CONTRACT

between

NORTHEAST METRO 916 INTERMEDIATE SCHOOL DISTRICT White Bear Lake, Minnesota 55110

and

EDUCATION ASSISTANT FEDERATION LOCAL #2343

Effective July 1, 2024 through June 30, 2026

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ARTICLE I PURPOSE

Section 1. Parties: This contract is entered into between the School Board of Northeast Metropolitan Intermediate School District 916 (hereinafter referred to as the School Board), and the Education Assistant Federation, Local 2343, American Federation of Teachers, National Education Association, Education Minnesota, AFL-CIO (hereinafter referred to as the Federation), pursuant to and in compliance with the Public Employment Labor Relations Act of 1971 as amended (hereinafter referred to as the P.E.L.R.A.) to provide the terms and conditions of employment for education assistants during the duration of this contract.

ARTICLE II RECOGNITION

<u>Section 2.1 Recognition:</u> The School Board recognizes the Federation as the exclusive representative of education assistants currently employed by the Board. The exclusive representative shall have those rights and duties as prescribed by the P.E.L.R.A., and as described in the provisions of this contract.

<u>Section 2.2 Appropriate Unit:</u> The Federation shall represent all the education assistants of the District as defined in this contract and in P.E.L.R.A., including those on leaves authorized by the School Board during the period of this contract.

ARTICLE III FAIR PRACTICES

Section 3.1 Discrimination: In accordance with Board policy, no person or persons, committees, or other divisions responsible to the School Board, shall discriminate against any employee or prospective employee on the basis of race, color, religion, national origin, sex, marital status, parental status, status with regard to public assistance, disability, age, gender identity or sexual orientation. No persons shall be excluded or barred from participation or employment except as provided in due process and law. Further consideration of fair or unfair practices are those covered by Minn. Stat. §§ 179A.01-179A.25.

<u>Section 3.2 Violations</u>: Any violations of the Minnesota Unfair Discriminatory Practices, Minn. Stat § 363A.03, shall be brought to the attention of the Minnesota Department of Human Rights for disposition.

<u>Section 3.3 Jurisdiction</u>: The parties recognize that jurisdiction for the enforcement of the provisions of Section 3.1 and 3.2 of this Article is vested solely in various state and federal agencies and the courts and, therefore, complaints regarding such matters shall not be subject to the grievance procedure of this Agreement.

ARTICLE IV DEFINITIONS

<u>Section 4.1 Terms and Conditions of Employment</u>: Terms and conditions of employment means the hours of employment, the compensation therefore, including fringe benefits, except retirement contributions or benefits, and the employer's personnel policies affecting the working conditions of the employees. The terms in both cases are subject to the provisions of Minn. Stat. § 179A.06 regarding the rights of public employees and the scope of negotiations.

<u>Section 4.2 Education Assistant (Employee)</u>: Education assistant or employee shall mean all persons in the appropriate unit employed by the School Board in a position for which no teaching license is required. The education assistant is directly responsible to licensed staff members to perform their duties in the training and/or instruction of students.

<u>Section 4.3 District or School District</u>: District or School District shall mean Northeast Metropolitan Intermediate School District 916.

<u>Section 4.4 School Day</u>: School day shall mean those days designated by the School Board on which students of District are expected to attend school.

<u>Section 4.5 Duty Days</u>: Duty days shall mean those days on which education assistants are contracted to perform services.

<u>Section 4.6 Extended Duty Days</u>: Extended duty days shall mean additional days worked beyond the basic contract year as designated by the School Board.

<u>Section 4.7 Working Day</u>: Working day shall refer only to a designation of contracted time and shall mean any day, Monday through Friday inclusive, but shall not mean those days designated as legal holidays in this contract.

<u>Section 4.8 Basic Contract Year</u>: Basic contract year shall refer to the paid duty days and holidays as stated in this contract.

<u>Section 4.9 Representative</u>: Representative shall mean a person or persons designated by the Federation as exclusive representative, as per P.E.L.R.A.

<u>Section 4.10 Board or School Board</u>: Board or School Board shall mean the School Board of Northeast Metropolitan Intermediate School District 916.

<u>Section 4.11 Federation</u>: Federation shall mean the Education Assistant Federation, Local 2343, American Federation of Teachers, National Education Association, Education Minnesota, AFL-CIO.

<u>Section 4.12 P.E.L.R.A.</u>: P.E.L.R.A. shall mean the Public Employment Labor Relations Act of 1971 as amended.

<u>Section 4.13 Other Terms</u>: Terms not defined in this contract shall have those meanings as defined by P.E.L.R.A.

ARTICLE V RIGHTS AND OBLIGATIONS OF CONTRACTING PARTIES

<u>Section 5.1 Managerial Rights</u>: The District has those managerial rights conferred to it by law.

Section 5.2 Union Rights:

<u>Subd. 1 Representation</u>: Representatives of the Federation shall be permitted to service the local and employees of the unit provided such activities do not interfere with school activities. Non-employee representatives shall notify the program manager of their presence.

<u>Subd. 2 Release Time</u>: At the beginning of each school year the administration shall allocate the Federation forty (40) employee hours for organizational business. These hours are to be used by local officers, delegates or appointees to conduct union business or attend AFT/NEA/Education Minnesota sponsored meetings. Local members designated to attend such functions shall inform their supervisor two (2) work days in advance of the intended absence. Those members using the organizational allocation shall be paid at their regular hourly rate and suffer no loss of pay.

<u>Subd. 3 Information</u>: The board shall provide the Federation with material and data required to undertake negotiations in accordance with Minn. Stat. § 179A.13, Subdivision 2. Further, it shall provide a complete set of Board rules, personnel policies, and regulations, and a current unit seniority list.

<u>Subd 4. Use of Equipment</u>: The Federation may use school equipment on school premises provided that such use does not interfere with school activities. The Federation will bear full costs of labor, materials and supplies used and will submit a report of such use to the Business Office.

<u>Subd. 5 Use of Buildings</u>: The Federation may use facilities owned or leased by the District for meetings provided such use does not interfere with school or community activities or lease agreements. The Federation shall notify the administration of facilities needed one (1) work day in advance. The use of such buildings shall be free unless additional custodial or other services are required. Any extra costs involved shall be paid by the Federation.

<u>Subd. 6 Communication Facilities</u>: The Federation shall have the right to post notices of activities and matters of Federation concern on employee bulletin boards at least one of which shall be provided in each school building. The Federation may use the District mail service and employee mail boxes for communications to employees. All bulletins and materials distributed through District mails by the Federation shall be under the name of the Federation President. The Federation shall be responsible for the content of all such materials.

<u>Subd. 7 Negotiation Meetings</u>: Representatives of the Federation shall not have pay or accumulated leave deducted for collective bargaining negotiations with the Board or its representatives, if such meetings are held during the regularly scheduled work day.

<u>Subd. 8 Meet and Confer</u>: Upon request by the Federation, the Board shall meet and confer on items not covered by this Agreement during the months of September, November, January, and April. Meetings shall be automatically cancelled by failure of both parties to put an item on the agenda. The vice-president of the education assistants and the Superintendent or his/her designee shall mutually schedule the meeting dates. Other meetings may be called by mutual agreement. Failure to agree on a matter discussed under this provision shall not be considered an unfair labor practice by either party.

ARTICLE VI EMPLOYEE RIGHTS AND OBLIGATIONS

<u>Section 6.1 Right to Join Organizations</u>: Employees shall have the right to form and join labor or employee organizations, and shall have the right to not form or join such organizations.

<u>Section 6.2 Dues Check Off</u>: Any employee who is a member of the Federation, or who has applied for membership, may request, on a form furnished by the Federation, deduction of membership dues of the Federation by the School District.

<u>Subd. 1</u>: Pursuant to such written authorization by the individual employee and for so long as not revoked in writing during the designated opt out period, the School District shall deduct dues from each regular salary check of the employee. The amount owed will be divided equally among twenty (20) or twenty-four (24) periods based on the employee's elected paycheck method and deductions will begin on the first pay day in September. Employees contracted for less than the full school year shall be eligible to have dues deducted for the Federation beginning on the first paycheck following receipt of membership. The School District is not responsible for deductions for employees not under Education Assistant Federation Local 2343.

<u>Section 6.3 Personnel Files</u>: All evaluations and files generated within the District relating to each employee shall be available during regular school business hours upon written request. The

employee shall have the right to reproduce any contents of a file, at their own expense, and to submit for inclusion employee response to any material contained within provided, however, the School District may destroy such files as allowed by law. The employee shall be notified within five (5) working days when materials or information relating to job performance or any critical information is placed in the personnel file.

<u>Section 6.4 Employee Evaluation</u>: All employees performing similar tasks shall be evaluated by the same criteria and process. All employee evaluations shall be discussed with the employee prior to placement in the employee's personnel file. The employee may add written response to any information contained on the evaluation for placement in their file.

ARTICLE VII COMPENSATION

Section 7.1 Salary Schedule:

<u>Subd.1:</u> The wages for Education Assistant and Education Assistant Specialist classifications set forth in Appendix A, attached hereto, shall be effective for the 2024-2025 school year. Education Assistants and Education Assistant Specialists hired prior to January 1, 2024 shall advance one (1) step beyond their 2023-2024 placement.

<u>Subd.2:</u> The wages for Education Assistant and Education Assistant Specialist classifications set forth in Appendix B, attached hereto, shall be effective for the 2025-2026 school year. Education Assistants and Education Assistant Specialists hired prior to January 1, 2025 shall advance one (1) step beyond their 2024-2025 placement.

<u>Section 7.2 Placement on the Salary Schedule</u>: New employees shall be placed on the salary schedule at such salary as agreed between the School District and the employee.

<u>Section 7.3 Pay Procedures</u>: Wages will be paid according to the district payroll calendar. The School District calendar shall be made available to all employees.

Section 7.4 Pay Periods and Annualizing of Hourly Salary: The hourly rate of the employee will be computed as an annual salary. Computation will be as follows: number of duty days x number of hours in the work day x hourly rate of pay = the employee's annualized salary.

<u>Subd.1:</u> Employees shall have the option to be paid on a twenty-four (24) or twenty (20) paycheck method. Newly hired employees will be paid on a twenty (20) paycheck method for their first school year. Prior to September 1 of each year, an employee may change their preferred paycheck method for the upcoming school year by submitting a paycheck election form. Employees on a requested, and approved, unpaid leave of absence may receive fewer checks than elected.

<u>Subd. 2</u>: Insurance deductions will be taken over twenty-four (24) pay periods or twenty (20) pay periods to coincide with the above selection.

<u>Subd. 3</u>: Employees who do not complete the school year shall have their salary recomputed as of the effective date of their termination and hours actually employed. Final adjustment on their salary shall be made prior to the distribution of the last check.

<u>Section 7.5 Payroll and Deductions</u>: Each employee shall authorize the School District payroll office to electronically deposit paychecks into a financial institution and implement payroll deductions in accordance with School District practices.

<u>Section 7.6 Part-Time Employees</u>: Part-time employees (less than six (6) hours per day) shall be paid according to the appropriate contract schedule, and checks issued according to the District procedures. Employees who have a work week of less than twenty (20) hours per week shall not be eligible for leaves or the fringe benefits unless required by law.

<u>Section 7.7 District Requested Training</u>: In the event that the District requests an education assistant take a course or attend a workshop, the District shall assume the total cost of the fee or tuition.

<u>Section 7.8 Grant Funding</u>: The School District shall have the authority to compensate employees for supplementary hours worked outside of the assigned work day, according to the provisions of a grant obtained from an outside source, rather than according to Appendix A. To the extent that the grant provisions state that the employee working under the grant shall be paid according to the employee's contract with the School District, the employee shall be compensated for such supplementary hours according to the salary schedule in effect at the time the grant is awarded to the School District or the employee. Such employee shall not be entitled to retroactive pay under contracts negotiated after the grant award for supplementary hours performed under a grant.

Section 7.9 Successor Agreement: In the event a successor agreement is not entered into prior to July 1, 2026, an employee shall remain at the same step as compensated during the 2025-2026 contract year until a successor agreement is reached. Eligible employees shall receive certification stipends and continue to receive longevity payments at the rates set forth in the 2024-2026 contract until a successor agreement is reached.

<u>Section 7.10 Longevity Pay</u>: Effective July 1, 2024, an employee who has completed the indicated number of years of service to the District will receive the following longevity pay on the first day of the month following the employee's anniversary date, to be added to the employee's hourly wage:

After 10 years of service:	\$2.05/hour
After 15 years of service:	\$2.40/hour
After 20 years of service:	\$2.75/hour
After 25 years of service:	\$3.25/hour

After 30 years of service: \$3.75/hour After 35 years of service: \$4.25/hour

Effective July 1, 2025, an employee who has completed the indicated number of years of service to the District will receive the following longevity pay on the first day of the month following the employee's anniversary date, to be added to the employee's hourly wage:

After 10 years of service: \$2.55/hour
After 15 years of service: \$2.90/hour
After 20 years of service: \$3.25/hour
After 25 years of service: \$3.75/hour
After 30 years of service: \$4.25/hour
After 35 years of service: \$4.75/hour

Section 7.11 Mentoring Pay: Employees must apply for mentor positions and employees designated by the School District to serve as mentors shall be paid eight hundred (\$800) dollars per year for mentoring duties performed during the regular duty day. The stipend shall be paid on or before June 30 of each year. Additional compensation for duties performed outside the normal duty day shall be paid based on a regular timesheet submitted by the employee at the employee's regular hourly rate of pay. The mentor's duties shall be determined by the School District.

<u>Section 7.12 Certification Pay</u>: An employee in a position which requires a license and/or certification as a requirement to employment, and who maintains the license and/or certification, shall receive certification pay added to the employee's hourly wage as follows:

Registered Behavior Technician \$2.35/hour

<u>Section 7.13 Practitioner 2 Supine Certification Stipend</u>: Any Education Assistant who is designated by the School District to be certified through the Professional Crisis Management Association at the Practitioner 2 Supine level shall receive a one-time stipend of three hundred dollars (\$300) to paid in a lump sum upon proof of initial certification to the School District.

<u>Section 7.14 Practitioner 2 Supine Recertification Stipend</u>: Any Education Assistant who recertifies through the Professional Crisis Management Association at the Practitioner 2 Supine level shall receive a stipend of one hundred-dollar (\$100) to be paid in a lump sum annually upon proof of recertification to the School District.

<u>Section 7.15 District-Wide Intervention Team</u>: The School District may establish district-wide and/or site-based intervention teams and select qualified Education Assistant Specialists to perform the duties identified by the School District. Each member of an intervention team shall receive two dollars and thirty-five cents (\$2.35) added to their hourly wage.

Section 7.16 Trainer Pay: Any Education Assistant who is assigned to serve as a district trainer for Professional Crisis Management (PCM) shall be paid fifteen (\$15) dollars per hour over their regular hourly rate of pay during the time spent providing such training and for up to thirty (30) minutes of time preparing for the training and prepping materials for their absence from their regular assignment. Employees must submit a timesheet to the Director of Special Education or designee to receive payment under this subdivision. This additional hourly rate applies to new employee training, re-certifications and refreshers.

<u>Section 7.17 Lead/Coach Pay</u>: An employee designated as a lead/coach for the regular duty year shall receive one dollar and twenty cents (\$1.20) added to their hourly wage. Lead/coach positions shall be posted and interested employees may apply.

<u>Section 7.18 Education Assistant Specialist on Special Assignment</u>: The School District shall designate an Education Assistant or Education Assistant Specialist as an EA on Special Assignment. The EA on Special Assignment shall receive one dollar and twenty cents (\$1.20) added to their hourly wage.

Section 7.19 Absence of Regular Teacher:

<u>Subd. 1</u>: In the event the teacher is continuously absent two (2) hours or more in a day and a substitute licensed teacher is employed, the designated education assistant shall receive three (\$3) dollars per hour over the education assistant's regular rate. This provision is designed to apply to all teacher absences with the exception of those filled by a long-term substitute teacher hired by the School District.

<u>Subd. 2</u>: In the event the absence of a teacher is due to a leave greater than six (6) consecutive weeks and a long-term substitute is not employed by the School District, or there is an unfilled vacancy in the classroom, the designated education assistant, as determined by the School District, shall receive five (\$5) dollar per hour over the education assistant's regular rate.

<u>Subd. 3</u>: For purposes of this section, Section 8.9 shall apply.

<u>Section 7.20 Annuity Agreements</u>: The School Board shall purchase a tax-sheltered annuity or annuities for education assistants electing to have their salaries reduced according to the salary reduction agreement signed by the employee and according to provisions of the Internal Revenue Service. The School Board shall not assume liability for nor make a contribution greater or less than the sum elected to be reduced. Such reduction agreement shall be signed and submitted to the District Human Resources Office anytime during the year and shall be automatically renewed except by written cancellation by the employee or at termination of employment. Effective date of the agreed to annuity will be specified and approved by the School Board.

<u>Section 7.21 403(b) and Deferred Compensation Retirement Plans</u>: The School Board will provide a matching annuity plan for all eligible full-time employees as specified below:

<u>Subd. 1. Eligibility</u>: Upon initial employment with the School District, the Employee shall be eligible to participate in the voluntary School District sponsored Section 403(b) plan and/or the State Sponsored Section 457 Deferred Compensation plan.

<u>Subd. 2 403(b) Election:</u> The School District, at the request of the Employee, and in accordance with state and federal law, shall withhold and transfer an amount of salary per pay period through payroll deduction, said amount to be determined by the Employee, as limited under the IRS Code Sections 402(g) and 403(b), adjusted annually, permitting the Employee to participate, if Employee so desires, in the School District Section 403(b) Plan. (Minn. Stat. 123B.02, Subd. 15; Internal Revenue Code 403(b)).

<u>Subd. 3 Deferred Compensation Election</u>: The School District, at the request of the Employee, and in accordance with state and federal law, shall withhold and transfer an amount of salary per pay period through payroll deduction, said amount to be determined by the Employee, as limited under the IRS Code Sections 402(g) and 457(b), adjusted annually, permitting the Employee to participate, if Employee so desires, in the State Sponsored Section 457 Deferred Compensation Plan.

<u>Subd. 4 Matching Contribution</u>: An Employee who has completed their probationary period, and is employed twenty (20) or more hours per week with the School District, will receive a matching contribution for their contributions to either the School District Section 403(b) plan or the State Sponsored Section 457 Deferred Compensation plan, by the School District in the same amount contributed by the Employee based on years of service.

Years of Service	District Matching Contribution
Less than 15 years	\$1,500
15+ years	\$2,000

If the Employee is enrolled in both the School District Section 403(b) plan and the State Sponsored Section 457 Deferred Compensation plan, the matching contribution will default to the School District Section 403(b) plan.

Section 7.22 Tuition Reimbursement: Upon completion of their probationary period, the School District shall reimburse an Employee's tuition expenses, up to one thousand two hundred dollars (\$1,200) per calendar year, for a completed class or coursework, which is germane to the Employee's job duties or career development, which was pre-approved by the Employee's Program Manager, and upon submission of required form and supporting documentation including transcripts and proof of payment.

ARTICLE VIII EMPLOYMENT CONDITIONS

<u>Section 8.1 Notice of Assignment</u>: The School District will notify the individual education assistants of continued employment with the School District, with an electronic notice of agreement by the last day of school in the preceding school year containing daily hours/days and job title. Final notice of assignment shall be distributed electronically by August 15 containing the job title, schedule and the assigned school or facility. The administration will meet with the employee concerning any change in assignment made after August 15, unless the employee declines the meeting.

<u>Section 8.2 Reimbursable Expenses</u>: All expenses made with program manager approval will be reimbursed within a reasonable time of presentation of voucher to the District Business Office according to District policy on authorization of the Board.

<u>Section 8.3 Business Travel</u>: Education assistants using personal vehicles with the approval of the program manager in travel on District business shall be reimbursed at the prevailing mileage rate according to District policy. Unless stated as a condition of employment, an education assistant shall not be required to use a personal vehicle for travel on School District business or to transport students.

Section 8.4 Education Assistant Voluntary Transfers into Vacancies: Employees shall have the right to apply for district wide vacancies. When vacancies in the School District occur, the vacancy notice shall be posted on the School District website. Such postings shall remain for a minimum of seven (7) calendar days. All employees shall be given an opportunity to apply to such vacancies within the time period stated in the posting. Education Assistants who are interested in a transfer to another facility shall apply for employment using the District's internal employment application. If a qualified School District employee applies for a voluntary transfer and is declined the position, upon request, such employee shall be entitled to an interview with their Program Manager and the Superintendent or designee.

<u>Section 8.5 Education Assistant Involuntary Transfers</u>: After notification and prior to an involuntary transfer of an education assistant, the education assistant may request a meeting with their Program Manager, their supervising teacher, and the Superintendent or designee. No involuntary transfer shall be made with less than a one (1) week written notice to the employee, unless the employee and supervisor agree to a shorter time period. This meeting shall occur within this one (1) week time frame and shall provide an opportunity to discuss the reasons for the involuntary transfer and to consider any other alternatives to the involuntary transfer.

<u>Section 8.6 Criteria for Voluntary and Involuntary Transfers</u>: Vacancies will be filled on the basis of seniority on the employee's classification seniority list, with the most senior employee having the right of first refusal, except where it is necessary to assign an employee to perform or work in situations requiring identified special skills necessary for the position, or as otherwise required for continuity and best interests of the program.

Section 8.7 Duty Day: The basic day, exclusive of a duty-free lunch, for a regular employee, shall be six and one-half (6.5) to eight (8) hours per day as annually prescribed by the School District prior to June 1. However, the School District may employ such part-time employees as it deems appropriate. The assigned hours per day will be included on the position posting. A maximum of forty (40) hours in a given week would be considered at the straight rate of pay. Hours more than forty (40) hours per week would be considered overtime pay at a wage of one and one-half times (1.5) the individual's rate. A reduction of hours will be based on an inverse order of seniority. Employees who are assigned beyond their basic work day by their program manager to attend staff meetings, parent conferences, extracurricular events and other activities shall be compensated at their regular rate until the overtime provisions apply. Compensatory time may be allowed pursuant to School District policy.

Section 8.8 Duty Free Lunch: Each employee shall be provided a thirty (30) minute duty-free lunch period.

<u>Section 8.9 Duty During Lunch</u>: In exceptional situations, an employee may be required to perform duty during the duty-free lunch period. In these situations, the employee shall be compensated for such service performed at their regular hourly rate, prorated up to thirty (30) minutes of compensatory time may be allowed pursuant to School District policy.

Section 8.10 Breaks: Each education assistant shall be entitled to no less than thirty (30) minutes of break time in addition to a thirty (30) minutes duty-free lunch. Break times should be equally divided between the morning and afternoon schedules, with the morning break being no sooner than one-half (1/2) hour after the start of the student contact day. Break time can be distributed according to the program needs and breaks may be combined with the Manager's or Principal's prior consent. Education assistants who are employed less than six (6) hours per working day shall be entitled to proportionate breaks. Breaks shall not be combined at the end of the duty day and shall not be used to shorten the work day.

<u>Section 8.11 Professional Development</u>: Employees shall be required to attend those days designated for staff development/professional development as noted on the School Board approved District Calendar. Staff may be required to attend days designated as Licensed Staff Development Days when such professional development is planned after the School Board approves the District calendar subject to two (2) weeks notice.

ARTICLE IX SCHOOL YEAR

<u>Section 9.1 Days</u>: The School Board, prior to April 1 of each year, shall adopt the calendar for school and workshop days for the next year. The education assistant shall perform services on those days as determined by the School Board, including those legal holidays on which the School Board is authorized and has determined to conduct school pursuant to such authority.

<u>Section 9.2 Emergency Closing</u>: Unless otherwise specified in the radio closing announcement, or as otherwise provided in a written notice for particular locations, all staff shall report to their

locations in the event of a school closing. At those locations requiring different arrangements, the School District shall provide notice to staff members regarding particular instructions in reference to school closing announcements and staff reporting.

<u>Section 9.3 School Open Inability to Report</u>: In the event that the school is in session and the employee is unable to report for duty as a result of inclement weather, or impassible roads, the employee will be required to take annual leave or personal leave. Less than twelve (12) month employees may take up to eight (8) hours personal leave if they have such leave accrued, or the employee's salary will be reduced by the appropriate amount of the days absent.

Section 9.4 Employee Duty Year and Holidays: The duty year for regular employees under the Agreement shall be as annually prescribed by the school district prior to June 1 and shall be one hundred eighty-three (183) duty days, consisting of one hundred eighty (180) regular duty days and three (3) paid holidays. Paid holidays shall include Labor Day, Martin Luther King Day, and the Memorial Day holiday. Overtime hours or extra hours assigned by separate contract shall not be included in holiday pay.

Section 9.5 Additional Duty Days for Training: Up to five (5) days per year for mandatory training of employees may be added to the calendar for a program or building in the sole discretion of the Director of the program/building. The Director must designate any such training days by the date the School Board approves the school calendar each year. The dates for and nature of any such training shall be determined by the Director. Employees are expected to attend the mandatory training days. Payment for these days shall be made by the School District based upon a timesheet submitted by the employee. Any additional days designated for training do not become a part of the employee's regular duty year. The Director shall determine the need for such additional duty days on an annual basis.

ARTICLE X SICK LEAVE

Section 10.1 Sick Leave:

<u>Subd. 1</u>: Employees who have completed their probationary period shall accrue sick leave at the rate of fifteen (15) days per year. Such accrual shall occur on a monthly basis.

<u>Subd. 2</u>: Probationary employees, as defined in Article XVI, shall accrue sick leave at the rate of ten (10) days per year. Such accrual shall occur on a monthly basis.

<u>Sudb. 3</u>: Earned Sick and Safe Time (ESST) shall be allowed by the School District for personal illness or injury or for reasons provided in Minnesota Statute §181.9447.

<u>Subd. 4</u>: Sick leave with pay shall be allowed by the School District for personal illness or injury or an illness or injury of the employee's minor child, dependent adult child, spouse or parent. Employees using sick leave shall attempt to schedule routine doctor or routine dental appointments outside the work day.

<u>Subd. 5</u>: Unused sick leave days may accumulate to a maximum of ninety (90) days. Employees who have more than ninety (90) days of sick leave as of July 1, 2024 will have all hours in excess of ninety (90) days transferred into an extended leave bank as outlined in Article X, Section 10.6.

<u>Subd. 6</u>: In cases of frequent or intermittent illness, the employee may be required by their supervising administrator or District Human Resources administrator to provide supporting medical documentation in accordance with applicable state and federal laws.

<u>Subd. 7</u>: Sick leave shall not accumulate during time when an employee is out on unpaid absence.

<u>Section 10.2. Eligibility</u>: The provisions of this Article shall apply to employees who are regularly employed at least twenty (20) hours per week unless otherwise required by law.

Section 10.3. Retiree Unused Sick Benefit: For employees hired prior to July 1, 1998, provided an employee has at least five (5) but less than ten (10) continuous years of service with the School District at retirement, the School District shall pay an amount equal to fifty (50%) percent of accumulated sick leave days times the employee's rate of pay, to a maximum of twenty (20) days. For an employee who has at least ten (10) continuous years of service with the School District at retirement, the School District shall pay an amount equal to fifty (50%) percent of accumulated sick leave days times the employee's rate of pay, to a maximum of thirty (30) days.

<u>Section 10.4 Continuation of Insurance Coverage</u>: The District subsidy for the health and hospitalization insurance and life insurance benefits shall remain in effect for a period of one (1) year from the date an individual qualified for income disability.

<u>Section 10.5 Perfect Attendance</u>: Employees are eligible to earn payment for perfect attendance based on the following chart:

Period	Hours Absent	Payout	Payout Date
August – December	0	3 days of pay	12/31
August - December	7 or less hours	2 days of pay	12/31
January - June	0	3 days of pay	6/30
January – June	7 or less hours	2 days of pay	6/30

Payout of days earned in this section shall be at the employee's hourly rate of pay. Perfect attendance for purposes of this section shall refer to use of sick leave and any payout will be

prorated for employees who are hired after the start of the school year. Extended contract hours, including extended school year, are not eligible for this incentive.

Section 10.6 Extended Leave Bank: Employees hired prior to July 1, 2018 may have accrued hours from Emergency Leave according to the prior Agreement(s) between Northeast Metro 916 and Federation. Any employee who has accrued unused Emergency Leave balance as of July 1, 2018 shall have such Emergency Leave reserved in an Extended Leave Bank and no additional accruals may be earned following July 1, 2018. The Extended Leave Bank may be used in the event of an extended illness or disability for the employee or to care for immediate family members, including disability relating to childbirth provided the employee is on a school board approved leave of absence and has exhausted all other available paid leave. Immediate family, for the purpose of this section, shall be limited to the employee's spouse, child(ren), parent, step parent, step child(ren) and grandchildren of the employee or their spouse when no other person is available to provide the necessary care. Extended Leave Bank usage attributable to the illness or injury of a member of the employee's immediate family may require a physician's certification and/or verification of illness of the immediate family member. Any employee separating from employment with the District will forfeit any accrued Extended Leave Bank hours.

ARTICLE XI BEREAVEMENT AND PERSONAL LEAVES

Section 11.1 Eligibility: The provisions of this Article shall apply to regularly employed employees working an average of at least twenty (20) hours per week and at least one hundred sixty (160) working days per year. Employees not working an average of twenty (20) hours per week and at least one hundred sixty (160) working days per year shall not be eligible for the benefits of this Article. An eligible employee working less than the six and one half (6.5) hours shall be eligible for time on a pro-rata basis. A new employee commencing employment during the contract year meeting the eligibility requirements of this section shall be eligible for the provisions of this Article immediately on a pro-rata basis for the partial year.

Section 11.2 Bereavement Leave: Up to four (4) days of bereavement leave, non-accumulative, per occurrence, shall be granted for death in the employee's immediate family. In addition, any accrued emergency leave may be utilized for this purpose. For purposes of this section, immediate family is defined as the employee's spouse or life partner, parent, child, brother, sister, grandparents, brother-in-law, sister-in law, father-in-law, mother-in-law, daughter-in-law or grandchild, and any step relationship involving a parent, child, brother, sister, grandparent, or grandchild. The length of the leave is subject to review and approval by the Superintendent or designee.

Section 11.3 Personal Leave:

<u>Subd. 1:</u> All employees shall be granted three (3) days of personal leave with pay, each year, to be used at their discretion. Employees who have worked for the School District continuously for at least ten (10) years shall be granted four (4) personal leave days with pay to be used at their discretion.

<u>Subd. 2</u>: Except in cases of an emergency an employee shall submit personal leave requests not less than five (5) days in advance of anticipated usage. Accrual shall occur prior to the first duty day. Employees hired after September 15th in any given school year will receive a prorated amount of personal time in accordance with District practice.

<u>Subd. 3</u>: Unused personal leave may be accumulated to a maximum of six (6) days for usage or for the purpose of payment per Article XI, Section 11.3, Subd. 5.

<u>Subd. 4:</u> The parties agree that any employee may, upon leaving employment, receive in a lump sum payment an amount equal to the individual's daily rate times the number of unused and accrued personal leave hours. An employee whose last day of work occurs prior to June 1st in any given year will be considered a mid-year termination and will be subject to a pro-rated adjustment to personal leave in accordance with District practice. Mid-year terminations will result in the employee either a) receiving a lump sum payment equal to the individual's daily rate times the number of unused pro-rated personal leave hours or b) a deduction in final pay equal to the individual's daily rate times the number of pro-rated personal leave hours used in excess of the accrued amount.

<u>Subd. 5:</u> If on June 30 in any year an employee has a personal leave balance of two (2) or more days, on or before July 15 the employee shall be paid for any balance above two (2) days at the employee's hourly rate of pay, and the personal leave days paid out shall be deducted from the employee's personal leave balance.

<u>Section 11.4 Approval</u>: The program manager is the approving authority. If the manager is not available in person or by telephone, the designated acting manager shall have approval authority.

ARTICLE XII MISCELLANEOUS LEAVES

<u>Section 12.1 Civic Leave</u>: Leave with pay shall be granted for court appearances, jury service or other judicial matters except when the employee is the principal in the proceedings. The employee will receive the employee's regular rate of pay but assign to the School District such compensation as received from serving on jury service or reimbursed for appearing as a subpoenaed witness. Personal expenses such as mileage allowances may be retained by the individual. Persons who elect to retain the jury duty per diem will forfeit their District Pay.

<u>Section 12.2 Military Leave</u>: In accordance with State and Federal laws, any employee who is a member of any reserve component of the military forces of the United States required by official military orders or related authority to attend Military Reserve Training shall be granted such leave in accordance with Federal and State law.

Section 12.3 Leave Without Pay:

<u>Subd. 1 Applications</u>: An individual may request a leave without pay after accrued personal leave has been exhausted. In cases of extraordinary personal or family emergencies, employees may be granted leave without pay without utilizing accrued personal or annual leave days. A request for leave without pay must be made to the program manager no later than twenty (20) working days prior to the desired day(s) of leave. The request will be in writing and state the reason(s) for the leave.

<u>Subd. 2 Approval</u>: A request for leave without pay will be approved by the program manager and Director of Human Resources contingent upon the timely receipt of such a request. All requests for leave without pay are subject to Board approval.

<u>Subd. 3 Benefits</u>: Insurance benefits may continue during an unpaid leave of absence as if the employee were an active employee, if eligible under state or federal law, and as permitted by the insurance carrier.

Section 12.4 Family Leave:

Subd. 1 Purpose and Notice: The provisions of this Section shall apply only to eligible persons who work at least one thousand two hundred fifty (1,250) hours per year, or as otherwise provided under federal law. Family leave is unpaid leave for the purpose of allowing an employee to interrupt services for (1) the birth and first-year care of a child; (2) the adoption or foster parent placement of a child; (3) the serious health condition of an employee's spouse, child or parent, and (4) the employee's own serious health condition. An employee shall notify the Superintendent or the designated agent through the program manager in writing, not less than thirty (30) days or as soon as reasonably possible prior to the beginning date of anticipated leave, and provide a statement indicating the desired dates of leave and return.

<u>Subd. 2 Length of Leave</u>: The maximum leave for the birth and first-year care of a child or the adoption of a child shall be six (6) months unless otherwise mutually agreed by the parties. The maximum leave for the serious health condition of an employee's spouse, parent or child, other than the birth and first year care of a child or the adoption of a child shall be twelve (12) weeks, unless otherwise agreed by the parties. The start and ending dates of the leave specified in the request are subject to change only with School Board approval. In the event the delivery date is different from the anticipated delivery date, child care leave dates shall be adjusted accordingly.

Subd. 3 Benefits: Insurance benefits shall continue only if full costs are being paid monthly in advance by the employee on approved leave pursuant to this section, except an employee shall be entitled to continuation of School District contribution of health insurance benefits during the period of the leave, not to exceed twelve (12) weeks of absence per year. Employees who exceed 30 days from the due date of applicable insurance premiums will be notified in writing of non-payment. If past due payment is not made within fifteen (15) days following the date of the written notice, benefits will be terminated back to the end of the month in which premiums were last paid. The employee shall return to their former position or a position comparable in duties, number of hours and pay following family leave. An employee shall not accrue additional annual leave or experience time until duties are resumed.

<u>Subd. 4</u>: A pregnant employee requesting time off prior to date of delivery but not involving a period of disability shall be eligible for a leave without pay, not to exceed sixty (60) calendar days. An employee shall be eligible for illness leave benefits for periods of disability related to pregnancy, subject to the provisions of Article X of this Agreement.

Section 12.5 Parenting Leave: The biological or non-biological custodial parent may take up to thirty (30) days of continuous leave within the first six (6) months of birth to care for or bond with their newborn child. Leave days granted under this Section shall not exceed six (6) consecutive weeks and will be deducted from sick leave. Leave taken under this section will run concurrently with other leaves available under existing federal and state laws.

An employee who gives birth to a child may request parental leave in addition to eligible FMLA and/or Maternity Leave. Parental leave must be taken in one continuous period of leave and will begin after the defined six (6) or eight (8) week disability period for birth of a child. Employees accessing parental leave may request up to the thirty (30) days granted under this section. Leave taken under this section will run concurrently with other leaves available under existing federal and state laws.

<u>Section 12.6 Adoption Leave</u>: Employees may take up to thirty (30) days of continuous leave, not to exceed six (6) weeks, within the first six (6) months following either formal placement for adoption or the legal finalization of adoption to care or bond with their adopted child. Leave days granted under this Section shall be deducted from sick leave. Leave taken under this section will run concurrently with other leaves available under existing federal and state laws.

<u>Section 12.7 Other Leaves</u>: Other leaves not elsewhere covered in this contract may be granted for study, travel, and other purposes on request and approval by the School Board for a period not to exceed one (1) year. An employee may continue District insurance programs while on approved leave by making all necessary payments themselves. No District contribution shall be made for leaves taken for these purposes. Accrued benefits shall remain in effect and reinstated

to the employee on their return to regular duty status. Employees taking leaves of absence shall be covered by the rules and regulations of the Public Employment Retirement Association.

<u>Section 12.8 Seniority While on Leave</u>: Employees shall continue to accumulate seniority during authorized leaves of absence.

<u>Section 12.9 Pay While on Leave</u>: Except where otherwise stated, all leaves of absence are without pay.

<u>Section 12.10 Professional Days</u>: Education Minnesota convention days are non-paid days and are not counted as duty days.

Section 12.11 Eligibility: The provisions of all Sections in this Article, except Section 12.4, shall apply only to eligible persons employed at least twenty (20) hours per week and one hundred sixty (160) working days per year. Employees not working an average of twenty (20) hours per week and at least one hundred sixty (160) working days per year shall not be eligible for the benefits of this Article. A new employee commencing their employment during the contract year meeting the eligibility requirements of this section shall be eligible for the provisions of this Article immediately but on a pro-rata basis for the partial year.

ARTICLE XIII INSURANCE BENEFITS

<u>Section 13.1 Selection of Carrier</u>: The selection of the insurance carrier and policy shall be made by the District in conjunction with the insurance committee.

Section 13.2 Eligible Employees: Persons employed an average of at least twenty (20) or more hours per week are entitled to the benefits of this Article. Employees employed an average of at least thirty (30) hours per week and one hundred sixty (160) days per year shall receive one hundred (100%) percent of the School District contribution as provided in this Article. Employees employed an average of at least twenty (20) hours per week or less than an average of at least thirty (30) hours per week shall receive fifty (50%) percent of the School District contribution as provided in this Article. Employees employed for less than average of at least twenty (20) hours per week shall not be entitled to participate in the benefits of this Article.

Section 13.3 School District Contribution to Medical/Hospitalization Insurance: The School District will contribute up to the following amounts monthly towards premiums for eligible employees enrolled in a School District group health insurance plan. Any portion of the premium that exceeds the School District contribution will be paid by the employee and paid by payroll deduction.

Effective January 1, 2024

Single Coverage	Family Coverage
\$750	\$1450

Effective January 1, 2025

Single Coverage	Family Coverage
\$800	\$1600

Effective January 1, 2026

Single Coverage	Family Coverage
\$850	\$1700

Section 13.4 Voluntary Employee's Beneficiary Association/High Deductible Plan: For those employees participating in the School District's high deductible group health insurance plan, the School District will contribute the following amounts monthly into the employee's VEBA account. Contributions will be deposited in equal installments over twenty (20) or twenty-four (24) pay periods based on the employee's elected paycheck method.

Effective January 1, 2024

Single VEBA	Family VEBA
\$1400	\$3000

Effective January 1, 2025

Single Coverage	Family Coverage
\$1500	\$3000

<u>Section 13.5 School District Contribution to Dental Insurance</u>: The School District will contribute up to the following amounts monthly towards premiums for eligible employees enrolled in a School District group dental plan. The cost of the premium not contributed by the School District shall be borne by the Employee and paid by payroll deduction.

Effective January 1, 2024

Single Coverage	Family Coverage
\$48	\$118

Effective January 1, 2025

Single Coverage	Family Coverage
\$59	\$118

<u>Section 13.6 Choice of Coverage</u>: Employees will be allowed a choice of health and hospitalization and dental insurance coverage, this being either a medical indemnity or health maintenance organization program. The District insurance committee shall confer on insurance coverage and policy specifications.

<u>Section 13.7 Life Insurance</u>: The District shall contribute the full premium or part thereof as provided in Section 13.2 hereof for each eligible employee who qualifies for and is enrolled in the life insurance plan. Effective October 1, 2001, the amount of life insurance coverage granted to the employee will be in the amount of fifty thousand (\$50,000) dollars.

<u>Subd. 1 Additional Life Insurance</u>: The School District shall also arrange the life insurance program so that an eligible employee may purchase additional life insurance at group rates, at the employee's expense through payroll deduction, in increments of ten thousand (\$10,000) dollars up to a total of one hundred fifty thousand (\$150,000) dollars, subject to the terms of the insurance policy.

<u>Subd. 2 Dependent Life Insurance</u>: The School District shall arrange for a life insurance program to provide options for dependent and spouse coverage at the employee's expense through payroll deduction, for eligible employees, in increments of ten thousand (\$10,000) dollars, up to a total of twenty thousand (\$20,000) dollars for spouse and children, subject to the terms of the insurance policy.

<u>Section 13.8 Liability</u>: The District shall provide District liability insurance to a limit not less than that provided by law. This coverage is in addition to any personal liability coverage carried by the employee. The coverage provides for all professional actions except where personal negligence or criminal acts are involved.

<u>Section 13.9 Worker's Compensation</u>: The School District shall carry Worker's Compensation Insurance on all employees in case of injury or accident while acting within the scope of employment. When Worker's Compensation salary payments to the employee have started, the employee may decide whether they wish:

- 1. To be dropped from the School District payroll and be reimbursed by Worker's Compensation. This option will require that the cost associated with any share of employee benefits, if applicable, will be paid by the employee to the district as payroll deduction would not be available, or
- 2. To remain on the District payroll by opting to receive one-third (1/3) of employee's accrued sick leave in addition to worker's compensation salary payments. This option will allow for continued deduction of employee share of benefits.

<u>Section 13.10 Income Protection Plan – L.T.D.</u>: The School District shall contribute the full premium or part thereof as provided in Section 13.2 hereof for each eligible employee who qualifies for and is enrolled in the income protection insurance plan, providing income protection of up to sixty-six and two-thirds (66-2/3%) percent of the employee's contracted annual gross pay. The annual gross pay shall exclude additional assignments and/or contracts for work to be performed outside of the normal duty day.

Section 13.11 Health Insurance Employer Contributions at Termination: An employee who terminates employment with the School District will receive benefits through the end of the month in which they last work. Employees who voluntarily terminate any time between the months of June through August will be eligible to receive the School District premium contribution through August 31 in the year of termination in the form of a COBRA subsidy. The employee will still be responsible for any employee premium contribution. If applicable, employee paid health insurance premiums may be refunded through payroll.

<u>Section 13.12 Extension of Insurance Protection</u>: All insurance and income protection plans shall continue in force at the employee's expense for all Board approved leaves, except as otherwise noted in this agreement. If employee elects to continue participating in the School District's health insurance program under the Federal COBRA and applicable state law, the employee will be responsible to satisfy all other eligibility requirements including timely COBRA enrollment.

<u>Section 13.13 Insurability</u>: Employees who do not elect participation in the insurance programs within thirty-one (31) calendar days of initial employment or change participation in the insurance program during the scheduled open enrollment periods shall establish insurability and eligibility as required by the appropriate insurance carrier.

Section 13.14 Claims Against the School District: The parties agree that any description of insurance benefits contained in this Article are intended to be informational only and the eligibility of any employee for benefits shall be governed by the terms of the insurance policy purchased by the School District pursuant to this Article. It is further understood that the School District's only obligation is to purchase an insurance policy and pay such amounts as agreed to herein and no claim shall be made against the School District as a result of denial of insurance benefits by an insurance carrier.

Section 13.15 Employer Contributions to State Retiree Health Plan:

For employees hired on or before July 1, 2014, who have been continuously employed as an Education Assistant, the School District shall make an annual contribution of two thousand dollars (\$2,000) for deposit in the Post-Retirement Health Care Savings Plan, administered by the Minnesota State Retirement System under Minn. Stat. §352.98.

For employees hired after July 1, 2014, who have been employed continuously as an Education Assistant, and who have completed their probationary period, the School District shall make an annual contribution of five hundred dollars (\$500) for deposit in the Post-Retirement Health Care Savings Plan, administered by the Minnesota State Retirement System under Minn. Stat. §352.98.

Contributions for all eligible employees will be made in equal installments over twenty (20) pay periods beginning the first pay period in September and ending the last pay period in June.

ARTICLE XIV EXTENDED SCHOOL YEAR (ESY)

<u>Section 14.1 Compensation</u>: Individual compensation shall be according to the appropriate schedule in the appendix of this contract.

<u>Section 14.2 Selection</u>: Extended school year employment shall be offered first to the employee working in that classroom or with the same students during the school year, and second to other program staff, subject to other student and program considerations. If the preceding factors do not determine the priority for extended school year employment offers, seniority shall be considered.

<u>Section 14.3 Fringe Benefits</u>: Persons who are employed for the extended school year only shall not be eligible for paid wages continuation leave, contracted holidays, or any other paid leave provisions. Staff who are employed as regular employees through the regular school year shall be eligible for fringe benefits as prescribed elsewhere in this contract.

<u>Section 14.4 Notification</u>: The District will post both the number and the locations of the positions that will be available for extended school year employment. Current staff must submit the application form to Human Resources by the posted deadline date to be considered for extended school year positions.

ARTICLE XV SENIORITY

<u>Section 15.1 Seniority</u>: Effective July 1, 1979, an employee's seniority date shall be based on the date the employee commenced the first day of work in a position covered by the Agreement Between the Education Assistant Federation and the School District and shall apply within the employee's classification. For purposes of establishing a seniority date prior to July 1, 1979, the last seniority list published by the School District January 30, 1979 shall remain in effect. Equal seniority will be decided by lot.

<u>Section 15.2 Layoffs and Recalls</u>: In cases where job responsibilities are without specific qualifications (i.e., lifting requirements, transportation, gender specific), seniority shall be the determining factor in layoffs and recall, with those staff members lowest in seniority in their classification being the first to be laid off and the last to be recalled. Those staff members highest in seniority in their classification will be the last to be laid off, the first to be recalled.

<u>Subd. 1. Recall List</u>: The recall list shall be maintained for two (2) years.

Subd. 2. Recall Notification:

- A. <u>Forwarding & Notification</u>: When placed on leave, the education assistant shall file their name and address with the District Human Resources Office for which any notice of reinstatement or availability of a position shall be mailed. It shall be the responsibility of the education assistant to provide for forwarding of mail or for address changes. Notification to all education assistants who are on layoff shall be sent by certified mail. Failure of a notice to reach the education assistant shall not be the responsibility of the School District if any notice has been mailed as provided herein.
- B. Return: Failure to give written notification personally or by certified mail to the School District accepting recall within ten (10) calendar days after postal verified receipt of notice of recall or position shall constitute an indication that return is not desired. Two (2) years from the date of the layoff without recall shall be the expiration of all right to return unless this date is extended by written mutual consent by both the Board and the Federation.

<u>Subd. 3. Termination</u>: Termination for cause as provided in Article XVI shall make the individual ineligible for all consideration of seniority, layoffs, recalls, and assignments.

<u>Section 15.3 Seniority Lists</u>: The School District will be responsible for compiling and maintaining two (2) seniority lists according to each employee classification as an Education Assistant or Education Assistant Specialist. The Board shall supply the Federation with said seniority lists, and any changes thereof as requested.

<u>Section 15.4 Seniority Forfeiture</u>: Employees shall forfeit seniority for the following reasons: <u>Subd. 1. Termination</u>: Termination of employment other than layoff according to provisions of this Article.

<u>Subd. 2. Failure to Return</u>: Failure to return from authorized leaves of absence unless the leave is extended by mutual consent of the parties.

<u>Section 15.5 Seniority Accumulation</u>: Persons shall continue accumulation of seniority while on authorized leaves of absence. Seniority shall continue to accrue while an employee is on unrequested layoff.

Section 15.6 Severance Pay: Those employees who have been employed more than ninety (90) working days shall be entitled to a minimum of one (1) week's severance pay upon involuntary termination/layoff according to the provisions of this Article. The severance rate shall be one week's pay per each contract year or a major portion thereof of employment. Weekly pay shall be that amount being earned at the time of termination/layoff notice based on: a) the number of hours per day the employee was contracted to work and, b) five (5) working days in a week. Payment of the severance pay specified shall not be made until after the beginning of the next school year. Persons who are terminated/laid off due to project closing, staff reduction, or provisions other than work deficiencies shall not receive severance pay if they are re-employed prior to the beginning of the next school year. Persons who are terminated due to work deficiencies shall not be paid the severance pay.

ARTICLE XVI DISCIPLINE, DISCHARGE AND PROBATIONARY PERIOD

Section 16.1 Probationary Period: An employee shall serve a two year probationary period commencing the first day of employment. Credit for a year of employment shall be given if an employee was hired on or before December 31 of that school year. An employee must complete the District mentorship program during their probationary period. Failure to complete the mentorship program prior to the end of the probationary period may result in extension of the probationary period, discharge or both. During the probationary period the School District shall have the unqualified right to suspend without pay or discharge; and during this probationary period, the employee shall have not recourse to the grievance procedure. A probationary employee shall have the right to bring a grievance on any other provision of the contract alleged to have been violated.

<u>Section 16.2 Proper Cause</u>: The School District shall have the right to impose discipline on its employees for just cause. Discipline shall consist of verbal warning, written warning, suspension without pay and discharge. The School District reserves the right to impose discipline at any level as it determines based upon the circumstances surrounding the action. Suspension or discharge shall be made by the Superintendent or designee only after a meeting with the employee and their representative. Any such suspension or discharge shall be subject to the grievance procedure.

ARTICLE XVII GRIEVANCE AND ARBITRATION

Section 17.1 Definitions:

- <u>Subd. 1. Grievance</u>: A grievance shall mean a complaint by an employee(s) that there has been a violation, misinterpretation or misapplication of the provisions of this Agreement.
- <u>Subd. 2. Days</u>: "Days" means calendar days excluding Saturdays, Sundays, or holidays as provided for in the school calendar.
- <u>Subd. 3. Reduced to Writing</u>: "Reduced to Writing" means a concise statement outlining the nature and facts surrounding the grievance, the point of contention or disagreement, the specific provisions of the agreement allegedly violated and the particular relief sought. Grievances shall be submitted on the grievance form available at the School District offices.
- <u>Subd. 4. Answer</u>: Answer" means a concise response outlining the employer's position and action of the grievance.
- <u>Subd. 5. Grievant(s)</u>: "Grievant(s)" means an individual employee or group of employees.
- <u>Subd. 6. Processing of Grievance</u>: The processing of all grievances shall be during normal work days, and employees shall not lose wages due to their participation. Processing shall be defined as meetings with the administration to discuss the grievance. However, grievance hearings at Level III may be outside the work day.
- <u>Subd. 7. Computation of Time</u>: In computing any period of time prescribed or allowed by procedures herein, the date of the act, event, or default for which the designated period of time begins to run shall not be included. The last day of the period so computed shall be counted, unless it is a Saturday, a Sunday, or a legal holiday, in which event the period runs until the end of the next day which is not a Saturday, a Sunday, or a legal holiday. The filing or service of any notice or document herein shall be timely if it is personally

served or if it bears a certified postmark of the United States Postal Service within the time period.

<u>Subd. 8. Time Limits and Level Waivers</u>: Failure of the grievant to adhere to the time limits of this Article shall result in a forfeiture of the grievance. Failure of the School District to respond within any time limits provided herein shall be determined a denial of the grievance and the employee may appeal the grievance to the next level. However, nothing herein shall relieve the School District from the responsibility of providing a written answer at each level of the grievance procedure. The parties by mutual written agreement may waive any step and extend any time limits in this procedure.

<u>Section 17.2 Grievance</u>: All employees within the unit shall use this procedure upon approval by the Local 2343 executive committee and may request that a union representative represent them at any meeting with the School District.

<u>Subd. 1. Level I</u>: If requested by the grievant, the grievant shall meet with the immediate supervisor within <u>five (5) days</u> of the date of the occurrence alleged to be a grievance. The statement of the grievance shall be oral and the proceedings informal. If the grievance is not resolved informally, the grievance, to be timely, must be reduced to writing and submitted to the grievant's supervisor (director, manager, or principal) for review within <u>fifteen (15) days</u> of the date of the occurrence. Within <u>six (6) days</u> of receiving the written grievance, the supervisor (director, manager, or principal) will meet with the grievant(s) unless the grievant and the supervisor have already met to discuss the grievance in accordance with this subdivision. The supervisor must reduce to writing the School District's answer, within <u>six (6) days</u> of the meeting or within <u>six (6) days</u> of the receipt of the written grievance, whichever is later.

<u>Subd. 2. Level II</u>: If there is no resolution of the grievance at Level I, the grievant(s) may, if the grievance is to be pursued, appeal it in writing within <u>seven (7) days</u> of the receipt of the answer in Level I to the superintendent or designee. Within <u>seven (7) days</u>, the superintendent or designee shall meet with the grievant(s) and reduce to writing his/her answer, within <u>seven (7) days</u> of the above meeting.

<u>Subd. 3. Level III</u>: If the grievance has not been resolved at Level II, the grievance may be appealed to the school board, provided such appeal is filed within <u>ten (10) days</u> of the receipt of the answer in Level II. Within <u>fifteen (15) days</u> of receipt of an appeal from Level II, the school board, its committee, or its designee, shall meet with the grievant(s) and within <u>six (6) days</u> of the meeting shall reduce its decision to writing. Should the school board, its committee, or its designee, not meet within the <u>fifteen (15) day</u> period with the grievant(s), the grievance shall be considered denied by the school board and the grievant(s) may proceed pursuant to Section 3 hereof.

Section 17.3 Arbitration: If there is no resolution at Level III, the grievant(s) may request arbitration, providing such a request is made in writing to the superintendent within ten (10) days of the receipt of the Level III answer. The School District and the grievant(s) shall endeavor to select a mutually acceptable arbitrator to hear and decide the grievance. If the parties are unable to agree on an arbitrator, either party may request from the Bureau of Mediation Services, pursuant to P.E.L.R.A., a list of five (5) arbitrators, providing such a request is made within ten (10) days after filing the notice of intent to arbitrate. The parties shall alternately strike names from this list until only one (1) name remains. The remaining arbitrator shall hear and decide the grievance as soon as arrangements can be made to do so by the parties and their representatives.

<u>Subd. 1. Hearing</u>: The arbitrator shall schedule a hearing at which each party shall have the right to the representation they choose and the opportunity to submit evidence, offer testimony and make written or oral arguments relating to the grievance.

<u>Subd. 2. Jurisdiction</u>: The arbitrator shall have jurisdiction over disputes properly before their pursuant to the terms of this procedure. The jurisdiction of the arbitrator shall not extend, subtract or modify the terms of this Agreement.

<u>Subd. 3. Decision</u>: The decision of the arbitrator shall be rendered within twenty (20) days after the close of the hearing. The arbitrator shall have the power to make appropriate awards, and his/her decision shall be final and binding, subject to the limitations as provided in P.E.L.R.A.

<u>Subd. 4. Expenses</u>: Each party shall bear its own expenses in connection with arbitration, including expenses relating to the party's representatives, witnesses, and any other expenses that the party incurs in connection with presenting its case in arbitration. A transcript or recording shall be made of the hearing at the request of either party. The parties shall share equally the fees and expenses of the arbitrator and any other expenses that the parties mutually agree are necessary for the conduct of the arbitration. The requesting party shall pay the full cost of transcribing or recording of the proceedings and transcript copy. If both parties request a transcript or recording, the cost shall be equally shared. If the second party orders a transcript after the first party has paid for transcribing and recording, the second party shall also reimburse the first party for one-half (1/2) of those costs incurred, in addition to paying for the transcript copy.

Section 17.4 Election of Remedies and Waiver: A party instituting any action, proceeding or complaint in a federal or state court of law, or before an administrative tribunal, federal agency, state agency, or seeking relief through any statutory process for which relief may be granted, the subject matter of which may constitute a grievance under this Agreement, shall immediately thereupon waive any and all rights to pursue a grievance under this Article. Upon instituting a proceeding in another forum as outlined herein, the employee shall waive the right to initiate a grievance pursuant to this Article, or, if the grievance is pending in the grievance procedure, the

right to pursue it further shall be immediately waived. This section shall not apply to actions to compel arbitration as provided in this Agreement or to enforce the award of an arbitrator.

ARTICLE XVIII COPY OF AGREEMENT

<u>Section 18.1 Publishing</u>: The School District shall make this Agreement available to each employee by publishing a copy electronically. Upon request, a printed copy shall be provided.

ARTICLE XIX DURATION

<u>Section 19.1 Effective Dates</u>: This Contract will be effective for the period July 1, 2024 through June 30, 2026 or thereafter, as provided by P.E.L.R.A.

ARTICLE XX SEVERABILITY

<u>Section 20.1 Law</u>: If any provision of this Agreement is or shall at any time be contrary to law, then such provision shall not be applicable or performed or enforced, and substitute action, if any, shall be subject to appropriate consultation and negotiation between the parties. In the event that any provision of this Agreement is or shall at any time be contrary to law, all other provisions in the Agreement shall continue in effect.

ARTICLE XXI DOCUMENT AUTHORIZATION

<u>Section 21.1 Document Authorization</u>: In witness whereof, the parties hereto caused this contract to be signed by their respective representatives and their signatures to be placed hereon, all on the day, month, and year below written.

Education Assistant Federation, Local #2343	Northeast Metropolitan Intermediate School District 916
President	School Board Chair
Chief Negotiator	School Board Clerk
	Director of Human Resources

ATTACHMENT A

GRIEVANCE REPORT FORM

Education Assistant Federation Local #2343

Name		
Site		
Date Grievance Occurred		
Specific Provisions of Agreement Allegedly Vi	olated:	
Statement of Facts:		
Particular Relief Sought:		
Signature of Grievant	Date:	
	Date:	
Signature of Local #2343 Representative		

APPENDIX A – SALARY SCHEDULE 2024-2025 HOURLY RATES OF PAY

Education Assistant		Education Assistant Specialist	
1	\$19.25	1	\$22.75
2	\$20.00	2	\$23.50
3	\$21.00	3	\$24.50
4	\$22.00	4	\$25.50
5	\$23.00	5	\$27.50
6	\$24.00	6	\$28.50
7	\$26.50	7	\$31.00

APPENDIX B – SALARY SCHEDULE 2025-2026 HOURLY RATES OF PAY

Education Assistant		Education Assistant Specialist	
1	\$19.50	1	\$23.00
2	\$20.50	2	\$24.00
3	\$21.50	3	\$25.00
4	\$22.50	4	\$26.00
5	\$23.50	5	\$28.00
6	\$24.50	6	\$29.00
7	\$27.50	7	\$32.00

MEMORANDUM OF UNDERSTANDING

Between Northeast Metro 916 and Education Assistant Federation Local 2343

Regarding Short Call Substitute Teachers

WHEREAS, Northeast Metropolitan Intermediate School District 916 (School District) and the Education Assistant Federation Local 2343 (Local 2343) have entered into a collective bargaining agreement effective July 1, 2024 through June 30, 2026; and

WHEREAS, the School District continues to experience a shortage of available substitute teachers; and

WHEREAS, the School District and Local 2343 recognize that education assistant staff are seeking additional career pathways and that serving as a short call substitute provides an opportunity to gain teaching experience.

NOW, THEREFORE, the School District and Local 2343 agree to the following for the contract period of July 1, 2024 through June 30, 2026:

In the event a teacher requires a substitute teacher and an Educational Assistant or Education Assistant Specialist is assigned as the short call substitute teacher for that classroom, the assigned short call substitute teacher shall receive eight dollars (\$8.00) per hour in addition to their regular rate of pay. All short call substitute license assignments must follow the rules as set forth by the Minnesota Professional Licensing and Standards Board. No Education Assistant or Education Assistant Specialist may be assigned as the short call substitute until proof and verification of a valid Minnesota Short Call Substitute License is provided to the School District.

All other terms and conditions shall remain unchanged as per agreement.

SCHOOL DISTRICT	Education Assistant Federation Local 2343
Superintendent	President
Director of Human Resources	Chief Negotiator
Date	Date