable substituting schedule for all Unit I members. (In collaboration with the FAC, schools will develop an equitable substituting schedule for Unit I members.) 3/4/25 	 and forty two dollars (\$42.00) in FY 28 per each student instructional hour in no less than half hour increments. TA 6/17/15 4. If any classroom based Unit I member is designated by an assigned supervisor to cover the non-classroom duties of another classroom teacher or vacancy, such as lesson planning or grading, in addition to their regular assignment, the Unit I member will be compensated at their per diem the hourly rate of thirty-four (\$34.00), fifty five dollars (\$55) thirty eight dollars (\$38.00) in FY 26, forty dollars (\$40.00) in FY 27 and forty-two dollars (\$40.00) in FY 28 in no less than hourly 30-minute increments for such additional assignments. This language shall apply to department chairs, team leaders, and all other Unit I members in such positions. This language shall also apply to each impacted Unit I member if the duties are divided between multiple staff members. Payments shall be calculated daily at one hour per position assigned for the duration of the assignment. No classroom-based Unit I member will be required to cover more than 2 additional assignments under this language unless there is an emergency. TA 6/24/25 5. The parties agree that the CEO Superintendent will issue a memorandum discouraging the over-use of non-classroom teachers to cover classrooms in the event that if a Unit 1
		 assignments under this language unless there is an emergency. TA 6/24/25 5. The parties agree that the CEO Superintendent will issue a memorandum discouraging the over-use of non-classroom teachers to cover
6.2 F.	 F. Covering for Non-classroom Based Educators 1. In the event a Unit I member is 	TA 6/17/25F. Covering for Non-classroom Based Educators
	designated by an assigned supervisor to cover the caseload/work of another Unit I position in addition to their regular assignment, the Unit I member shall be	 In the event a Unit I member is designated by an assigned supervisor to cover the caseload/work of another Unit I position member in addition to their

	compensated thirty dollars (\$30.00) for	regular assignment, the Unit I member
	 FY23, thirty two dollars (\$32.00) in FY24 and thirtyfour (\$34.00) in FY25 per hour at their per diem hourly rate, in no less than one hour increments for such additional assignment. In the event a non-classroom-based educator is absent, and the principal/ supervisor divides the work/caseload between multiple staff members, the unit members to whom the work is assigned shall be compensated, in addition to their regular pay, thirty dollars (\$30.00) for FY23, thirty two dollars (\$32.00) in FY24 and thirtyfour (\$34.00) in FY25 per hour at their per diem hourly rate in no less than hourly increments. 3/4/25 	 shall be compensated thirty-four dollars (\$34.00) fifty five (\$55) per hour thirty dollars (\$30.00) for FY23, thirty- two dollars (\$32.00) in FY24 and thirtyfour (\$34.00) in FY25 per hour at their per diem hourly rate thirty eight dollars (\$38.00) in FY 26, forty dollars (\$40.00) in FY 27 and forty two dollars (\$42.00) in FY 28, in no less than one hour increments for such additional assignment. In the event a non-classroom-based educator is absent or there is a vacancy, and the principal/supervisor divides the work/caseload between multiple staff members, the unit members to whom the work is assigned shall be compensated, in addition to their regular pay, thirty- four dollars (\$34.00) per hour fifty five (\$55) thirty dollars (\$30.00) for FY23, thirty two dollars (\$32.00) in FY24 and thirtyfour (\$34.00) in FY25 per hour thirty eight dollars (\$38.00) in FY26, forty dollars (\$40.00) in FY 27 and forty- two dollars (\$42.00) in FY 28.
6.2 G.	 G. School Administration will work collaboratively with Unit I members and the Faculty Advisory Council to develop an equitable duty schedule for all staff members for lunch, recess, and other required duties overseeing the student population. Should an unscheduled emergency require that a Unit I member does not receive all or a portion of his/her planning time for the purpose of lunch/recess duty coverage, the member will be compensated in addition to their regular pay at the their per diem hourly rate of thirty dollars (\$30.00) for FY23, thirty- two dollars (\$32.00) in FY24 and thirty four (\$34.00) in FY25 in no less than half hour increments for that planning period. This entitlement does not include days-where when the school system has a delayed opening or early dismissal. 3/4/25 	 6/17/24 G. School Administration will work collaboratively with Unit I members and the Faculty Advisory Council to develop an equitable duty schedule for all staff members for lunch, recess, and other required duties overseeing the student population. Should an unscheduled emergency require that a Unit I member does not receive all or a portion of his/her planning time for the purpose of lunch/recess duty coverage, the member will be compensated in addition to their regular pay at the at the their per diem hourly rate of thirty dollars (\$30.00) for FY23, thirty-two dollars (\$32.00) in FY24 and thirty-four (\$34.00) in FY25 thirty-four dollars (\$34.00) fifty-five dollars (\$55) thirty-eight dollars (\$38.00) in FY 26, forty dollars (\$40.00) in FY 27 and forty-two dollars (\$40.00) in FY 28-in no less than half hour increments for that planning period. This entitlement does not include days where when the school system has a delayed opening or early dismissal.
6.2 I.	I. Occasionally Unit I members may be called upon to use their non teaching time to cover unscheduled situations not normally part of	Withdraw 5/20/25 Maintain current language

	their regular assignment. Such assignment shall be on an equitable basis.	
6.2 L.	 3/4/35 L. EXTENDED OVER NIGHT DUTY DAY COMPENSATION Unit I members assigned and completing overnight activities with students at Camp Schmidt, and-Hard Bargain Farm, North Bay, or other school sponsored overnight programs or trips, shall be paid two hundred dollars per night in additional compensation, up to a maximum of two five nights, if the assignment is not a part of the member's regularly assigned duties for the position as noted in the position description. 	 TA 6/3/25 L. EXTENDED OVER NIGHT DUTY DAY COMPENSATION
6.2 M.	 M. NON SCHOOL BASED SCHEDULES Non School-Based Unit I members, may, in coordination and approval of their supervisor, adjust their weekly work schedule as these educators and their supervisor determine given the priorities and scope of the work. Requests for adjustments will not be unreasonably denied. Unit I Members assigned to the Special Education Infants and Toddlers Program will work with their supervisor to determine when they need to be at their base location. At times it is not necessary to be at their base location, they shall work remotely at an alternate location to fulfill their assigned duties. 	Withdrawn 7/1/25 PGCEA will withdraw with stipulation to revise telework AP 4165 7/1/25 Maintain current language
6.2 N.	 N. Unit 1 members facilitating afterschool concerts, performances, and other school-wide events not already compensated through an emolument shall receive a stipend of \$150 per event. 4/8/25 	Withdrawn 6/17/25 PGCEA Counter proposal 5/27/25 N. Unit 1 members facilitating afterschool concerts, other musical or dramatic performances, or arts programs, and other school-wide events not already compensated through an emolument shall receive a stipend of \$150 per event.
7 B. ARTICLE 7 – TEACHER EDUCATOR ASSIGNMENT TA	B. Unit I members will be provided tentative assignments in writing by the principal/supervisor for the following school term on or before the last duty day for ten-month employees. Such assignments may not be changed after the last duty day or during the successive school year unless unforeseen circumstances cause the	 TA 6/17/25 PGCEA Counter proposal 6/3/25 B. Unit I members will be provided tentative assignments in writing by the principal/supervisor for the following school term on or before the last duty day for ten-month employees. Such assignments may not be changed after the last duty day or during the successive school year unless

	principal/supervisor to make such changes.	unforeseen circumstances cause the principal/supervisor to make such changes.
7 C.	 3/25/25 C. When changes need to be made, notification setting forth the specific reasons for the change shall be promptly given to the Unit I member in writing at the address on file in the school and by email sent to their PGCPS email address. At the request of the Unit I member a meeting will be held between the principal/supervisor and the Unit I member to discuss the change, provide accommodation and to discuss the time that will be provided to prepare for the new assignment. The Unit member will also be provided with the option of an administrative transfer. 3/25/25 	 PGCPS agreed in 6/10 counterproposal TA 7/1/25 PGCPS Counter proposal 6/24/25 C. When changes need to be made, the Principal/Supervisor will hold a conference with the Unit I member to inform them of the assignment change for the current school year, notification setting forth the specific reasons for the change, and written notification shall be promptly sent given to the Unit I member in writing at the address on file in the school and by email sent to their PGCPS email address. Human Resources will be copied on the written notification. Employees subject to reassignment will be provided at least-48 hours notice one full work week before the change goes into aeffect. At the request of the Unit I member a meeting will be held between the principal/supervisor and the Unit I member to discuss the change, provide accommodation and to discuss the time that will be provided to prepare for the new assignment. The Unit member will also be provided with the option of an administrative transfer. PGCEA Response 7/1/25 TA PGCPS Counter on 7 C.
7 D.	 D. Should the principal/supervisor not follow the requirements in Article 7 B. and C. the assignment change shall not occur. 3/25/25 	Withdrawn 6/3/25
7 F.	 F. The principal shall be responsible for obtaining substitutes for classroom teachers who are absent. Unit I members shall not be responsible for finding substitutes for their primary or assigned duties, such as arrival, lunch, or dismissal duties if they are going to be absent from work. 3/4/25 	TA 3/18/25
7 G.	 G. Job Sharing With the approval of the principal/supervisor and the Chief Human Resources Officer, two teachers Unit I members may volunteer to share a elassroom teaching an assignment. Approval of such job-sharing would be based upon educationally sound principles and assurance that the students involved 	 TA 7/1/25 PGCPS Counterproposal – June 24, 2025 G. Job Sharing With the approval [in this order] of the principal/supervisor, the Associate Superintendent, the Division Chief, and the Chief Human Resources Officer, two teachers Unit I members may volunteer to share an elassroom

	will not be adversely affected by such an assignment. In those instances, where job-	teaching assignment. Approval of such job- sharing would be based upon educationally		
	sharing is approved, the assignment will be for one year at a time. Extension of such an	sound principles and assurance that the students involved will not be adversely affected by such an assignment. In those instances where job-		
	assignment will be based upon an evaluation of the successful completion of the educational goals and objectives set forth at the beginning of the assignment.	an assignment. In those instances where job- sharing is approved, the assignment will be for one year at a time. Extension of such an assignment will be based upon an evaluation of the successful completion of the educational goals and objectives set forth at the beginning of the assignment. Teachers Unit I members on job-		
	Teachers Unit I members on job-sharing assignments will receive prorated personal leave and sick leave benefits. Seniority for			
	teachers Unit members on job-sharing assignments will accrue on the same basis	sharing assignments will receive prorated personal leave and sick leave benefits. Seniority		
	as other part-time teachers Unit members. Premium payments toward insurance benefits will be on a prorated basis.	for teachers Unit members on job-sharing assignments will accrue on the same basis as other part-time teachers Unit members. Premium		
	3/4/25	payments toward insurance benefits will be on a prorated basis.		
		PGCEA Response 7/1/25 TA PGCPS Counter of 6/24/25		
7 L.	L. Special Education teachers and support and	TA 4/22/25		
, <u>L</u> .	related service providers will be released	L. Special Education teachers and licensed		
	from teaching and other duties at least five	Unit 1 support and related service providers		
	(5) days per school year to work on	will be released from teaching and other		
	paperwork/IEP/IFSP. compliance. These	duties at least five (5) days per school year		
	days will be scheduled through agreement	to work on paperwork/IEP/IFSP.		
	between the teacher/related service	compliance. These days will be scheduled		
	provider and principal/supervisor with no	through agreement between the		
	more than two (2) occurring in any one quarter. Teacher Requests for the	teacher/related service provider and principal/supervisor with no more than two		
	placement of these days will not be	(2) occurring in any one quarter. Teacher		
	unreasonably denied. Substitutes shall be	Requests for the placement of these days		
	provided to cover any teaching or co-	will not be unreasonably denied. Substitutes		
	teaching assignments.	shall be provided to cover any teaching or		
	1. The agreed upon release time shall be in	co-teaching assignments.		
	addition to any other school district	1. The agreed upon release time shall		
	provided leave or preparation time.	be in addition to any other school		
	2. To the extent possible, employees shall	district provided leave or preparation		
	have access to computers, printers, software and all other appropriate	time. 2. To the extent possible, employees		
	materials necessary to complete	shall have access to computers,		
	paperwork/IEP/IFSPs.	printers, software and all other		
	3. Unit I members have the option of	appropriate materials necessary to		
	determining their worksite on the five	complete paperwork/IEP/IFSPs and		
	(5) days per school year articulated in	related documentation.		
	this section.	3. Unit I members have the option of		
	4. PGCPS shall create a separate absence	determining their worksite on the		
	code for the tracking of these days. $3/4/25$	five (5) days per school year articulated in this section.		
		4. PGCPS shall create a separate		
		absence code for the tracking of		
		these days.		

7 M.	 M. General Education classroom teachers in subjects with mandatory common assessments and benchmarks requiring hand-scoring will be released from teaching and other duties at least four (4) days per school year to work on scoring district/school-mandated assessments. These days will be scheduled through agreement between the teacher and principal with no more than one (1) occurring in any one quarter. Teacher requests for the placement of these days will not be unreasonably denied. Substitutes shall be provided to cover any teaching or co-teaching assignments. 1. The agreed release time shall be in addition to any other school district provided leave or preparation time. 2. To the extent possible, employees shall have access to computers, printers, software and all other appropriate materials necessary to complete scoring and data analysis. 3. Unit I members have the option of determining their worksite on the four (4) days per school year articulated in this section. 4. PGCPS shall create a separate absence code for the tracking of these days. 	 Withdrawn 6/17/2025 PGCEA Counter proposal 5/20/25 M. The PGCPS Area Offices will work with Curriculum & Instruction, Monitoring and Accountability, and schools to create alternative schedules to accommodate assessment scoring. Withdraw language, PGCEA will follow up with Curriculum & Instruction, Monitoring and Accountability regarding schedules for assessment scoring 6/17/25
8 D.	 D. Unit 1 Members shall not be assigned to crossing guard duties. PGCPS will work with Prince George's County Government to provide appropriate school crossing guards and traffic calming devices at all school sites. 3/11/25 	 TA 6/17/25 PGCEA accepts PGCPS Counter of 6/10/25 D. Unit 1 Members shall not be required assigned to to perform crossing guard duties. PGCPS will work with Prince George's County Government and relevant municipalities to provide appropriate school crossing guards and traffic calming devices at all school sites.
8 E.	 E. Attendance at meetings of Unit I members called for purposes directly related to the educational process shall be required duty. Faculty and other Unit I member meetings shall require notification at least forty-eight (48) hours in advance except in for emergencies and shall not last more than one hour before or after the student day. Except in for emergencies there shall be no more than two general faculty meetings per month excluding the months of August and June when three general faculty meetings may be held each month. Unit I members will not be required to attend more than two meetings per month that extend beyond the 	 A 6/17/26 PGCEA accepts PGCPS 6/10/25 Counter proposal E. Attendance at meetings of Unit I members called for purposes directly related to the educational process shall be required duty. Faculty and other Unit I member meetings shall require notification at least forty-eight (48) hours in advance except in for emergencies and shall not last more than one hour before or after the student day. Except in for emergencies there shall be no more than two general faculty meetings per month excluding the months of August and June when three general faculty meetings may be

	normal duty day including the general faculty meetings. Unit I members at elementary schools will not be required to attend more than four mandatory staff and/or professional development meetings per month during the duty day. The principal/supervisor will be responsible for sharing a tentative faculty/staff meeting schedule/calendar with the staff within the first ten (10) duty days of the 10-month employee calendar. 3/4/25	held each month. Unit I members will not be required to attend more than two meetings per month that extend beyond the normal duty day including the general faculty meetings. Unit I members at elementary schools will not be required to attend more than four mandatory staff and/or professional development meetings per month during the duty day. The principal/supervisor will be responsible for sharing a tentative faculty/staff meeting schedule/calendar with the staff within the first ten (10) duty days of the 10-month employee calendar.
8 F.	 F. Unit I members are encouraged to take an active role in the school parent organization and each Unit I member is required to attend one Back-to-School Night event. Unit I members with multiple school assignments shall only be required to attend one Back-to-School event at their base school. 3/4/25 	Withdrawn 5/20/25 Maintain current language
8 I.	 I. Classroom teachers will be required to input student attendance data daily except on days the classroom teacher is on approved leave. Classroom teacher responsibilities for parental contact will be limited to submission of attendance through the online student information system (SIS). School attendance personnel shall contact the parent(s)/guardian(s) of students who have missed 10% or more days in a quarter. Administrative Procedure 5113. Additionally, Administrative Procedure 5113 will be reviewed for recommended changes by January 30, 2023 3/4/25 	 I. Classroom teachers will be required to input student attendance data daily except on days the classroom teacher is on approved leave. Classroom teacher responsibilities for parental contact will be limited to submission of attendance through the online student information system (SIS). School attendance personnel shall contact the parent(s)/guardian(s) of students who have missed 10% or more days in a quarter. Administrative Procedure 5113. Additionally, Administrative Procedure 5113 will be reviewed for recommended changes by January 30, 2023.
8 J.	 J. Classroom teachers will input grades according to the PGCPS Grading Procedures and conference/communicate with parents/caregivers on scheduled parent-teacher conference days, upon the request of the parent or as deemed necessary by the classroom teacher. Grades imputed into Synergy (or other PGCPS grade management software) represent the most efficient method to communicate student progress to caregivers. Teachers will not be required to communicate grades outside of Synergy. 3/4/25 	 TA 7/1/25 PGCEA Counter proposal 7/1/25 J. Classroom teachers will input grades according to the PGCPS Grading Procedures and conference/communicate with parents/caregivers on scheduled parent-teacher conference days, upon the request of the parent, or as deemed necessary by the classroom teacher. 1. Grades inputted entered into Synergy (or other PGCPS grade management software) represent the most efficient method to communicate student progress to caregivers. Unit I members will not be required to communicate enter duplicate grade reports outside of Synergy.

		 2. PGCPS and PGCEA will form a joint committee to be co-chaired by a designee appointed by the Superintendent and a designee appointed by the PGCEA president to reduce the duplication of efforts around grade reporting. The committee will be composed of up to 10 members besides the co-chairs, 5 of whom will be appointed by the PGCEA president. The committee will begin upon ratification of the contract and report initial recommendations to the Superintendent by March 15, 2026. PGCPS agreed to PGCEA Counter 7/1/25
8 K.	 K. Unit I members shall not be required to input grades for students they do not teach unless they are compensated for doing so under Article 6.2 E. 4. 3/4/25 	Withdrawn 6/17/25
8 L.	 L. PGCPS and PGCEA jointly recognize the importance of timely and accurate communication of student academic and behavioral performance to students and their caregivers. To ensure that current policies best promote this goal, a workgroup will convene October 2025 - May 2026 to propose grading policy revisions aligned with research-based best practices. Workgroup members will be recommended in equal measure by PGCEA and PGCPS with no more than 16 members. The workgroup will be co-chaired by PGCPS and PGCEA. The workgroup will make recommendations by June 1, 2026, to the Superintendent or designee for consideration. 3/4/25 	Withdrawn 5/20/25 Withdraw based on the creation of an MOU in this instance.
9 E.	 E. Formal classroom observations shall be conducted as part of the evaluation process for Unit I members who are On-Cycle or moved to On-Cycle. The requirements for formal observations are as follows: 7. Formal observations can be conducted by the Principal/ Supervisor, Assistant Principal, other school, or district observer. The observer must be a PGCPS employed administrator certified in the PGCPS Evaluation System. Proof of certification will be available to the Unit I member upon request. 	 Withdrawn E. Formal elassroom observations shall be conducted as part of the evaluation process for Unit I members who are On-Cycle or moved to On-Cycle. The requirements for formal observations are as follows: E 7. Withdraw proposal, maintain current language 6/3/25 E 16. Withdraw 6/17/25

	16. Informal observation feedback shall	
	not be stored on the PGCPS Evaluation	
	System platform but shall be maintained at the Unit I member's	
	school or worksite.	
	4/8/25	
9 L.	L. The Unit I Employee evaluation models are	TA 5/6/25
	designed to promote professional growth	
	and development to enhance academic	
	excellence through a supportive	
	performance management system. To	
	ensure a system that seeks to grow	
	performance and enhance academic	
	excellence for every child, the Unit 1	
	Educator Evaluation Workgroup will	
	continue with the goal of further refining	
	and developing the professional growth	
	evaluation activities for Unit 1 Educators,	
	including, but not limited to, equitable and	
	streamlined evaluation procedures, Student	
	Growth Measures (SGMs), and conference	
	requirements. Workgroup members will be	
	recommended in equal measure by PGCEA and PGCPS with no more than 16 members	
	who will each serve a three-year term. The	
	workgroup will be co-chaired by PGCPS	
	and PGCEA. The Workgroup will make	
	recommendations at the end of each	
	academic year for implementation	
	enhancements or maintenance to the CEO	
	or designee for consideration. The	
	Workgroup will meet at least monthly	
	September through June. At the discretion	
	of the Chair(s), an additional summer	
	meeting may be held if there is unresolved	
	business.	
	4/8/25	
9 M.	M. The Unit I Evaluation Workgroup will	TA 6/17/25
	develop a peer assistance and review (PAR)	M. The Unit I Evaluation Workgroup will
	program to forward to the Career Ladder	develop a peer assistance and review (PAR)
	Development Board for consideration. The PGCEA and PGCPS bargaining teams will	program to forward to the Career Ladder
		Development Board for consideration. The PGCEA and PGCPS bargaining teams will
	adhere to any provisions that require negotiations.	adhere to any provisions that require
	4/8/25	negotiations.
10.2	Ducaduna for Imploy of in a Valuetor	
10.2	Procedures for Implementing Voluntary Transfers	TA 5/6/25 Procedures for Implementing Voluntary
	A. General Criteria	Transfers
	The Board and PGCEA agree that requests	A. General Criteria
	for transfer shall be considered subject to	The Board and PGCEA agree that requests
	the following criteria:	for transfer shall be considered subject to
	1. Factors to be considered:	the following criteria:
		1. Factors to be considered:

a. Professional Licensure/Certification	a. Professional Licensure/Certification
for the position desired.	for the position desired.
b. Tenure status: Non-tenured	b. Tenure status: Non-tenured
Professionally Licensed/Certified	Professionally Licensed/Certified
Unit I members will be able to	Unit I members will be able to
access the voluntary transfer process	access the voluntary transfer process
but shall be limited to one voluntary	but shall be limited to one voluntary
transfer during their	transfer during their
probationary/non-tenure period.	probationary/non-tenure period.
c. Seniority.	c. Seniority.
d. Filling a difficult to staff or critical	d. Filling a difficult to staff or critical
shortage content area based on the	shortage content area based on the
needs of the school system (i.e.,	needs of the school system (i.e.,
ESOL).	ESOL).
e. Content areas requiring special	e. Content areas requiring special
qualifications such as dual	qualifications such as dual
licensure/certification or	licensure/certification or
performance experience (i.e.,	performance experience (i.e.,
language immersion, creative/visual	language immersion, creative/visual
and performing arts).	and performing arts).
f. Professional qualifications and	f. Professional qualifications and
competence relative to the needs in	competence relative to the needs in
an available position.	an available position.
g. Proximity to place of residence.	g. Proximity to place of residence.
h. Other relevant factors.	h. Other relevant factors.
2. All voluntary transfers shall be	2. All voluntary transfers shall be
acceptable to the receiving	acceptable to the receiving
principal/supervisor.	principal/supervisor.
4. On request, between April 1 - July 15,	4. On request, between April 1 - July 15,
the Division of Human Resources will	the Division of Human Resources will
supply to PGCEA a list of vacant	supply to PGCEA notification a list of
teaching Unit I positions.	vacant teaching Unit I positions.
B. Transfer Procedure	B. Transfer Procedure
1. Unit I members will have the	1. Unit I members will have the opportunity to
opportunity to submit an electronic	submit an electronic voluntary transfer
voluntary transfer application and any	application and any other supplemental
other supplemental information in	information in support of the transfer
support of the transfer application (i.e.	application (i.e. resume and
resume and license/certification)	license/certification) through iRecruitment in
through iRecruitment in Oracle Self	Oracle Self Service between January 15 and
Service between January 15 and March	March 15.
15.	2. When the Division of Human Resources
2. When the Division of Human Resources	receives official notification (between April
receives official notification (between	1 and July 15) that a position will be vacant
April 1 and July 15) that a position will	for the subsequent school year, the position
be vacant for the subsequent school	will be filled in accordance with the
year, the position will be filled in	procedure enumerated below.
accordance with the procedure	a. The Division of Human Resources
enumerated below.	will provide Principals/Supervisors
a. The Division of Human Resources	with access to all applicants who have
will provide Principals/Supervisors	applied for a transfer to their
with access to all applicants who have	school/location through iRecruitment.
applied for a transfer to their	Principals/supervisors should review

	school/location through iRecruitment.		all voluntary transfer applications for
	Principals/supervisors should review		their school/location and schedule
	all voluntary transfer applications for		interviews for vacant positions.
	their school/location and schedule	b.	The principal/supervisor and the
	interviews for vacant positions.		transfer applicant must agree in
b.	The principal/supervisor and the		writing to the voluntary transfer.
	transfer applicant must agree in		Written voluntary transfer acceptance
	writing to the voluntary transfer.		agreement from the
	Written voluntary transfer acceptance		principal/supervisor and transfer
	agreement from the		applicant must be received in the
	principal/supervisor and transfer		Division of Human Resources by July
	applicant must be received in the		15.
	Division of Human Resources by July	с.	The Division of Human Resources
	15.	0.	will provide principals/supervisors
с.	The Division of Human Resources		access to voluntary transfer applicants
С.	will provide principals/supervisors		for all schools/departments. The lists
	access to voluntary transfer applicants		will include all eligible transfer
	• • • •		applicants to be considered by the
	for all schools/departments. The lists		
	will include all eligible transfer		principal/supervisor and who have
	applicants to be considered by the		met the requirements to transfer. The
	principal/supervisor and who have		lists shall be valid until July 15.
	met the requirements to transfer. The		Vacancies can be filled from these
	lists shall be valid until July 15.		lists. If no applicants were available
	Vacancies can be filled from these		to establish the lists, vacancies may
	lists. If no applicants were available to	1	be filled by a new hire.
	establish the lists, vacancies may be	d.	The agreement to accept a transfer
	filled by a new hire.		may be withdrawn by the transfer
d.	The agreement to accept a transfer		applicant any time before a transfer is
	may be withdrawn by the transfer		approved by the Division of Human
	applicant any time before a transfer is		Resources.
	approved by the Division of Human	e.	It is understood that a transfer
	Resources.		applicant's written agreement to
e.	It is understood that a transfer		accept a transfer will not be valid if at
	applicant's written agreement to		the time a vacancy occurs a new
	accept a transfer will not be valid if at		principal/supervisor has been
	the time a vacancy occurs a new		assigned to the school/department, or
	principal/supervisor has been assigned		the vacancy involves an out-of-field
	to the school/department, or the		assignment. In either case the
	vacancy involves an out-of-field		Division of Human Resources will
	assignment. In either case the		make one attempt to contact the
	Division of Human Resources will		transfer applicant by phone to
	make one attempt to contact the		ascertain whether or not if the
	transfer applicant by phone to		applicant still wants the transfer.
	ascertain whether or not if the	f.	When the principal/supervisor at the
	applicant still wants the transfer.		receiving school/worksite is not
f.	When the principal/supervisor at the		reassigned or an out-of-field
	receiving school/worksite is not		assignment results after a transfer has
	reassigned or an out-of-field		been affected, the transferee may
	assignment results after a transfer has		refuse the transfer and return to the
	been affected, the transferee may		former position only if said position
	refuse the transfer and return to the		has not been filled and the school year
	former position only if said position		has not started.
	has not been filled and the school year	g.	Once the Division of Human
	has not started.	Ũ	Resources sends written electronic
L			

	 g. Once the Division of Human Resources sends written electronic confirmation of the transfer assignment to the selected transfer applicant and the principal/supervisor, the voluntary transfer may not be changed or rescinded and will be considered final. The Unit I employee will not be eligible for another voluntary transfer in the same school year. 	confirmation of the transfer assignment to the selected transfer applicant and the principal/supervisor, the voluntary transfer may not be changed or rescinded and will be considered final. The Unit I employee will not be eligible for another voluntary transfer in the same school year.
10.3	Procedures for Implementing Involuntary	TA 5/20/25
	Transfers	Procedures for Implementing Involuntary
	 A. The Board and PGCEA recognize that valid educational principles compel the staffing of each public school based on school enrollment factors. To that extent involuntary transfers may need to be affected enacted from time to time to conform with Board of Education Staffing Formulas. When involuntary transfers have to must be made the Division of Human Resources will provide the principal/supervisor with the names of any teacher(s) Unit I members who have been declared staff reductions in accordance with the following procedures applied in sequential order: 1. Volunteer(s) shall first be sought. A teacher Unit I member who volunteers to become the involuntary transfer shall do so in writing to the principal/supervisor and the Human Resources Division. A teacher Unit member who volunteers to become the involuntary transfer stall do so in writing to the principal/supervisor and the Human Resources Division. A teacher Unit member who volunteers to become the involuntary transfer shall do so in writing to the principal/supervisor and the Human Resources Division. A teacher Unit member who volunteers to become the involuntary transfer as is given to other involuntary transfer as is given to other involuntary transfer. 2. Persons Unit I members holding less than an initial professional certificate in the subject or teaching level position to which they are assigned shall then be selected. 3. Should the previous two steps not satisfy the required transfer, the decision shall be made according to: a. The least senior person in the PGCPS in that school/department within the category affected. Categories are as follows: 	 Transfers A. The Board and PGCEA recognize that valid educational principles compel the staffing of each public school based on school enrollment factors. To that extent involuntary transfers may need to be affected enacted from time to time to conform with Board of Education Staffing Formulas. When involuntary transfers have to must be made the Division of Human Resources will provide the principal/supervisor with the names of any teacher(s) Unit I members who have been declared staff reductions in accordance with the following procedures applied in sequential order: 1. Volunteer(s) shall first be sought. A teacher Unit I member who volunteers to become the involuntary transfer shall do so in writing to the principal/supervisor and the Human Resources Division. A teacher Unit member who volunteers to become the involuntary transfer as is given to other involuntary transfer. 2. Persons Unit I members holding less than an initial professional license/standard professional certificate in the subject or teaching level position to which they are assigned shall then be selected. 3. Should the previous two steps not satisfy the required transfer, the decision shall be made according to: a. The least senior person in the PGCPS in that school/department within the category affected. Categories are as follows:

•	Early Childhood		•
	Education/Elementary Areas (Grades Pre K-3)		
	Elementary (Grades 1-6)		•
	Elementary subject areas of art,		-
	music, physical education,		•
	librarian, reading, guidance		
•	Middle School subject Areas		•
•	High School subject area		•
•	General Secondary Content		
	Areas		
•	Special Education		•
•	Specialty Areas (PreK-12)		•
•	Specialist Areas		•
b.]	The official evaluation and		•
r	performance for the previous year.		
c.]	The procedures indicated above		
	hall not apply in the transferring of		• 1. 7
	tinerant teachers resulting from the		b.]
r	egrouping of schools.		c.]
D 771 .			r r
-	cipal/supervisor shall notify a		i
	Jnit I member in a private ce by June 1 that the teacher they		r
	staff reduction. Final notification		
	iven in writing by the Division of	В.	The prine
-	Resources after notification by the		teacher [
	/supervisor.		conferen
1 1			will be a
C. If a-teach	er Unit I member is involuntarily		will be g
	ed during the school year or after		Human F
-	ing of school for any one year, the		principal
	all not be reduced for the remainder	C.	If a -teach
of the ini	tial year of the transfer	C.	transferre
			opening
	Unit I members to be involuntarily		salary sh
	ed will be reassigned ahead of		of the ini
	Unit members returning from an		
	l leave of absence and new hires.	D.	Teachers
	y 15, teachers Unit I members to be arily transferred will be reassigned		transferre
	teachers those requesting voluntary		teachers
transfers			approved
			After Jul
E. In referri	ng teachers Unit I members who		involunta
	declared staff reductions to		ahead of
	vacancies, system wide seniority in		transfers
-	et licensure/certification area will		
-	termining factor in establishing the	E.	In referri
order of			had been
			vacancie
	to be involuntarily transferred		subject li
shall be 1	referred for a maximum of three		determin of referra
			on reterry

Early Childhood/ Education/Elementary Areas (Grades Pre K-3) Early Childhood Education (Pre K - 3) Elementary Education (1-6) Elementary (Grades 1-6) Elementary subject areas of art, music, physical education, librarian, reading, guidance Middle School subject Areas High School subject area General Secondary Content Areas **Special Education** Specialty Areas (PreK-12) **Specialist Areas** The official evaluation and performance for the previous year. The procedures indicated above shall not apply in the transferring of itinerant teachers resulting from the regrouping of schools. ncipal/supervisor shall notify a Unit I member in a private nce by June 1 that the teacher they a staff reduction. Final notification given in writing by the Division of Resources after notification by the l/supervisor. her Unit I member is involuntarily red during the school year or after the of school for any one year, the hall not be reduced for the remainder itial year of the transfer

- D. Teachers Unit I members to be involuntarily transferred will be reassigned ahead of teachers Unit members returning from an approved leave of absence and new hires. After July 15, teachers Unit I members to be involuntarily transferred will be reassigned ahead of teachers those requesting voluntary transfers.
- E. In referring teachers Unit I members who had been declared staff reductions to existing vacancies, system wide seniority in the subject licensure/certification area will be the determining factor in establishing the order of referrals.

interviews to principals/supervisors of schools where there are approved vacancies within their area(s) of licensure/certification. A maximum of five (5) workdays after the interview and selection will be permitted for the teacher Unit member to advise the Division of Human Resources regarding the acceptance or non-acceptance of the position. Acceptance of the position shall be acknowledged when the teacher Unit member and the receiving principal/supervisor complete the designated form. If a teacher Unit I member does not accept any of the positions to which referred and/or selected, the Division of Human Resources will assign the teacher them to an existing vacancy.

- G. The June 1 deadline above is based upon estimated pupil enrollment and preliminary staff allocations. Changes in student enrollment after June 1 may result in further staff reductions prior to the opening of school start of the school year. A-teacher Unit member affected by such a change, however, may request within five (5) days of notification a conference with the Associate Superintendent or designee. A PGCEA representative may be called in by the teacher.
- H. Any teacher Unit member who is involuntarily transferred after the first workday for returning teachers at the beginning of a school year shall not be involuntarily transferred again after the first day of a new school year for three succeeding years. A teacher-Unit I member involuntarily transferred after the first workday who wishes to request a voluntary transfer out of the new assignment must do so in accordance with the provisions of Article 10.2. If said teacher-Unit member does files a timely request for transfer, the teacher shall be considered as an involuntary transfer and will be given the same consideration in determining school transfer as is given to other involuntary transfers. No involuntary transfer for reasons of correcting prior scheduled staffing will be made after September 30, except if special, unanticipated problems arise in secondary assignments, an

F. A person to be involuntarily transferred shall be referred for a maximum of three interviews to principals/supervisors of schools where there are approved vacancies within their area(s) of licensure/certification. A maximum of five (5) workdays after the interview and selection will be permitted for the teacher Unit member to advise the Division of Human Resources regarding the acceptance or non-acceptance of the position. Acceptance of the position shall be acknowledged when the teacher Unit member and the receiving principal/supervisor complete the designated form. If a teacher Unit I member does not accept any of the positions to which referred and/or selected, the Division of Human Resources will assign the teacher them to an existing vacancy.

- G. The June 1 deadline above is based upon estimated pupil enrollment and preliminary staff allocations. Changes in student enrollment after June 1 may result in further staff reductions prior to the opening of school start of the school year. A teacher Unit member affected by such a change, however, may request within five (5) days of notification a conference with the Associate Superintendent or designee. A PGCEA representative may be called in by the teacher.
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	involuntary transfer may be effectuated at	unanticipated problems arise in secondary
	the secondary level until October 15.	assignments, an involuntary transfer may be
		effectuated at the secondary level until
	I. An administrative transfer requested by the	October 15.
	immediate supervisor for a reason other	I An administrative transfer requested by the
	than reduction in staff or change in ratio must be approved by the Chief Human	I. An administrative transfer requested by the immediate supervisor for a reason other than
	Resources Officer prior to the completion of	reduction in staff or change in ratio must be
	the transfer. The teacher-Unit Member shall	approved by the Chief Human Resources
	be given written notification by the	Officer prior to the completion of the
	immediate supervisor with specific reasons	transfer. The teacher Unit Member shall be
	behind the intent to request the transfer prior to May 15, and given an opportunity to	given written notification by the immediate supervisor with specific reasons behind the
	write a rebuttal by June 1, for the record. In	intent to request the transfer prior to May 15,
	the event the immediate supervisor and	and given an opportunity to write a rebuttal
	Chief Human Resources Officer still wish to	by June 1, for the record. In the event the
	proceed with the transfer, the Chief Human	immediate supervisor and Chief Human
	Resources Officer and the President of PGCEA or their designees shall meet to	Resources Officer still wish to proceed with the transfer, the Chief Human Resources
	discuss outstanding concerns not hereunder	Officer and the President of PGCEA or their
	covered, prior to the transfer being	designees shall meet to discuss outstanding
	implemented.	concerns not hereunder covered, prior to the
	3/4/25	transfer being implemented.
11.3	11.3 Separation of Employment	TA 6/17/25
		PGCEA agreed to PGCPS Counterproposal of
	C. 2.All Unit I members who notify the Human	6/3/25
	Resources Division by April 1 May 1 if non-tenured and July 15 if tenured, of their	11.3 Separation of Employment
	intent to vacate his/her position for next	2.All 10-month Unit I members who notify the
	school year will be provided with an	Human Resources Division by April 1 May 1 if
	effective date of July 1, or, in the case of	non-tenured and July 15 if tenured, of their intent
	tenured Unit members resigning between	to vacate his/her position for next school year will be provided with an and use the effective
	July 1 and July 15, the date of notification, and will have their health insurance	date of July 1, or, in the case of tenured Unit
	continued until August 31 of the same year.	members resigning between July 1 and July 15,
	4/1/25	the date of notification, and will have their health
		insurance continued until August 31 of the same
		year. All 11-month and 12-month Unit I
		year. All 11-month and 12-month Unit I Members who submit the notification of intent to vacate their position for the next school year and use the identified effective date between July 1
		year. All 11-month and 12-month Unit I Members who submit the notification of intent to vacate their position for the next school year and use the identified effective date between July 1 and July 15, will have their health insurance
		year. All 11-month and 12-month Unit I Members who submit the notification of intent to vacate their position for the next school year and use the identified effective date between July 1 and July 15, will have their health insurance continued until July 31 of the same year. Unit I
		year. All 11-month and 12-month Unit I Members who submit the notification of intent to vacate their position for the next school year and use the identified effective date between July 1 and July 15, will have their health insurance continued until July 31 of the same year. Unit I members who submit the notification of intent to
		year. All 11-month and 12-month Unit I Members who submit the notification of intent to vacate their position for the next school year and use the identified effective date between July 1 and July 15, will have their health insurance continued until July 31 of the same year. Unit I
		year. All 11-month and 12-month Unit I Members who submit the notification of intent to vacate their position for the next school year and use the identified effective date between July 1 and July 15, will have their health insurance continued until July 31 of the same year. Unit I members who submit the notification of intent to vacate their position for the next school year must use the identified effective date. Voluntary resignation dates entered through Oracle Self-
		year. All 11-month and 12-month Unit I Members who submit the notification of intent to vacate their position for the next school year and use the identified effective date between July 1 and July 15, will have their health insurance continued until July 31 of the same year. Unit I members who submit the notification of intent to vacate their position for the next school year must use the identified effective date. Voluntary resignation dates entered through Oracle Self- Service that indicate the Unit I member's intent
		year. All 11-month and 12-month Unit I Members who submit the notification of intent to vacate their position for the next school year and use the identified effective date between July 1 and July 15, will have their health insurance continued until July 31 of the same year. Unit I members who submit the notification of intent to vacate their position for the next school year must use the identified effective date. Voluntary resignation dates entered through Oracle Self- Service that indicate the Unit I member's intent to end employment prior to the end of the school
11.4	PGCPS Counter Proposal 5/6/25	year. All 11-month and 12-month Unit I Members who submit the notification of intent to vacate their position for the next school year and use the identified effective date between July 1 and July 15, will have their health insurance continued until July 31 of the same year. Unit I members who submit the notification of intent to vacate their position for the next school year must use the identified effective date. Voluntary resignation dates entered through Oracle Self- Service that indicate the Unit I member's intent

I		!
	Employees recognize their obligation to conduct	
	themselves with appropriate professional	
	standards and support the Board's legal	
	requirement to maintain an alcohol and drug-	
	free workplace and school community. The	
	*	
	Board may require that an employee be tested	
	for drugs or alcohol based upon reasonable	
	-	
	suspicion only. Reasonable suspicion testing	
	may occur when a principal/supervisor has	
	reason to suspect that an employee may be	
	under the influence of alcohol or drugs while	
	-	
	working.	
	The basis for reasonable suspicion shall be	
	documented in writing and given to the	
	employee or representative at the time the test is	
	requested. Reasonable suspicion may be based	
	upon observed or eyewitness-reported behavior,	
	such as	
	1. direct observation of drug/alcohol use;	
	-	
	2. direct observation of possession of	
	drugs or alcohol on PGCPS property; or	
	3. exhibiting the physical symptoms of	
	drug and/or alcohol use, such as	
	appearance, erratic behavior, speech, or	
	smell.	
	Sillen.	
	If any of these criteria exist, documentation or	
	personal knowledge of an employee's history of	
	being under the influence of alcohol or drugs	
	may also be considered.	
	Any employee who tests positive under this	
	provision may request consideration to seek	
	rehabilitation through an approved treatment	
	program in lieu of suspension or termination,	
	which shall be considered, but shall not be	
	· · · · · · · · · · · · · · · · · · ·	
	binding upon the Superintendent and/or the	
	Superintendent's Designee.	
	If the treatment program requires the employee	
	to miss work, the employee shall use his/her	
	accrued leave or leave without pay. Any	
	employee who tests positive during reasonable	
	suspicion and who is not suspended or	
	terminated because the employee participated in	
	a rehabilitation option may be subjected to a	
	return-to-work agreement.	
	-	
	An amplazza who refuges to submit to	
	An employee who refuses to submit to	
	reasonable suspicion testing will be deemed to	
	have failed testing.	
	in the restrict.	

	TTI D 1 11 11 4 4 4 001 1 0	
	The Board will adhere to the cutoff levels for	
	drugs and drug metabolites (§26.163) in the	
	Electronic Code of Federal Regulations (of the	
	National Archives and Records Administration)	
	to account for the accuracy of a given drug test	
	and to determine if an employee was impaired	
	while working.	
	Original Proposal 4/22/25	
12 D.	D. Academic Freedom	Withdrawn
	5. Student grade changes will be handled	D 5. Withdraw proposal, maintain current
	in accordance with administrative	language 5/27/25
	procedures. In cases where teachers do	D 6. 5/20/25
	not agree with a grade change, they	
	shall not be required to initiate or sign	
	off on the change. It is understood that	
	school administration can change a	
	grade without the agreement of the	
	teacher.	
	6. Recognizing the equal importance of all	
	content areas (including but not limited	
	to creative arts, career & technical	
	education, world languages,	
	environmental education, health	
	education, physical education, social	
	studies, science and other elective	
	courses), schools shall not	
	disproportionately target or monitor a	
	specific content area or	
	areas. Examples of such bias include	
	disproportionate numbers of visitors,	
	learning walks, meetings, and data talks	
	focused on narrow content areas.	
	3/25/25	
13 A.	A. Any complaints regarding a Unit I member	TA 6/24/25
1 <i>3</i> A.	made in writing or otherwise communicated	
	to any member of the administration by any	· · · · · · · · · · · · · · · · · · ·
		Counterproposal – Adding "when possible"
	parent, student, or other person which are or	because all matters can't be handled informally.
	may be used in any manner in evaluating a	It depends on what occurred and if the
	Unit I member or issuing a corrective	act/allegation is egregious.
	action, shall be processed according to the	A. Any complaints regarding a Unit I member
	procedure as follows: The principal or	made or recorded -in writing, or digital
	immediate supervisor shall meet with the	format, or otherwise communicated to any
	Unit I member to apprise the Unit I member	member of the administration the principal or
	of the full nature of the complaint and they	immediate supervisor by any parent, student,
	shall attempt to resolve the matter	or other person which are or may be used in
	informally. Unit I members will be provided	any manner in evaluating a Unit I member or
	with a copy of the complaint if it is going to	issuing a corrective disciplinary action, shall
	be used in any way to adversely affect their	be processed according to the procedure as
	employment. Any discipline of any Unit I	follows: The principal or immediate
	member by a principal/supervisor shall be	supervisor shall meet with the Unit I member
	conducted in private and the Unit member	to apprise the Unit I member of the full
	shall have the right to union representation.	nature of the complaint and they shall
	3/11/25	attempt to resolve the matter informally,
		when possible. Unit I members will be
		when possible. Unit I members will be

		 provided with a copy of the complaint if it is going to be used in any way to adversely affect their employment. Any discipline of any Unit I member by a principal/supervisor shall be conducted in private and the Unit member shall have the right to union representation. provided that the request for representation does not delay the meeting beyond two business days. In such an event that the employee is entitled to Union representation and, if desired but unavailable upon short notice, the scheduled meeting shall be promptly rescheduled by the Board and the Union at a mutually agreed upon time within no more than one work week of the notification of the complaint the next two (2) consecutive workdays. If the meeting is not rescheduled within the specified time period, the Board will proceed with scheduling the meeting. PGCEA Response 6/24/25 TA on PGCPS Counter
13 B.	 B. During the time of employment, a Unit I member shall be notified of any material of which the Unit I member does not have a copy, and which is to be entered into that Unit I member's personnel file. At the Unit I member's request and expense, a copy of such material will be provided. No material of a confidential nature necessary precedent to employment or other letters of reference will be available to the Unit I member. 3/11/25 	TA 3/18/25
13 C.	 C. Unit I members may personally review their own personnel file, except for confidential reference material, by submitting in writing a letter to the Office of Records and Verification. Such persons Unit members shall be able to review their file within ten (10) workdays after receipt of request. If, upon review of the personnel file, the Unit I member determines there is material of a negative nature contained therein, the Unit I member may submit a letter of explanation or rebuttal to be inserted in the personnel file. 3/11/25 	 TA 3/25/25 C. Unit I members may personally review their own personnel file, except for confidential reference material, by submitting in writing a letter to the Office of Records and Verification. Such persons Unit members shall be able to review their file within ten (10) business workdays after receipt of request. If, upon review of the personnel file, the Unit I member determines there is material of a negative nature contained therein, the Unit I member may submit a letter of explanation or rebuttal to be inserted in the personnel file.
13 D.	 D. No Unit I member will be disciplined, reprimanded, reduced in rank or compensation or deprived of any professional advantage without cause. 	 TA 7/1/25 PGCPS Counter proposal 6/25/25 D. No Unit I member will be disciplined, reprimanded, reduced in rank or

1. Due process rights shall include the right	
of the Unit I member to have an	professional advantage without cause.
Association representative present at a	my 1. Due process rights shall include: the right
meeting or hearing where the Unit I	of the Unit I member to have an
member has a reasonable belief that the	Association representative present at any
meeting or hearing may result in	meeting or hearing where the Unit I
disciplinary action.:	member has a reasonable belief that the
a. the right for the Unit I member to	meeting or hearing may result in
have an Association representative	disciplinary action.
present at any meeting or hearing	a. The right to Union representation.
where the Unit I member has a	a. Upon their election to do so, Unit I
	· · · · · · · · · · · · · · · · · · ·
reasonable belief that the meeting of	members have the right for the origin remains a member to have an Union Association
hearing may result in disciplinary	
action.	field representative present at any
b. the Unit I member being informed	
the specific allegation(s) against the	em member has a reasonable belief that the
before being asked to provide any	meeting or hearing may result in
incident statements or attend any	disciplinary action, provided that the
interview.	request for representation does not
c. the right to a formal hearing within	unreasonably delay the meeting more
thirty (30) workdays where Unit	than two (2) days .
members can examine any evidence	e b. The Unit I member should shall be being
against them and respond to	informed of the specific allegation(s)
allegations. The final determination	against them before being asked to
the case will be issued within 30 da	ys provide any incident statements or attend
of the hearing.	any interview conducted by an internal
d. Generally, employee evaluation	PGCPS office or department.
conferences are not conducted as	c. An opportunity to have a meeting the
disciplinary in nature.	right to a formal-hearing within thirty (30)
e. The existing legal and contractual	forty-five (45) business days, when
rights of the Board of Education an	d possible, workdays where Unit I members
its Unit I member as represented by	and allowing been be intermeded at any
PGCEA with respect to suspension	orridonoo accounct thorm and record to
dismissal of Unit I members by the	
Chief Executive Officer	case will be issued within 30 forty-five
Superintendent or by the Board of	(45) business days of the hearing, when
Education and the existing legal an	possible.
contractual rights regarding the	d. Generally, employee evaluation
issuance of Second Class	conferences are not conducted as
Licenses/Certificates and the	disciplinary in nature.
classification of licenses/certificate	a The existing legal and contractual rights
	of the Board of Education and its Unit I
by the Chief Executive Officer	member of remaind by DCCEA with
Superintendent shall remain in effe	respect to suspension or dismissal of Unit
during the term of this Agreement.	I manhang by the Chief Everytive Officer
2. A Unit I member temporarily reassign	Superintendent or by the Board of
to an alternate location as a result	Education and the avisting logal and
because of an investigation conducted	a contractivel rights recording the issuence
solely by the school system, or from	of Second Class Licenses/Certificates and
time an external investigation is close	the classification of licenses/certificates
shall not be reassigned for a period	by the Chief Executive Officer
greater than 45 days without a final	Superinter dont shall remain in affect
report being issued and a decision be	during the term of this Agreement.
made by the Director of Employee	during the term of this Agreement.
Labor Relations Office (ELRO)	

	regarding the Unit I member's employment status. If extenuating circumstances prevent a final report from being issued or a decision on the employee status from being made regarding the Unit I member's status within 45 days, the Director of ELRO shall notify the Unit I member immediately as soon as practicable and the temporary assignment shall continue. 3/11/25	 2. A Unit I member temporarily reassigned to an alternate location as a result because of an investigation conducted solely by the school system shall not be reassigned for a period greater than 45 business days without a final report being issued and a decision being made-by the Director of Employee Labor Relations Office (ELRO) regarding the Unit I member's employment status. If extenuating circumstances prevent a final report from being issued or a decision made regarding the Unit I member's days, the Director of ELRO Department of Employee and Labor Relations shall notify the Unit I member as soon as practicable and the temporary assignment shall continue. PGCEA Response 7/1/25 PGCEA agrees to PGPS Counter proposal of 6/25/25
13 H.	 H. Following fifteen (15) duty days Unit I members can request a written update to a submitted maintenance request form. Response A status update on the request from the administration shall be provided by the administration within three (3) duty days and thereafter on a weekly basis until the work order is resolved. 3/11/25 	Withdrawn 5/20/25 Withdraw proposal, maintain current language
13 I.	 I. PGCPS will continue to provide training, policies and administrative procedures to promote atmospheres where Unit I members are not subjected to harassment, hostility, humiliation, and bullying. 1. Timely Investigation a. PGCPS will provide a transparent, confidential, and accessible reporting system for incidents of harassment, hostility, humiliation, and bullying. b. Prompt Investigation: All reports will be investigated promptly and thoroughly by trained personnel. The investigation will begin within 48 hours of the report and be completed within 20 workdays. 2. Transparency: The complainant will be kept informed of the investigation's progress and outcome. 3. Protection from Retaliation: Unit I members who report incidents will be protected from retaliation. Complaints 	Withdrawn 6/17/25 Maintain current language

13 K.	of retaliation will be investigated promptly, and appropriate consequences will be developed and enforced. 3/11/25 K. Unit I members shall not be compelled to communicate or otherwise interact with parent(s)/guardian(s) who have demonstrated harassing behaviors (including but not limited to assault, threats, profane remarks, defamation, and excessive contact). 3/11/25	 TA 6/24/25 PGCEA Counter proposal 6/17/25 K. Except as otherwise required by law (e.g., IEP meetings), Unit I members shall not be compelled to attend 1:1 in person meetings communicate or otherwise interact or engage in 1:1 communication (e.g., phone/email, without principal or designee) with parent(s)/guardian(s) who have demonstrated harassing behaviors (including but not limited to assaults, threats, profane remarks, defamation, and excessive contact) that have been previously reported to school administration.
14 A. 5.	 A. Provision of General Facilities and Supplies To the extent possible, the Board of Education shall make the following facilities available to Unit I members at their base school. Indicated provision will apply to each worksite. 5. Itinerant instructional Unit I members shall be provided with securable classrooms for the instruction of their students at each school they are assigned. 3/11/25 	 PGCPS Response 6/24/24 TA PGCEA counter proposal TA 6/17/25 TA on PGCPS Counter proposal of 6/3/25 5. Itinerant instructional Unit I members shall be provided with securable a reasonable locations elassrooms for the instruction of their students at each school they are assigned, whenever possible. This space shall meet the COMAR requirements for Academic Classroom Space (COMAR 14.39.07.07)
14 A. 6.	 A. Provision of General Facilities and Supplies To the extent possible, the Board of Education shall make the following facilities available to Unit I members at their base school. Indicated provision will apply to each worksite. 6. Accessible restroom(s) reserved for the exclusive use of faculty and staff. The Faculty restrooms is are to be labeled as such, kept clean, and adequately supplied. It is understood that common facilities used by assigned for use by the staff must be maintained in an orderly condition by those using the facilities. 	 TA 3/25/25 6. Accessible restroom(s) reserved for the exclusive use of faculty and staff. The Faculty/staff restrooms is are to be labeled as such, kept clean, and adequately supplied. It is understood that common facilities used by assigned for use by the staff must be maintained in an orderly condition by those using the facilities.
14 A. 6.	A. Provision of General Facilities and Supplies To the extent possible, the Board of Education shall make the following facilities available to Unit I members at	 TA 6/17/25 TA on 6/3/25 PGCPS Counter proposal A. Provision of General Facilities and Supplies To the extent possible, the Board of Education shall make the following

their base school. Indicated provision will apply to each worksite.

7. Unit 1 members providing therapeutic intervention, or clinicians, shall be provided with a designated space within each of their assigned school buildings, that is lockable, secure, confidential, and private for the provision of therapeutic services, testing, attending meetings, collaborating with student team members, and doing required documentation for students. The offices of Student Services and Special **Education Support Programs and** Related Services shall inform principals annually at the beginning of the year about clinician workspace needs in writing. The Clinician workspace shall be as free from noise and interruption as the educational program and the school facility permits. The clinician workspace shall be free of storage of materials used to support other disciplines/building storage. The offices of Student Services and Special Education Support Programs and Related Services will conduct a survey of clinicians by the end of September each school year to ascertain whether the workspace conditions are adequate as defined in this article. A process to remediate the situation shall be determined by the offices of Student Services and Special Education Support Programs and Related Services.

facilities available to Unit I members at their base school. Indicated provision will apply to each worksite.

6. Unit 1 members providing therapeutic intervention, or clinicians, shall be provided with a designated space within each of their assigned school buildings, that is lockable, secure, confidential, and private for the provision of therapeutic services, testing, attending meetings, collaborating with student team members, and doing required documentation for students. The offices of Student Services and Special **Education Support Programs and Related Services shall inform principals** annually at the beginning of the year about clinician workspace needs in writing. The Clinician workspace shall be as free from noise and interruption as the educational program and the school facility permits. The clinician workspace shall be free of storage of materials used to support other disciplines/building storage. The offices of Student Services and Special **Education Support Programs and** Related Services will conduct a survey of clinicians by the end of September each school year to ascertain whether the workspace conditions are adequate as defined in this article. A process to remediate the situation shall be determined by the offices of Student Services and Special Education Support Programs and Related Services. The offices departments of Student Services and Special Education Support Programs and Related Services, in collaboration with team members on the related services workgroup serving on the Special Education and Student Support Services Committee, will survey all clinicians by the end of the first third week of school September to gather additional information about clinician workspace. Following completion of the survey, the collaborative group will determine features of an appropriate clinical workspace and a remediation plan to be enacted by the end of the first quarter October 1.

4/8/25

14 A. 18	 A. Provision of General Facilities and Supplies To the extent possible, the Board of Education shall make the following facilities available to Unit I members at their base school. Indicated provision will apply to each worksite. 18. Unit I members shall receive \$100 five hundred dollars (\$500.00) during the first 30 days of the each school year-for SY 23, SY 24, and SY 25 for supplies, materials, and other items used in the workplace. 3/11/25 	 TA 4/29/25 18. Unit I members shall receive \$100 five two hundred dollars (\$200.00) (\$500.00) during the first 30 days of the each school year for SY 23, SY 24, and SY 25 for the reimbursement of costs incurred for the purchase of supplies, materials, and other items used in the workplace.
14 A. 20.	 A. Provision of General Facilities and Supplies To the extent possible, the Board of Education shall make the following facilities available to Unit I members at their base school. Indicated provision will apply to each worksite. 20. Classroom and office doors in all schools or other sites where student programs or services are housed shall have intruder door hardware (such as Red Button Locks) installed and kept in working condition. 	Withdrawn 6/17/25 PGCEA withdraws the proposal and will follow up on this matter through the Labor-Management Committee
14 A. 21	 A. Provision of General Facilities and Supplies To the extent possible, the Board of Education shall make the following facilities available to Unit I members at their base school. Indicated provision will apply to each worksite. 21. PGCPS Employee Badges shall be replaced on a five-year cycle. Badges that are stolen or damaged at no fault of the employee shall be replaced at no cost to the Unit I member. 3/11/25 	 TA 6/24/25 PGCEA Counter Proposal 6/17/25 21. PGCPS Employee Photo Identification Badges that are damaged due to normal wear and tear, to include deterioration due to age, shall be replaced at no cost to the Unit I member.
14 E & F	 E. Whenever possible PGCPS will avoid shall not using use temporary classrooms at Early Childhood Centers, regional schools or in specialty programs schools serving students with profound/significant physical disability or at Early Childhood Centers for classrooms. F. Whenever possible PGCPS will avoid using temporary classrooms for students in pre-kindergarten, kindergarten, first grade, or second grade. In cases when pre-kindergarten, kindergarten, first grade, or second grade classes are assigned to temporary classrooms an explanation including a safety plan will be provided to 	 TA 6/10/25 PGCEA Counter Proposal 5/20/25 E. Whenever possible PGCPS will avoid using temporary classrooms for students in at Early Childhood Centers, regional schools or in specialty programs serving students with profound/significant disabilities, pre-kindergarten, or kindergarten., or in specialty programs first grade, or second grade. In cases when pre-kindergarten, kindergarten, first grade, or second grade classes are assigned to temporary classrooms an explanation including a safety plan will be provided to impacted Unit I members and parent/caregivers. F. Withdrawn

[to an	
	impacted Unit I members and	
	parent/caregivers.	
15.0	3/11/25	
15 C.	C. Classroom management is the responsibility	Withdrawn 6/3/25
	of the Unit I member. Procedures for	C. Withdraw changes, maintain current
	handling disruptive students both within and	language
	without of the classroom will be developed	
	in accordance with PGCPS policies and	
	procedures in each school by the principal	
	or duly appointed designee and the faculty,	
	including input by the Faculty Advisory	
	Council. Procedures will be available to	
	staff in writing. Such procedures shall be	
	finalized before the students' first day of	
	school, but changes may be made during the	
	school year with input from the staff and	
	Faculty Advisory Council.	
	3/11/25	
15 D.	D. Instances of significant or repeated student	Withdrawn 6/17/25
15 D.	misconduct, classroom disruption, or	William 0/1//25
	insubordination shall be documented by the	
	Unit I member on the PGCPS discipline	
	referral form and submitted to the	
	administration. The administration shall	
	return the discipline referral form to the	
	Unit I member within four (4) workdays,	
	noting the action taken to address the	
	misconduct. In the event the principal fails	
	to take any action within four (4) workdays,	
	or if the Unit I member is not satisfied with	
	the action indicated, the Unit I member may	
	request that the situation be reviewed by the	
	Instructional Director. The principal's	
	decision is to be implemented pending a	
	review by the Instructional Director which	
	is to be completed within seven (7)	
	workdays of receipt of the Unit I member's	
	request. However, if the Instructional	
	Director does not complete the review	
	within seven (7) workdays the Unit member	
	may request a review by the Associate	
	Superintendent. The Associate	
	Superintendent shall have seven (7)	
	workdays to complete a review and respond	
	to the Unit I member.	
	3/11/25	
15 H.	H. Unit I members will not be subject to a	TA 7/1/25
	student hitting, spitting, biting, and	PGCPS Response 6/25/25
	throwing objects. Any student exhibiting	H. The Board and PGCEA are committed to
	these behaviors shall be temporarily	maintaining a safe learning environment.
	removed from the classroom and a safety	Subject to statutory and regulatory
	plan shall be created to ensure the safety of	restrictions, concerning the temporary
	that student, other students and PGCPS staff	removal from the classroom for students in
	that student, other students and FOURS stall	pre-kindergarten through second grade,
L		pre-kniuergarten unougn second grade,

atlastroom or program. 3/11/25 3/11/25 atlastroom or program. 3/11/25 atlastroom of program. 3/11/25		before the student is returned to the	students with documented disabilities, and
3/11/25 disability. Unit 1 members will should not be subjected to a-watewate aggressive student behavior, including hitting, spitting, biting, and or throwing objects. Nay student chibiting these aggressive behaviors, when and behavior, are not a manifestation of a downwate disability shall be temporally removed from the classroom by-the in accordance with Administrative Procedure 5002, where and behavior, are not a manifestation of a downwate disability shall be temporally removed from the classroom by-the in accordance with administrative Procedure 5002, where and a safety plin for the student single. The school-based student behavior support appointed with intervention Plan. The school-based student behavior apport and the school based student behavior and the student's intervention and proceed that the school-based student behavior apport and the school based student behavior and the student's intervention Plan. The school-based student behavior apport and the school based student behavior approximate of the student's intervention Plan. This school-based student behavior and the school based student behavior appropriate school based student behavior appropriate school based student behavior approximate school based student behavior approximate school based behavior approximate school based student behavior approximate school based student behavior approximate school baschool based behavior approximate school bas			
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	17 D		
	1 / D.	D. Court Appearance and Jury Duty	C. Court Appearance and Jury Duty

	1. A Unit I member shall be entitled to up	1. A Unit I member shall be entitled to up
	to two days of paid leave in any school	to two days of paid leave in any school
	year if subpoenaed as a witness in a court	year if subpoenaed as a witness in a
	proceeding where the subpoenaed Unit I	court proceeding where the subpoenaed
	member is expected to testify on a matter	Unit I member is expected to testify on a
	pertaining to a present or former pupil of	matter pertaining to a present or former
	such Unit I member, or as a witness to or	pupil of such Unit I member, or as a
	victim of a violent crime. If a ten or	witness to or victim of a violent crime. If
	eleven-month Unit I member is	a ten or eleven-month Unit I member is
	subpoenaed on a matter pertaining to a	subpoenaed on a matter pertaining to a
	present or former pupil on one or two	present or former pupil on one or two
	days the Unit I member is not scheduled	days the Unit I member is not scheduled
	to work, the Unit I member will be paid	to work, the Unit I member will be paid
	for the one or two additional days at that	for the one or two additional days at that
	Unit I member's per diem rate.	Unit I member's per diem rate.
	2. Any witness fees received for a court	2. Any witness fees received for a court
	appearance must be endorsed over to the	appearance must be endorsed over to the
	Board of Education and forwarded to the	Board of Education and forwarded to the
	Payroll Office.	Payroll Office.
	3. When a Unit I member is drawn	3. When a Unit I member is drawn
		summoned for jury duty, the Unit I
	summoned for jury duty, the Unit I	
	member shall receive full pay provided a	member shall receive full pay provided a
	written statement is furnished showing	written statement is furnished showing
	time served and expenses received from	time served and expenses received from
	the Court.	the Court.
	4. If a Unit I member appears as a witness	4. If a Unit I member appears as a witness
	for the Board of Education with or	for the Board of Education with or
	without a subpoena, no deduction shall	without a subpoena, no deduction shall
	be made from salary. If the Unit I	be made from salary. If the Unit I
	member appears as a witness for the	member appears as a witness for the
	Board of Education on days they are not	Board of Education on days they are not
	scheduled to work, the Unit I member	scheduled to work, the Unit I member
	will be paid at their per diem rate.	will be paid at their per diem hourly rate
	4/1/25	for actual time spent in the hearing.
17 E.	E. Bereavement Leave	TA 6/17/25
	1. On the death of a child, step-child,	TA on PGCPS Counter proposal of 6/10/25
	parent, step-parent, parent-in-law,	F. Bereavement Leave
	grandparent, grand-parent of spouse,	1. On the death of a child, stepchild, parent,
	legal guardian, grandchild, brother,	step-parent, parent-in-law, grandparent,
	sister, husband, wife, son-in-law,	grandparent of spouse, legal guardian,
	daughter-in-law, brother-in-law, sister-	grandchild, brother, sister, husband, wife,
	in-law, qualified domestic partner, or	son-in-law, daughter-in-law, brother-in-
	anyone who has lived regularly in the	law, sister-in-law, qualified domestic
	household of the unit member, such unit	partner, or anyone who has recently lived
	member shall be allowed four (4) five	regularly in the household of the Unit I
	(5) work days of absence from school	member, such Unit I member shall be
	work without loss of salary. One of the	allowed four (4) -five (5) four (4) five (5)
	four (4) days must be the day of the	work days of absence from work without
	observance, except when it is held on a	loss of salary. The bereavement leave
	weekend or a holiday.	days do not have to be consecutive. One
	2. On the death of an aunt, uncle, niece, or	of the four (4) days must be the day of
	nephew, Unit I members shall be	the funeral or interment. Proof of death
	allowed two three (3) workdays of	and/or relationship may be required if
	absence from work without loss of	there are reasons to suspect that the Unit

	 salary. Proof of death and/or relationship may be required if, in the opinion of the immediate supervisor, the Unit I member has abused the privilege. 3. Any exceptions to the above may be made by applying to the Chief Human Resources Officer whose decision shall be final. 4/1/25 	 reasons a written employee statement would suffice. 2. On the death of an aunt, uncle, niece, or nephew, Unit I members shall be allowed two three (3) two (2) three (3) work days of absence from work without loss of salary. The bereavement leave days do not have to be consecutive. Proof of death and/or relationship may be required if in the opinion of the immediate supervisor, the Chief of Human Resources determines there are reasons to suspect the Unit I member has abused the privilege. Proof of death and/or relationship may be required if there are reasons to suspect that the Unit I member has abused the privilege. Proof of death and/or relationship may be required if there are reasons to suspect that the Unit I member has abused the privilege. However, in the instance where proof cannot be provided, due to religious reasons a written employee statement would suffice.
17 F.	 Military Leave A full-time Unit I member who is a member of the National Guard or the Reserve components of the Armed Forces of the United States in order to meet an active duty commitment will be allowed military leave with full pay less the amount paid for such duty not to exceed fifteen (15) duty days; such leave may be granted only during a period the individual is required to be on duty. Leave shall be granted for both short-term mandatory commitments as well as prolonged deployments. Military duty shall include all military service obligations, including but not limited to drills, training exercises and other short term mandatory commitments have limited or short-term notice from the National Guard of Reserve shall be processed through an expedited process. 	 TA 4/29/25 D. Military Leave A full-time Unit I member who is a member of the National Guard or the Reserve components of the Armed Forces of the United States in order to meet an active duty commitment will be allowed military leave with full pay less the amount paid for such duty not to exceed fifteen (15) duty days; such leave may be granted only during a period the individual is required to be on duty. Military leave and benefits will be provided consistent with the Board's administrative procedure, federal, state, and local law and this Agreement. Any change in federal, state, local law, regulation or procedure which provide greater military leave benefits shall, after consultation with PGCEA, be made applicable to employees covered by this section. Any Unit I member included in the category above who is called upon to serve a longer period of time not during an emergency shall be entitled to a leave of absence without pay. Those who are called to short-term duty under the authority of a State Governor or the Mayor of Washington, D.C.,

		 during an emergency, shall be entitled to leave of absence with full pay less the amount paid for such duty for such time while actually serving under such active duty orders in addition to the fifteen-day period specified above. Where the Unit I member involved has the option of when to take training and unless it will jeopardize that person's reserve standing, the person will take the fifteen (15) days at such time that it will not interfere with the instruction of children. Exception to the above will require a letter from that Unit I member's immediate military commanding officer and approval by the Chief Human Resources Officer. Any Unit I members who is drafted for military service may request leave without pay for the period of obligated service. Upon completion of military service, the employee will be entitled to be restored to the job formerly held or one of a similar class if available. However, restoration must be requested within ninety (90) days of receipt of the honorable discharge. In addition, the Unit I member must be physically and mentally capable of performing the work required. When the obligated service is completed and the employee is returned to the former classification, that employee shall be entitled to all the annual salary increments for which eligible if employment had been continuous. Paid Military Leave shall be granted for both short-term mandatory commitments as well as prolonged deployments, not to exceed fifteen (15) days within a school year. Any additional time needed will be considered leave without pay. Military duty shall include all military service obligations, including but not limited to drills, training exercises and other short term motice from the National Guard of Reserve shall be processed through an expedited process.
17 H.	H. Personal Leave	TA 5/6/25
1,11.	Unit I members employed on other than	H. Personal Leave
	twelve-month contracts may be absent from	

duty without loss of pay up to four days during any school year. A request for personal leave should be entered into the appropriate time management system at least one (1) day prior to the intended absence. No specific reason for such personal leave shall be required or solicited except as noted in item 2 and item 4 below. In case of emergency, the appropriate school official shall be notified prior to the beginning of the duty day of intended absence. Rules regarding personal leave are as follows:

- 1. Notification of intended use of personal leave shall be made in the appropriate time management system
- 2. Leave immediately before or after a holiday, emergency makeup, vacation or staff development day(s) may be requested for reason and must have final approval from the Chief Human Resources Officer. Such leave requests must be received by the Office of the Chief Human Resources Officer at least two weeks ten (10) business days in advance. Unless officially notified of the Chief Human Resources Officer's decision no later than five (5) days after receipt of the leave request, the requested leave will be approved.
- No personal leave will be granted on staff development days or on PARCC MCAP and MSA/HSA SAT testing days impacting the school, except as approved in writing from the Chief Human Resources Officer/designee.
- No personal leave will be granted during the first or last five (5) days of any school year except as may be approved in writing from by the Chief Human Resources Officer. Consideration for approval will be confined to those applications wherein this time is essential for summer school attendance as certified by the registrar of any regularly recognized college or university.

4/1/25

Unit I members who are not employed on other than a twelve-month contract may be absent from duty without loss of pay take up to four paid days off per during any school year. A request for personal leave should be entered into the appropriate time management system at least one (1) day prior to the intended absence. No specific reason for such personal leave shall be required or solicited except as noted in item 2 and item 4 below. In case of emergency, the appropriate school official shall be notified prior to the beginning of the duty day of intended absence. Rules regarding personal leave are as follows:

- 1. Notification of intended use of personal leave shall be made in the appropriate time management system
- 2. Leave immediately before or after a holiday, emergency makeup, vacation or staff development day(s) may be requested for reason and must have final approval from the Area Associate Superintendent Chief Human Resources Officer. Such leave request must be received by the Area Office of the Associate Superintendent Chief Human Resources Officer at least two weeks ten (10) business days in advance. Unless officially notified of the Chief Human Resources Officer's Area Associate Superintendent's decision no later than five (5) business days after receipt of the leave request, the requested leave will be approved.
- No personal leave will be granted on staff development days or on PARCC MCAP and MSA/SATHSA testing days impacting the school, except as approved in writing from by the Area Associate Superintendent Chief Human Resources Officer/designee.
- No personal leave will be granted during the first or last five (5) days of any school year except as may be approved in writing from by the Area Associate Superintendent/designee Chief Human Resources Officer. Consideration for approval will be confined to those applications wherein this time is essential for summer school attendance as certified by the registrar of any regularly recognized college or university.

17 I. 17 K.	 I. Professional Growth Leave Upon approval, Unit I members shall be granted a professional development day each year without loss of pay or personal leave to enhance their skills and qualifications, promote staff development, improve instruction or provide professional service to another district or to a state or national organization recognized by the district. This leave is in addition to professional development days identified on the PGCPS Calendar. By special request, additional days may be granted by the Chief Executive Officer or designee and will not be unreasonably denied. 4/1/25 K. Selective Service Leave 	 TA 5/29/25 I. Professional Growth Leave Upon approval, Unit I members shall be granted a professional development day each year without loss of pay or personal leave to enhance their skills and qualifications, promote staff development, improve instruction or provide professional service to another district or to a state or national organization recognized by the district. This leave is in addition to professional development days identified on the PGCPS Calendar. By special request, additional days may be granted by the <u>Chief Executive</u> Officer or designee Area Associate Superintendent and will not be unreasonably denied. TA 4/22/25
17 K.	 K. Selective Service Leave Absence from duty by a Unit I member for the purpose of Selective Service examination shall be an authorized leave with pay. Anything over one (1) day shall be deducted from sick leave. 4/1/25 	1A 4/22/25
17 Q.	 Q. The Board of Education and the Prince George's County Educators' Association recognize that the nature of the jobs performed by members of the unit is such that work beyond the customary 37.5-hour work week is often required. The Board further recognizes that professional staff will exercise professional judgment in determining when the needs of the school system permit them flexibility to attend to personal business of relatively brief duration of up to two (2) hours during normal working hours without using leave for those absences from the work site. Principals/supervisors will receive prior notice of such absences to maintain school/worksite stability and employee accountability. The parties further recognize that unit members will not abuse these rights and the Board, at the appropriate supervisory level, retains the rights to deny such rights to any unit member whose pattern of absences from work appears inconsistent with the performance of their duties. 4/1/25 	Withdrawn 5/27/25
20.1	20.1STUDENT TESTING AND SURVEY DATES	TA 7/1/25 20.1 STUDENT TESTING AND SURVEY DATES

	 calendar dates and windows of all state and district mandated tests and surveys, as well as required ELL testing, by September 15 or before the first professional duty day for all Unit I members of each school year of this agreement. The published testing information will include the number of minutes required for administering and completing each district/state test. This testing document will be shared with PGCEA. This testing information will be publicly shared through appropriate communication venues used by the school system. B. Any training necessary for the administration of state and/or district testing will be done during the Unit I members' workday independent of their contractual planning time under Article 6.2 C. 2. a. and b. C. PGCEA and PGCPS will form an ongoing committee with the goal of making recommendations to the Board of Education to eliminate duplicative and unnecessary tests and minimize the impact of testing on the overall education program. The committee will be co-chaired by one member chosen by the PGCEA President and the other by the school system. The committee will include Unit I members appointed by the PGCEA President, administrators, students appointed by the Student Member of the Board of Education, and parents. Initial recommendations of the committee will be made to the Board of Education, and parents. Initial recommendations of the committee will be made to the Board of Education, and parents. Initial recommendations of the committee will be made to the Board of Education, and parents. Initial recommendations of the committee will be required to administer more than one county level assessment in a quarter. E. B: The total number of hours any PGCPS student spends on mandated state or local assessments shall not exceed the maximum hours in the "More Learning, Less Testing Act of 2017" (SR 452) PGCPS shall be 	 calendar dates and windows of all state and district mandated tests and surveys, as well as required ELL testing, by September 15 or before the first professional duty day for all Unit I members of each school year of this agreement. The published testing information will include the number of minutes required for-administering and completing each district/state test. This testing document will be shared with PGCEA. This testing information will be shared with PGCEA. This testing information will be shared with PGCEA. This testing information will be publicly shared through appropriate communication venues used by the school system. B. Any training necessary for the administration of state and/or district testing will be done during the Unit I members' workday independent of their contractual planning time under Article 6.2 C. 2. a. and b. C. PGCEA and PGCPS will form an ongoing committee with the goal of making recommendations to the Board of Education to eliminate duplicative and unnecessary tests and minimize the impact of testing on the overall education program. The committee will be co-chaired by one member chosen by the PGCEA President and the other by the school system. The committee will be co-chaired by one member chosen by the PGCEA President and the other by the Student Member of the Board of Education, and parents. Initial recommendations of the committee will be made to the Board of Education by March 1, 2026. D. No subject area shall be required to administer more than one county level assessment in a quarter. B. The total number of hours any PGCPS student spends on mandated state or local assessments shall not exceed the maximum hours in the "More Learning, Less Testing Act of 2017" (SB 452). PGCPS shall be responsible for tracking this data and making it publicly available.
	Act of 2017" (SB 452). PGCPS shall be responsible for tracking this data and making it publicly available. 3/25/25	Withdraw 20.1 B, C, & D Withdraw changes to E; maintain current language and restore to B.
20.4 A.	20.4 ASSIGNMENT EQUALIZATION	TA 6/10/25 PGCEA Counter proposal 6/3/25

A. PGCPS will publish testing and survey

A. PGCPS will publish testing and survey

A.	The Board of Education and PGCEA hereby	20.	4 ASSIGNMENT EQU	ALIZATION
	agree that subject to building limitations,			
	budget and program requirements, action	А.	The Board of Education	n and PGCEA hereby
	will be taken to maintain favorable class		agree that subject to bu	uilding limitations,
	size in accordance with Board of Education		budget and program re	quirements, action
	policy and reduce classes which exceed by		will be taken to mainta	in favorable class size
	more than 10% the County- wide class size		in accordance with Bo	ard of Education
	average. If, subsequent to September 30,		policy and reduce class	ses which exceed by
	any Unit I member has a class which		more than 10% the Co	-
	exceeds the county class size average, the		average. If, subsequent	-
	Unit I member after consultation with the		Unit I member has a cl	
	principal may request a review by the FAC.		county class size avera	ge, the Unit I member
	If after a review of the Unit I member's		after consultation with	-
	complaint and consultation with the		request a review by the	
	principal, the Unit I member or the FAC		review of the Unit I me	
	determines by a majority vote that further		consultation with the p	-
	adjustment in class size is essential, the FAC			etermines by a majority
	or the Unit I member may request a review		vote that further adjust	
	by the CEO Superintendent who will		essential, the FAC or the	
	recommend appropriate adjustments in an		request a review by the	•
	attempt to achieve a mutually acceptable		who will recommend a	-
	settlement. If the FAC believes that the class		adjustments in an atter	
	size concern could be relieved through		mutually acceptable se	-
	changes in the master schedule, the FAC		believes that the class	
	may submit any suggestion in writing to the		relieved through chang	
	appropriate Associate Superintendent, who		schedule, the FAC may	
	will have that matter reviewed within five		suggestion in writing t	-
	(5) working days of receipt of the request.			ent, who will have that
	If, after consideration by the appropriate		matter reviewed within	
	Associate Superintendent, a mutually		of receipt of the reques	
	acceptable settlement is not achieved, the		consideration by the ap	
	FAC may refer the matter to the Chief		Superintendent, a mutu	
	Executive Officer for final action. The FAC		settlement is not achiev	
	may request that the PGCEA President, or		refer the matter to the	-
	designee be present at any meeting		Officer Superintendent	
	scheduled to review class size concerns.		FAC may request that	
	If a class size reduction is not agreed upon		or designee be present	
	the impacted Unit I member will receive a		scheduled to review cl	
	stipend as determined below:		If a class size reduction	
			the impacted Unit I me	
	Percent Over County Stipend		stipend as determined	
	Class Size Average		Percent Over County	Stipend
	10% \$1,750		Class Size Average	r
	20% \$2,000		10%	\$1,750
	30% or over \$2.250		20%	\$2,000
3/2	25/25		30% or over	\$2.250

<u>NOTE</u> – PGCEA maintains that this proposal did not attempt to negotiate class size and is a mandatory subject of bargaining under Education Article §6-408 (c)(1) (i) as it relates to "salaries, wages, hours, and other working conditions". This is supported by an Attorney General's opinion dated February 9, 2023 (<u>https://acrobat.adobe.com/id/urn:aaid:sc:US:8b0609d</u> <u>f-4463-4827-bbf0-85b06b2b8a59</u>).

20.4 B.	20.	4 ASSIGNMENT EQUALIZATION	TA	6/17/25
			PG	CPS Counter proposal of 6/10/25
	В.	The Board of Education and PGCEA hereby	20.	4 ASSIGNMENT EQUALIZATION
		agree that subject to building/department	В.	
		limitations, budget, and program		agree that subject to building/department
		requirements, action will be taken to		limitations, budget, and program
		maintain favorable caseload and provider		requirements, action will be taken to
		ratios, in accordance with Board of		maintain favorable caseload and provider
		Education policy and reduce caseloads		ratios, in accordance with Board of
		which exceed by more than 10% of the		Education policy and reduce caseloads which
		recommended limits in the Special		exceed by more than 10% of the
		Education Staffing Plan (SESP). A		recommended limits in the Special Education
		committee to review SESP annually shall		Staffing Plan (SESP). A committee to review
		include the PGCEA Special		SESP annually shall include the PGCEA
		Education/Student Services Committee,		Special Education/Student Services
		Associate Superintendent of Special		Committee, Associate Superintendent of
		Education and Associate		Special Education and Associate
		Superintendent of Student Services with		Superintendent of Student Services with
		FAC departmental representation and/or		FAC departmental representation and/or Unit
		Unit 1 members from each discipline.		1 members from each discipline.
		Consideration of Related Service Provider		Consideration of Related Service Provider
		caseloads or service provider ratios will		caseloads or service provider ratios will
		include, but not be limited to, number of		include, but not be limited to, number of
		students and/or provider service hours on a		students and/or provider service hours on a
		provider's caseload, number of schools a		provider's caseload, number of schools a
		provider is assigned, drive time between a		provider is assigned, drive time between a
		provider's assigned schools, staffing at new		provider's assigned schools, staffing at new
		specialty programs during the specialty		specialty programs during the specialty
		program's first year, and providers who are		program's first year, and providers who are
		assigned to a school site immediately		assigned to a school site immediately
		following a vacancy in their discipline.		following a vacancy in their discipline.
		If, subsequent to September 30, any Unit I		If, subsequent to September 30, any Unit I member has a caseload which exceeds the
		member has a caseload which exceeds the		recommended PGCPS limits defined in the
		recommended PGCPS limits defined in the		
		SESP, the Unit I member after consultation		SESP, the Unit I member after consultation
		with the principal/supervisor will receive		with the principal/supervisor will receive
		hourly pay at their per diem rate.		hourly pay at their per diem rate.
				Subject to building/department limitations,
				budget, and program requirements, action will be taken to maintain favorable related
				service provider workloads, in accordance
				with Board of Education policy, and review
				reduce workloads that which exceed the
				recommended limits in the Special Education
				Staffing Plan (SESP).
				Consideration of Related Service Provider
				workloads will include, but not be limited to,
				the number of students and/or provider
				service hours on a provider's caseload, the
				number of schools a provider is assigned,
				and the drive time between a provider's
				assigned schools. staffing at new specialty
				programs during the specialty program's first
	1			programs during the speciality program's first

		year, and providers who are assigned to a school site immediately following a vacancy in their discipline .
		After September 30, any related service provider that has a caseload that which exceeds the recommended caseload defined in the SESP will have their workload reduced reviewed, and appropriate measures will be taken to bring the provider's assigned workload within the limits specified in the SESP or receive support with caseload/workload tasks to reduce their workload to the SESP guidelines manageable limits.
21.1	21.1 TUITION REIMBURSEMENT	TA 5/20/25
		21.1TUITION REIMBURSEMENT
	B. Funding for the Tuition Reimbursement	A. Recommendations from the joint
	Program shall be:	PGCEA/PGCPS Tuition Reimbursement
	1. \$4,000,000 in FY 23-	Task Force shall be given primary
	2. \$4,000,000 in FY 24-	consideration for changes to the tuition
	3. \$4,000,000 in FY 25-	reimbursement program.
	 C. Unit members shall be reimbursed up to \$550 per credit for up to nine (9) credits per contract year. Reimbursements will be established on a first come, first served basis subject to budgeted allocations and shall apply to the following: Any course to maintain a valid teaching certificate. Any advanced degree or certification in the unit members' field, current assignment, or a future certification. An advanced degree in education. An area of special need to the school system. Any courses taken for professional growth and contribution to the school system including undergraduate or graduate foreign language classes. Unit I members shall be eligible for up to 39 credit hours of tuition reimbursement in total during service with PGCPS. 	 B. Funding for the Tuition Reimbursement Program shall be \$4,000,000 each fiscal year unless otherwise agreed upon through the work of the Tuition Reimbursement Task Force. 1. \$4,000,000 in FY 23 2. \$4,000,000 in FY 24 3. \$4,000,000 in FY 25 C. Unit members shall be reimbursed up to \$550 per credit for up to nine (9) credits per contract year. Reimbursements will be established on a first come, first served basis subject to budgeted allocations and shall apply to the following: 1. Any course to maintain a valid teaching certificate. 2. Any advanced degree or certification in the unit members' field, current assignment, or a future certification. 3. An advanced degree in education. 4. An area of special need to the school system. 5. Any courses taken for professional growth and contribution to the school system including undergraduate or graduate foreign language classes.
		6. Unit I members shall be eligible for up to 39 credit hours of tuition reimbursement in total during service with PGCPS.

		Application for reimbursement will be
		accepted three times throughout the
		fiscal year. Only courses completed
		during the specified dates will be
		accepted during the appropriate
		submission dates. Requests received
		prior to the designated beginning date
		will be automatically denied. Any funds
		remaining at the end of the third
		submission/disbursement period will be
		divided equally for disbursement to
		applicants originally denied during the
		first and second periods based on first
		come first served basis so long as the
		-
		applications were submitted prior to the
		original deadlines.
		The timeline for submission will be
		determined by the joint PCGEA-PGCPS
		Tuition Reimbursement Rebursement
		Taskforce.
		The Board of Education shall continue to
		use its best efforts to provide workshops
		whereby a Unit 1 member can receive
		credit toward an Advanced Professional
		Certificate/License. PGCEA may submit
		to the Board of Education requests for
		PGCEA to conduct specified workshops
		for state approved credit. The request
		must include a detailed content
		description of what will be offered. If
		approved by the Board of Education and
		the State Board of Education, the
		workshop will be offered . If approved,
		the workshop will be offered, provided
		that there is no cost to the Board of
		Education.
21.10	21.10 DISPOSITION OF UNUSED LEAVE	TA 6/17/25
		PGCPS Counter proposal 6/10/25
	A. Retirement	10 DISPOSITION OF UNUSED LEAVE
	Upon retirement in Prince George's County,	
	a Unit I members shall receive payment for	A. Retirement
	three-tenths one-half of his/her unused sick	Upon retirement in Prince George's County,
	leave, not to exceed full pay for up to a	a Unit I members shall receive payment for
		three tenths one half four tenths three tenths
	maximum of 80 days for a ten-month Unit I	
	member, 86 days for an eleven-month Unit I	of his/her unused sick leave, not to exceed
	members, 92 days for a twelve-month Unit I	full pay for up to a maximum of 80 days for
	members or for 25 days of accumulated	a ten-month Unit I member, 86 days for an
	annual leave, whichever is greater. A Unit I	eleven-month Unit I members, 92 days for a
	member retiring on disability would be	twelve-month Unit I members or for 25 days
	eligible for such payment after five years of	of accumulated annual leave, whichever is
	service in Prince George's County. Any	greater. A Unit I member retiring on
	unused personal leave shall be counted as	disability would be eligible for such payment
	sick leave at the time of retirement. A Unit I	
		after five years of service in Prince George's
	member would be eligible to receive such	County. Any unused personal leave shall be

	reimbursement only once. This payment shall be based upon the salary of the final year of employment.C. Death of a Unit I Member	counted as sick leave at the time of retirement. A Unit I member would be eligible to receive such reimbursement only once. This payment shall be based upon the salary of the final year of employment.
	 Upon the death of a Unit I member who is actively employed with the Board of Education at the time of his/her death, and who has been employed with the Board of Education for more than six (6) months, all earned annual leave remaining unused or up to three-tenths one-half of the Unit I member's unused sick leave not to exceed full pay for up to a maximum of 65 days for a ten month Unit I members, 71 days for an eleven month Unit I members, whichever is greater, shall be paid to the estate of the deceased Unit I member. Any unused personal leave shall be counted as sick leave at the time of death. This payment shall be based upon the salary at the time of death. 	 C. Death of a Unit I Member Upon the death of a Unit I member who is actively employed with the Board of Education at the time of his/her death, and who has been employed with the Board of Education for more than six (6) months, all earned annual leave remaining unused or up to three tenths one half four tenths three tenths of the Unit I member's unused sick leave not to exceed full pay for up to a maximum of 65 days for a ten month Unit I members, 71 days for an eleven month Unit I members and 77 days for a twelve-month Unit I members, whichever is greater, shall be paid to the estate of the deceased Unit I member. Any unused personal leave shall be counted as sick leave at the time of death. This payment shall be based upon the salary at the time of death.
21.11	 21.11MILEAGE FOR OFFICIAL SCHOOL BUSINESS D. Unit 1 members assigned to central/area office worksites who cover a geographic region of the district, shall work collaboratively with their supervisors to identify a worksite/school within their coverage area for the purposes of mileage calculation. This worksite shall be determined by August 1 of each school year. 4/8/25 	Withdrawn 6/17/25 Maintain current language on mileage
21.12	 21.12 INSURANCE COUNCIL A. A joint PGCPS/Labor Partners Insurance Council shall review school system employee healthcare data and make recommendations concerning the following, but not limited to, health insurance benefit design and cost for active and retired employees, dental insurance design and cost, life insurance, 403(b) and 457(b) programs. 	Withdrawn 5/20/25 Maintain current language
	B. The Insurance Council shall be made up of representatives of the Chief Executive Officer and representatives of each of the labor unions. PGCEA members shall be appointed by the President of PGCEA.	

C.	The Insurance Council will be co-chaired by a PGCPS and PGCEA Labor Group member. The Labor Group co-chair will be chosen by the labor group members of the council for a one-year term. The co-chairs shall be responsible for creating the agenda for all meetings and will alternate chairing council meetings.	
D.	The Insurance Council shall meet bi- monthly September, November, January, March, and May of each school year to discuss, study, and report on suggestions pertaining to the employee benefits plans and costs. Additional meetings shall be held at the request of either PGCPS or the labor groups. Minutes of such meetings shall be available to all members of the council. Association reps on the insurance council shall be entitled to organizational leave as outlined in the negotiated agreement released from their normal work duties for meetings of the insurance council without loss of salary whenever it is jointly decided to hold such meetings during their workday.	
E.	 The tasks of the insurance council shall be focused on Making recommendations for plan design and rate setting with the assistance of a consultant. All members of the council will be provided with the necessary financial data to make these decisions, but individual information of plan participants shall not be shared with the council. Making recommendations on the insurance fund reserve. Making recommendations on the PGCPS budget mark for funding employee benefits. Hearing member appeals. Evaluating insurance vendor bids. Reviewing monthly financial reports. 	
F.	 The insurance council shall establish and appoint subcommittees as needed to address the following: 1. Benefit coverage appeals. 2. 403(b) and 457(b) Tax Sheltered Plans 3. OPEB funding/cost containment. 	

	 4. Ad Hoc committees to address council initiatives. 4/1/25 	
21.15 A - F	21.15 NATIONAL CERTIFICATIONS A Unit I member who has successfully completed and attained NBPTS certifications shall receive:	TA 4/22/25 PGCPS note: this agreement is contingent upon full funding from MSDE for the MOC.
	 A. Unit I employees who qualify based upon Maryland State Department of Education's standards of definitions of "Teacher," "Certified," "Primarily Responsible and Accountable," "Working Time," "Teaching Time" and "Percent of Time Teaching" shall receive a salary increase of \$13,000 annually effective July 1, 2022, through June 30, 2025. 	
	 B. The Board of Education shall reimburse the Unit I member for up to one (1) of the NBPTS application and/or testing fee up to \$450. 	
	C. Unit I employees who qualify in Section 21.15 A above, and who are assigned and serve in schools identified as "Low Performing Schools," will receive an additional \$9,000 annually while serving in such identified schools effective July 1, 2022, through June 30, 2025.	
	 D. Unit I employees earning their first maintenance of National Board Certification shall receive \$8,000 in additional salary. 	
	E. Unit I employees earning their second maintenance of National Board Certification shall receive \$7,000 in additional salary.	
	 F. Unit I employees earning their third maintenance of National Board Certification shall receive \$6,000. 4/1/25 	
21.15 G	 G. Unit I employees who have attained NBPTS or national certifications/licensures in other subjects or disciplines who DO NOT meet the standards specified in Section 21.15 A above shall receive a salary increase of \$4000 \$13,000 annually effective July 1, 2022 through June 30, 2025. 4/1/25 	 TA 6/24/25 PGCPS Counter proposal 6/17/25 G. Unit I employees who have attained NBPTS or national certifications/licensures in other subjects or disciplines who DO NOT meet the standards specified in Section 21.15 A above shall receive a salary increase of \$4000 \$13,000 \$8,000 \$5,000 annually effective July 1, 2022 through June 30, 2025. Physical Therapists will be eligible for

		this salary increase based upon their passage of the National Physical Therapy Examination PGCEA Response 6/24/25 Accept PGCPS 6/17/25 Counter proposal
21.16	 21.16 CAREER LADDER IMPLEMENTATION A. A joint PGCPS-PGCEA Career Ladder Development Board shall be maintained throughout the duration of this contract. 1. PGCPS and PGCEA shall each appoint one joint co-chair to the Board. 2. The Board shall have eight (8) appointed members; with four (4) members appointed by PGCEA and four (4) members appointed by PGCPS. 3. Each PGCEA member shall serve a three-year term. 4. The Board will issue joint recommendations to the respective bargaining teams of PGCEA and PGCPS for consideration in negotiations for a successor agreement to this contract. 5. The Board shall review and make decisions for candidates moving from level three to level four of the Career Ladder. B. Emoluments as described in Article 23.6 shall not be affected by the Career Ladder. C. Structure of the Career Ladder 1. Level 1 a. Unit I members on level 1 of the Career Ladder will stay on the negotiated pay scale. b. All Unit I members are eligible for advancement on the Career Ladder 2. Level 2 a. Unit I members on level 2 of the Career Ladder will stay on the negotiated pay scale. b. All Unit I members on level 2 of the Career Ladder will stay on the negotiated pay scale. b. Movement to level 3 is obtained once a teacher obtains NBCT or a master's degree if there is no NBC area defined by the Maryland Accountability and Implementation Board/State. 	TA 6/3/25

	 a. Unit I members on Level 3 will stay on the negotiated NBC pay scales. b. Maintenance compensation will be based on the minimum requirements of national board certification as stated in the law. c. All level 2 benefits will be provided at level 3. 	
22.1	22.1 PAY PERIOD Unit I members will be paid every two (2) weeks. All Unit I employees hired after July 1, 2014, shall be paid on the 10-month, 11-month, or 12-month payment schedule dependent on their work year, but all 10-month Unit I members shall have the option of being placed on the twelve-month pay option. 4/1/25	TA 4/29/25 22.1 PAY PERIOD Unit I members will be paid every two (2) weeks. All Unit I employees hired after July 1, 2014, shall be paid on the 10-month, 11-month, or 12-month payment schedule dependent on their work year, but all 10-month and 11-month Unit I members shall have the option of being placed on the twelve-month pay option.
22.2	 22.2 PLACEMENT OF UNIT 1 MEMBERS ON THE SALARY SCHEUDLE Placement of Unit I members on the salary schedule is based upon verified prior appropriate employment experience. Exceptions to this policy may be approved by the Chief Executive Officer in the employment of trades and industry teachers and educators in other designated critical subject areas. A. SALARY GRADES Bachelor's Degree Bachelor's Degree Plus 30 Bachelor's Degree Plus 45 hours or Master's Degree/Equivalent Master's Degree/Masters Equivalent Plus 30 Master's Degree/Masters Equivalent Plus 60 Doctorate 1. A master's equivalency is earned by completing 30 semester hours (hrs) of post-baccalaureate graduate credit in a graduate degree program from a regionally accredited college/university. 2. A minimum of fifteen (15) hours of the course work must graduate level or be certified by the registrar as graduate level. A maximum of fifteen (15) hours of undergraduate course credit (taken while employed) with PGCPS and/or state approved workshop may be counted toward salary advancement. 	 TA 6/17/25 22.2 PLACEMENT OF UNIT I MEMBERS ON THE SALARY SCHEDULE Placement of Unit I members on the salary schedule is based upon verified prior appropriate employment experience. Exceptions to this policy may be approved by the Chief Executive Officer Superintendent in the employment of trades and industry teachers and educators in other designated critical subject areas. A. SALARY GRADES Bachelor's Degree Bachelor's Degree Plus 30 semester hours Bachelor's Degree Plus 45 semester hours or Master's Degree/Master's Equivalent Master's Degree/Master's Equivalent Plus 30 semester hours Master's Degree/Master's Equivalent Plus 60 semester hours Doctorate A master's equivalency is earned by completing 30 semester hours of post-baccalaureate graduate credit in a graduate degree program from a regionally accredited college/university. A minimum of fifteen (15) hours of the course work must be graduate level or be certified by the registrar as graduate level. A maximum of fifteen (15) hours

3.	Approved course work that is not part of the requirements for the Master's Degree may be counted toward the Master's Degree plus 30 and Master's Degree plus 60 hours' scale.		3.	of undergraduate course credit (taken while employed) with PGCPS and/or state approved workshop may be counted toward salary advancement. Approved course work that is not part of the requirements for the Master's Degree or Master's Equivalency may be counted toward the Master's Degree/Master's Equivalency plus 30 and Master's Degree/Master's Equivalency plus 60 hours' scale.
		В.		neral Information Regarding All Salary nedules
				Courses in religion, religious education, and courses or degrees not recognized by the State of Maryland for certification and related to a school assignment may will not be counted for salary purposes. Progression on the salary schedule is determined by the Unit I member's anniversary date or the date of advancement to a higher training certification level. Unit I members employed prior to January 1 of the prior school year shall receive their initial step increase on July 1 of the following school year. Unit I members employed between January 1 and June 30 of the prior school year shall receive their initial step increase on February 1 of the school year following their initial hire. In succeeding years, they will receive step increases on July 1.
			3.	A Unit I member holding a Conditional Certificate is paid on a Bachelor's salary and is not eligible for a grade salary advancement through educational attainment until a professional certificate
				is obtained. A Unit I member holding either the bachelor's degree or an advanced degree in a field other than education may request that graduate courses related to that Unit I member's assignment be recognized for advanced standing on the salary schedule, provided that the individual holds at least an Advanced Professional Certificate in the field in which such individual is teaching. An electronic Salary Lane Change
				Request or Credit Count Request form must be submitted at the time the Unit I member qualifies for placement on the

		 new lane on the salary scale. Retroactive wages will be issued effective at the start of the pay period in which the documents were received by the Department of Human Resources. 6. Eleven-month Unit I members shall be paid one hundred ten percent (110%) of their salary indicated by the salary schedule, and twelve-month Unit I members shall be paid one hundred twenty percent (120%) of their salary indicated by the salary schedule, in addition to the applicable salary differential set out in the Differential Schedule. Additional eleven and twelvemonth positions may be designated by the Superintendent of Schools Chief Executive Officer, and PGCEA shall be informed of the additions. 7. Unit I members who hold a Juris Doctorate degree and a professional certificate shall be placed on the doctorate degree lane of the salary table at the appropriate step. C. Outside applicants will be hired based on established administrative procedures. Unit I members hired on Step 10 between July 1, 2018, and June 30, 2022, may contact the Director of Human Resources to complete an
		assessment of potential salary increases based upon verified credible experience beyond Step 10 at their hire date. Verified changes will be implemented from the current date of receipt and confirmation by Human Resources.
22.6	22.6 UNIT I SALARY SCHEDULE	TA 6/24/25
	FY 23 FY 26 – FY 28 Salary Changes	PGCEA Counter proposal 6/17/25 22.6 UNIT I SALARY SCHEDULE
	 A. All eligible employees will receive one step increase effective July 1 of each year 	FY 23 FY 26 –FY 28 Salary Changes
	of this agreement.	A. All eligible employees will receive a one-step increase effective July 1 of each
	 B. A 6% 10% Cost of Living Adjustment (COLA) will be applied to all pay tables effective July 1, 2022 2025. 	year of this agreement. Effective July 1, 2025, all eligible employees shall slide two steps on the existing pay table.
	 C. A 4% 9% Cost of Living Adjustment (COLA) will be applied to all pay tables effective July 1, 2023 2026. 	 B. A 6% 10% 2.5% 9% 6.5% 3.5% Cost of Living Adjustment (COLA) will be applied to all pay tables effective July 1, 2022 2025. C. A 4% 9% 3.5% 8% Cost of Living Adjustment (COLA) will be applied to

 D. A 3% 8% Cost of Living Adjustment (COLA) will be applied to all pay tables effective July 1, 2024-2027. E. A 1% differential for eligible employees at the top of their grade for FY 2023, FY2024, and FY 2025 FY2026, FY2027, and FY2028. F. All permanent employees for PGCPS as of June 1, 2022, who are still permanent employees as of September 16, 2022, will receive a \$1,000 one-time retention bonus. This payment will be made by separate payment not later than October 21, 2022 4/1/25 	 all pay tables effective July 1, 2023 2026. D. A 3% 8% 2% 7% Cost of Living Adjustment (COLA) will be applied to all pay tables effective July 1, 2024 2027. E. A 1% 3% differential for eligible employees at the top of their grade for FY 2023, FY2024, and FY 2025 FY2026, 1% for FY2027, and 1% for FY2028. F. All new hires shall receive a \$1,500 recruitment sign on bonus for the school year in which the Unit I member is hired for FY2026, FY2027, and FY2028. The sign on bonus will be paid in two installments of \$750 in December 2025 and June 2026 for those on hand as of October 1, 2025. For those hired after October 1, 2025, but on hand as of March 1, 2026, a one-time bonus of \$750 paid in June 2026. All permanent employees for PGCPS as of June 1, 2022, who are still permanent employees as of September 16, 2022, will receive a \$1,000 one-time retention bonus. This payment will be made by separate payment not later than October 21, 2022.
23.9 JROTC	TA 4/29/25
The Prince George's County Educators' Association (PGCEA) and the Board of Education of Prince George's County (BOE) agree to the following terms and conditions of employment for the Junior ROTC instructors employed by the BOE. Junior ROTC instructors shall be entitled to placement and advancement on the salary schedule in accordance with existing terms and conditions of the Negotiated Agreement except where noted in the Rights of Representation	
Addendum.	
 23.10 OFFICE OF HOME AND HOSPITAL TEACHERS TEACHING A. Recognition The Board of Education of Prince George's County, hereafter referred to as the Board, recognizes the Prince George's County Educators' Association hereinafter referred to as PGCEA, pursuant to Title 6 Education article of the Annotated Code of Maryland as the sole and exclusive 	 TA 7/1/25 PGCEA Counter proposal 6/17/25 Agree to withdraw the inclusion of HHCMs in this language. Counterproposal F. Compensation 1. For Fiscal Years 2023, 2024, and 2025 2026, 2027, and 2028, HHTs shall be paid a cost of living (COLA) adjustment equal to the percentage of the Teacher Salary Table improvement.
_	 (COLA) will be applied to all pay tables effective July 1, 2024-2027. E. A 1% differential for eligible employees at the top of their grade for FY 2023, FY2024, and FY 2025 FY2026, FY2027, and FY2028. F. All permanent employees for PGCPS as of June 1, 2022, who are still permanent employees as of September 16, 2022, will receive a \$1,000 one-time retention bonus. This payment will be made by separate payment not later than October 21, 2022 4/1/25 23.9 JROTC The Prince George's County Educators' Association (PGCEA) and the Board of Education of Prince George's County (BOE) agree to the following terms and conditions of employment for the Junior ROTC instructors employed by the BOE. Junior ROTC instructors shall be entitled to placement and advancement on the salary schedule in accordance with existing terms and conditions of the Negotiated Agreement except where noted in the Rights of Representation Addendum. PGCPS 4/22/25 23.10 OFFICE OF HOME AND HOSPITAL TEACHERS TEACHING A. Recognition The Board of Education of Prince George's County, hereafter referred to as the Board, recognizes the Prince George's County Educators' Association hereinafter referred to as PGCEA, pursuant to Title 6 Education article of the Annotated

	hos	pital teacher employees of the Board	2.	Unit I n
	wit	h regard to all matters relating to salary,		assignn
		ges, hours, and other working		shall be
		iditions.		diem ra
	COL	lations.	3.	HHTs v
р	D	6	5.	
В.		finitions This list of definitional terms		the beg
		tained in the Negotiated Agreement shall		new stu
	app	bly except as modified by the following:		each su
	1.	Unit – The body of certificated	4.	HHTs v
		professional employees, and home and		addition
		hospital teachers (HHT) and home and		over the
			5.	HHTs v
		hospital case managers (HHCM)	5.	
	•	employed by the Board.		amount
	2.	Negotiations Law Sections 6-401(d), 6-		student
		407(c), and 6-408 of the Annotated		
		Code of Maryland – Education Article.	PGC	CPS Resp
	3.	Home and hospital teacher (HHT) $- a$	Agr	ee to PG
		teacher employed to provide	Ŭ	
		instructional services to a public-school		
		student who is unable to function		
		effectively in the classroom setting due		
		to the student's medical, physical, or		
		emotional condition.		
	4.	Home and hospital case manager		
		(HHCM) – a Unit I member responsible		
		for the coordination and facilitation of		
		medically fragile and homebound		
		students.		
	-			
	5.	Board – The Board of Education of		
		Prince George's County.		
	6.	PGCPS – Prince George's County		
		Public Schools.		
C.	ΗH	T/HHCM Joint Committee		
	1.	The Board of Education and PGCEA		
		Home and Hospital Teachers (HHTs)		
		and Home and Hospital Case Workers		
		((HHCMs) will establish a Joint		
		Committee on Home and Hospital		
		A		
		Teaching that will be a forum to		
		identify, and problem-solve issues and		
		concerns related to the home and		
		hospital teaching program in a timely		
		manner and promote collaboration		
		between HHT/HHCMs and the Board		
		of Education.		
	2.	The Joint Committee will meet as		
		needed to address issues brought		
		÷		
		forward by the members, including		
		issues related to this Agreement such as		
		compensation for planning time and		
		appropriate compensation in the event		
		of cancellations. The committee will be		
		comprised of six members, three		

- 2. Unit I members serving a second assignment as a Home and Hospital Teacher shall be compensated at their hourly per diem rate.
- 3. HHTs will be compensated for one hour at the beginning of each assignment with a new student and for one hour at the end of each such assignment.
- HHTs will be compensated for one additional hour when an assignment carries over the end of a semester.
- HHTs will be compensated for the full amount when the teacher arrives and the student is not available at the teaching site.

GCPS Response 6/24/25

Agree to PGCEA Counter proposal of 6/17/25

appointed by the Association, at least
one of whom will be a case
manager/program specialist and three
appointed by the Board.
3. HHT representatives on the Joint
Committee will be compensated for a
minimum of for two (2) hours at their
hourly per diem rate for each meeting of
the committee.
D. Durchassianal Davalonment
D. Professional Development
1. Home and hospital teachers may
participate in professional development
courses and other professional
development activities on a space-
available basis.
2. Case managers/program specialists
training opportunities will focus on
administrative skills, compliance
regulations and case management
strategies to include at least one relevant
conference per school year.
E. Working Conditions
1. PGCPS will provide home and hospital
teachers and case managers with
appropriate materials and access to
photocopying of instructional materials
at the assigned school of the student or
at a designated Central Office location.
2. HHCMs
a. Standard hours shall align with
school hours to support student
needs and school teams while
ensuring coverage for central office
operations.
b. Flexible scheduling and telework
options will be available to
accommodate program management,
meetings, and school visits that do
not require in-person
settings. Adjustments to start and
end times will be allowed based on
case management demands and
school teams' availability.
c. Case managers shall follow school
delayed openings, early dismissals,
and closings aligned with 10 and 11-
month Unit I members based on their
start and end schedules.
F. Compensation
1. For Fiscal Years 2023, 2024, and 2025
2026, 2027, and 2028, HHTs shall be

		paid a cost of living (COLA) adjustment	
		equal to the percentage of the Teacher	
		Salary Table improvement.	
	2.	Unit I members serving a second	
		assignment as a Home and Hospital	
		Teacher shall be compensated at their	
		hourly per diem rate.	
	3	HHTs will be compensated for one hour	
	5.	at the beginning of each assignment	
		with a new student and for one hour at	
		the end of each such assignment.	
	1	HHTs will be compensated for one	
	ч.	additional hour when an assignment	
		carries over the end of a semester.	
	5		
	5.	HHTs will be compensated for the full amount when the teacher arrives and the	
		student is not available at the teaching	
	1	site.	
	4.	HHCMs shall receive their per diem	
		hourly rate when required to work	
		beyond their contracted work hours to	
		provide training or professional	
		development for Home and Hospital	
	-	Teachers.	
	5.	HHCMs shall be 11-month employees	
		and be placed on Lane A of the PGCPS	
		Differential Pay Schedule.	
G.	-	yroll Deductions HHTs and HHCMs shall	
	be	eligible to participate in certain	
	aut	horized payroll deductions contained in	
	this	s Agreement including:	
	1.	Unified membership dues	
	2.	PGCEA Foundation	
	3.	Educational Systems Federal Credit	
		Union	
	4.	Tax sheltered annuities (including	
		mutual funds)	
	5.	PGCEA Fund for Children & Public	
		Education (PAC)	
	6.	PGCEA-sponsored voluntary benefits	
Η.	Su	pplement The following Articles or	
	poi	tions of Articles shall apply to HHTs and	
	ΗH	ICMs except as modified by	
		emorandum.	
		Article 1 - Preamble	
		Article 3 - Rights of Representative	
		Recognition	
		Article 5 - Grievance Procedure	
		Article 12 - Rights and Privileges of	
		Unit Members	
		Article 15 - Control and Discipline	

		,
	Article 16 - Professional Liability	
	Protection	
	Article 21.9 - Payroll Deduction	
	Article 21.14 - Payroll Direct Deposit	
	Program	
	4/8/25	
23.14	23.14 Elected Faculty Representatives on	Withdrawn 5/20/25
	Improvement Planning Teams	
	The FAC Chair or designee serving as the Unit I	
	member representative on the school/worksite	
	Improvement/Planning/School Planning	
	Management/Leadership Team in accordance	
	with Article 4, Section J, will receive a	
	compensatory emolument of \$1,500.	
	3/25/25	
23.3	23.3 Curriculum Development Projects and	Withdrawn 6/3/25
	Workshops	Maintain current language
	A. Curriculum Development Projects	
	Unit I members who work on curriculum	
	development projects will be paid on their	
	regular per diem basis not to exceed	
	\$200.00 respectively, per day. The	
	workday shall not exceed seven (7) hours	
	exclusive of lunch. Unit I members who	
	teach a Board of Education approved	
	workshop will be paid on their per diem	
	basis-not to exceed \$250.00 per day. The	
	workday shall not exceed seven (7) hours	
	exclusive of lunch.	
	B. Curriculum Workshops	
	The workshops will be undertaken for	
	college credit if possible. If this is not	
	possible, Unit members will be paid-on	
	their regular per diem rate not to exceed	
	\$175.00 \$350.00. This does not preclude	
	the establishment of short-term voluntary	
	workshops, which will not provide	
	reimbursement or any possible college or	
	workshop credit. These voluntary	
	workshops will be held only in the event	
	that severe financial measures must be	
	taken to economize. (Short term means a	
	week or less). The workday shall not	
	exceed seven (7) hours exclusive of lunch. $4/1/25$	
22.6	4/1/25	
23.6	23.6 COMPENSATORY EMOLUMENTS	TA 6/24/25
	PROGRAM	6/17/25 PGCEA Counter proposal
		D. General Rules
	C. General Rules	6. Increase all emoluments and activities
	6. Increase all emoluments and activities	by 4 % in FY23, FY14, and FY25 <mark>10%</mark>
	by 4 % in FY23, FY14, and FY25 10%	

	in FY26, 9% in FY27, and 8% in	3.5% in FY26, 9% 3.5% in FY27, and 8% 2% in FY28.
	FY28. 4/1/25	870 270 III F I 28.
23.11	 23.11COMMUNITY SCHOOLS EDUCATOR LIAISONS A. Purpose. To support the implementation of the Blueprint for Maryland's Future, the role of a Community School Educator Liaison will be created at every PGCPS community school identified by the standards set in the Blueprint for Maryland's Future. B. Policy. The Community School Educator Liaison role must be held by a Unit 1 member and is required to complete 40 hours in addition to the normal 7 ½ hour day in any school year in support of the implementation of their school's community schools strategy. 	Withdrawn 7/1/25 PGCEA Response 7/1/25 Withdraw proposal
	 C. General Rules The person selected to serve as the Community School Educator Liaison shall be elected by the Unit 1 members within the building in which the liaison will serve. This election shall be conducted no later than September 30th of each academic year for a one- year term. Candidates for this role may run for multiple years in a row with no term limits.	
	 D. Compensation The Community School Educator Liaison role shall be added to Compensatory Emoluments Scale for Elementary, Middle, and High Schools. The amount of the emolument shall be \$2,000. The Community School Educator Liaison emolument may only be terminated when a school is no longer identified as a community school under the definitions set by the Blueprint for Maryland's Future. 4/8/25 	
23.12	 23.12 DIFFERENTIAL SCHEDULE Increase all cells and lanes of the PGCEA Differential Schedule by 4% in FY23, FY24, and FY25 10% in FY26, 9% in FY27, and 8% in FY28. 	 TA 6/24/25 23.12 Differential Schedule Increase all cells and lanes of the PGCEA Differential Schedule by 23.5% in FY26, 3.5% in FY27, and 2% in FY28 4% in FY23, FY24,

	 The following Unit I positions shall be added to the PGCEA Differential Schedule Lane A starting July 1, 2025: Individualized Education Program (IEP) Facilitator Audiologist Classroom Teacher – Deafness and Hearing Impairments Assistive Technology Resource Teacher Adapted Physical Education Teacher Vision Teacher Orientation and Mobility Instructor 	 and FY25-10% in FY26, 9% in FY27, and 8% in FY28. The following Unit I positions shall be added to the PGCEA Differential Schedule Lane A starting July 1, 2025: Individualized Education Program (IEP) Facilitator Audiologist Classroom Teacher – Deafness and Hearing Impairments Assistive Technology Resource Teacher Adapted Physical Education Teacher Vision Teacher Orientation and Mobility Instructor
		The following Unit I position shall be revised for clarification on the PGCEA Differential Schedule Lane A: *Special Education Resource Teacher PGCEA and PGCPS Agree to added positions and revision of Special Education Resource Teacher
24 A.	 A. The Board of Education and PGCEA will conduct a review of instructional and support programs that strengthen the capacity of staff to improve achievement and wellbeing. This shall incorporate determining best practices and learning environments for our students, including exploring ways to incorporate a shared governance model that allows for innovation in ways that engages school staff, students, parents, and the community. This shall be enacted on September 1, 2025, and recommendations will be made to the Board of Education by March of 2026 for implementation in September of 2027. 	 TA 4/29/25 A. The Board of Education and PGCEA will conduct a review of instructional and support programs that strengthen the capacity of staff to improve achievement and wellbeing. This shall incorporate determining best practices and learning environments for our students, including exploring ways to incorporate a shared governance model that allows for innovation in ways that engages school staff, students, parents, and the community. This study shall commence be enacted on September 1, 2025, and recommendations will be made to the Board of Education Superintendent by March of 2026. for implementation in September of 2027.
24 C.	 C. A joint Special Education and Student Services Committee shall meet monthly (if agenda topics exist) from September through June to develop and review regulations and practices related to the delivery of special education and student services in PGCPS and be proactive in resolving issues of concern to both parties. Each party shall identify a minimum of five representatives, and no more than ten representatives, as members of the committee. 	 TA 6/10/25 PGCEA Counter proposal 5/20/25 C. A joint Special Education and Student Services Committee shall meet monthly (if agenda topics exist) from September through June to develop and review regulations and practices related to the delivery of special education and student services in PGCPS and be proactive in resolving issues of concern to both parties. The monthly meeting will proceed as scheduled only if agenda items are

	The Associate Superintendent for Special Education and the Associate Superintendent for Student Services shall be members of the committee. In their absence, the associates will send a designee for representation. Each party can suggest relevant agenda topics. The committee shall keep a record of issues discussed and actions taken at each meeting to be shared with all special educators and related services providers.	 submitted at least 48 hours in advance. If agenda items are not submitted within that timeframe, the meeting will be canceled. Each party shall identify a minimum of five representatives, and no more than ten representatives, as members of the committee to include representatives from the related services work groups. The Associate Superintendent for Special Education and the Associate Superintendent for Student Services shall be members of the committee. In their absence, the associates will send a designee for representation. Each party can suggest relevant agenda topics. The committee shall keep a record of issues discussed and actions taken at each meeting to be shared with all special educators and related services providers.
24 D, E, & F	 D. The administration will continue to support the effort to implement Restorative Practices in all newly selected schools. The readiness survey will be administered in selected schools by the administration and the FAC with support from the PGCPS Restorative Practices Coordinator to determine faculty support for becoming a Restorative Practice School. Schools where a minimum of 75% of staff is in support of the school transitioning to a Restorative Practice School will receive consideration of selection for the subsequent school year. Any school identified as a Restorative Practices School shall have a Restorative Practices Coordinator. E. PGCPS will enact Restorative Practices at each state identified Community School. Each community school will have a Restorative Practices Coordinator. F. The Restorative Practices Coordinator will receive a compensatory emolument for his/her service shall be a full time Unit I position selected from the current Unit I members at that school site. Unit I members will have the first opportunity to apply for the position. Restorative Practices Coordinators shall be placed on Differential Schedule A. 	Withdrawn 4/29/25 D Maintain current language E Withdrawn F Maintain current language

	3/11/24	
24 H.	 H. The Office of Safety and Security shall provide quarterly reports to the Board of Education documenting areas of concern and identifying opportunities to eliminate safety threats in school traffic routes within and around schools and other PGCPS worksites. These reports will be shared with PGCEA and made available to the public. Schools will be provided with a system to refer traffic patterns within and around schools which are dangerous to students, staff, and the community for analysis and action to the Office of Safety and Security. Services. 3/11/24 	Withdrawn 5/20/25
24 I.	 I. PGCPS shall establish a county-wide committee to examine and make recommendations to make school lunches healthier and more inclusive of different dietary needs. This committee shall include a broad membership of stakeholders including but not limited to PGCPS administration, Unit I and other bargaining unit members, parents/care givers, students, and community members. The PGCEA president shall appoint the Unit I members. The Committee shall meet at least bi- monthly starting in September of 2025. The committee shall issue a report, including recommendations to the Superintendent, Board of Education, bargaining units and the public by May 1, 2026. 	Withdrawn 6/3/25
24 J. & K.	 J. Every child has the right to a free public-school education, regardless of immigration status. The Board and PGCEA jointly commit to defend the right of all students to a free and safe learning environment to the extent permitted by law. K. Upon requests by ICE agents to enter PGCPS school grounds or to obtain or review PGCPS records, employees shall immediately notify administration who will respond in accordance with system procedures and protocols and with support from central office leadership and legal counsel. 	Withdrawn 6/3/25