Negotiated Agreement 2017-18

Between

Clearwater Education Association

And the

Orofino Joint SD #171

Article I

Procedure

1.1 REQUEST

It is agreed by both parties that either party may initiate a request for negotiations and that negotiations will begin within ten (10) days of the receipt of a written request of either party. Negotiations will not begin before January 15.

1.2 MEETINGS

Negotiation meetings shall be at a time and place convenient to both parties and shall be meetings open to the public. The Board shall post notice of these meetings at the earliest possible time but no later than 24 hours prior to the meeting.

1.3 REPRESENTATION

The CEA shall be the representative of the teachers so long as the CEA has membership of fifty percent (50%) plus one (1) in certified teachers.

At negotiation meetings, each recognized party will be entitled to four or fewer table participants to represent them. Negotiations, as used in the Agreement, means meeting and conferring in good faith by representatives of the Board, or its designated representatives, and the Association. Negotiators shall meet and negotiate in good faith with the intent to reach agreement, with such agreement reduced to writing.

1.4 BARGAINING

It is the intent of both parties to reach a mutually acceptable outcome in the negotiation process. The two parties to the negotiation agree that the style (positional or interest based) of negotiations shall be the first subject agreed to by the parties in the next negotiated agreement.

1.5 CAUCUS

When negotiations are in a difficult stage, or do not seem to be going well, both parties are entitled to call for a caucus. This will give each party a time to meet privately. During the caucus teams can review new information, consult experts, illicit approval of constituents, review strategies, or simply give the team time to think about what has been discussed.

1.6 EXPENSES

Each party shall pay any expenses incurred by their individual consultant or study committee.

1.7 SUBJECTS OF NEGOTIATIONS

The intent of negotiations shall be that those items agreed upon may be negotiated. Other matters of concern may be negotiated and added to the Negotiated Agreement upon mutual agreement between said Parties.

1.8 EXCHANGE OF INFORMATION (Board)

The Board agrees to furnish, upon request of the Association, public information which may facilitate the negotiations. This information may be available within seven (7) working days.

1.9 EXCHANGE OF INFORMATION (Association)

The Association agrees to furnish, upon request of the Board, public information which may facilitate negotiations. This information may be available within seven (7) working days.

Article II

Agreement

2.1 TENTATIVE AGREEMENT

Tentative agreements, including full package, shall be signed off by two (2) negotiators from each team.

2.2 TOTAL AGREEMENT

Ratification of all final offers of settlement shall be made in open public meeting. Each party must provide written evidence confirming to the other party that majority ratification has occurred. Such total package shall be signed by the Chairperson of the Board, the Clerk of the District, the President of the Association and the Secretary of the Association.

2.3 MODIFICATION

No change, revision, alteration or modification of the Agreement, in whole or part, shall be valid unless the same is ratified by the Board and the Association except that the Board may increase compensation above that included in this Agreement.

Article III Procedures

3.1 Grievance Procedure

The Staff Complaint and Grievance Procedure can be found in Board of Trustees' Policy 5250.

3.2 <u>Leaves of Absence:</u>

Sick leave

Certificated employees who work half time or more per week shall be granted sick leave and other leaves in accordance with State law. Each such employee shall be granted sick leave with full pay of one day as projected for the employment year for each month of service in which he or she works a majority portion of that month. Sick leave for certificated employees shall be calculated by the day, or percentage thereof, as defined in his or her individual employment contract. The District, may in its discretion, require proof of illness when deemed appropriate, including but not limited to abuse of sick leave or false claims of illness. Monetary compensation shall not be provided for unused sick leave by the District. "Sick leave" means a leave of absence, with pay, for a sickness suffered by an employee or his or her immediate family. "Immediate family" for purposes of sick leave shall mean the employee's spouse and children residing in the employee's household. . ("Immediate family" shall mean the employee's mother, father, grandmother, grandfather or grandchild, or the spouse, son, son-inlaw, daughter, daughter-in-law, mother-in-law, father-in-law, sibling or any person living in the immediate family. Current language plus change to agree with Bereavement leave) Nothing in this policy guarantees approval of the granting of such leave in any instance. Each request will be judged by the District in accordance with this policy and the needs of the District. It is understood that seniority shall accumulate while a teacher or employee is utilizing accumulated sick leave credits. Seniority will not accumulate unless an employee is in a paid status. Abuse of sick leave is cause for discipline up to and including termination. Each eligible classified employee shall be entitled to the following amount of sick leave with full pay, with unlimited accumulation as long as the employee remains continuously in the service of the school district. For purposes of retirement, administration of Idaho Code 33-1217 will be applicable.

Each full-time teacher shall receive twelve (12) days of sick leave per school year with unlimited accumulation. Sick leave for certificated employees shall be calculated by the day, or percentage thereof, as defined in his/her individual employment contract.

After one week of absence, the District, may in its discretion, require proof of illness when deemed appropriate, including but not limited to abuse of sick leave or false claims of illness. The District will provide a statement on each check stub showing the number of sick leave days each employee has currently accumulated. Compensation shall not be provided for unused sick leave. Accrual of unused sick leave Employees may accrue unused sick leave. Upon retirement, an employee's accumulated unused sick leave must be reported by the District to the public employee retirement system.

Accrual of unused sick leave

Employees may accrue unused sick leave. Upon retirement, an employee's accumulated unused sick leave must be reported by the District to the public employee retirement system.

Bereavement Leave

An employee who has a death in the immediate family shall be eligible for bereavement leave. Immediate family is defined as spouse of the employee, son, daughter, father, mother, brother, sister, grandfather, grandmother, grandchild, son-in-law, daughter-in-law, parent-in-law, or any person living in the immediate household of the employee. The Superintendent shall have the authority to give bereavement leave for up to five (5) days per occurrence, of which two (2) days per year shall be granted for death outside the employee's immediate family. Additional days may be granted by the Superintendent.

Personal Leave

Paid Personal leave shall be granted for any reason deemed necessary by the employee at the rate of two (2) days per year. After ten (10) years with Joint School District No. 171, personal leave will be increased to three (3) days. If personal leave is not taken, the district will allow the accumulation of up to four (4) days.

No Personal Leave will be granted immediately before or after regular vacations or on Staff Development Days as listed on the school calendar unless approved by the Superintendent. No leave will be granted during the first two weeks or the last two weeks of the scheduled school term unless approved by the Superintendent.

Personal leave days may be taken as full or half days at the discretion of the employee, provided that no more than 10% but no less than one employee, of the employees in any

one building may take personal leave at the same time, with the exception of Peck Elementary School and Cavendish-Teakean Elementary School.

The teacher must notify the principal or supervisor at least two (2) days in advance, except in cases of emergency.

The District will pay the cost of the substitute for the days of personal leave, provided the days are used.

Professional Leave for Certified Staff

Release time with pay may be granted for the purpose of attending educational conferences, workshops, seminars or other improvement sessions. Requests for professional leave must be turned into the building administrator at least two (2) days prior to the employee being gone. Professional leave must have prior written approval of the Superintendent.

Military Leave

All District employees, other than those who are employed on a temporary basis, are entitled to military leave of absence when ordered to active duty for training as members of the Idaho National Guard or any component of the U.S. Armed Forces. Employees who volunteer, are drafted, or are ordered to "extended active duty" with any component of the U.S. Armed Forces shall be entitled to reinstatement to their former positions or comparable positions if the right is exercised in a timely manner as noted below.

Notice to District

All employees should provide either written or oral notice of upcoming military training to the District as soon as reasonably practical. The employee or an appropriate officer of the branch of military in which the employee will serve may provide the notice. Employees who are ordered for such duty shall provide one copy of their orders to the Superintendent. Notice shall include date of departure and date of return for purposes of military training ninety (90) days prior to the date of departure.

Military Leave for Training or Short Term Duty

Employees who are required to attend annual training or special active duty for training shall not suffer any loss of salary, seniority or efficiency rating during the first fifteen (15) days of such absence in any calendar year. Leave will be without loss of benefits.

Completion of Military Training

Upon completion of military training, employee shall give evidence of the satisfactory completion of such training immediately thereafter. Employee shall be restored to his or her previous or similar position with the same status, pay, vacation leave, sick leave, bonus, advancement, and seniority. Such seniority shall continue to accrue during such period of absence.

Benefits for Uniformed Service Personnel on Active Duty

Salary: For any period of active duty up to three (3) months, the employee shall be entitled to receive from the District salary or wages equal to the difference between the employee's military pay and the employee's District salary, provided the employee's military pay does not exceed his or her District salary or wages. The employee must provide the District with all documentation necessary to permit the aforementioned computation. For periods beyond three (3) months, the Board will review and consider approval for any further extensions. Employees who do not request District pay or who fail to provide the documentation required in this policy shall not be entitled to receive any District salary or wages as set forth in this policy.

Pension and Retirement Plans

Pension and retirement plans are considered a benefit to which reinstated employees are entitled. Any normal contributions will continue to be made for service members who are absent for 90 days or less. If the employee has been absent for military service for 91 days or more, the District may elect to delay making retroactive pension contributions until the employee submits satisfactory reemployment documentation.

Medical Insurance

Health benefits will be offered to the extent they are available to other employees on leave. An employee performing military service for 30 days or less is not required to pay more than the normal employee share of any health premium. If the employee's military service is for 31 days to three (3) months, the health plan will offer continuous coverage. An employee on military leave may elect to continue healthcare coverage through the District for up to three (3) months after the military leave begins or for the period of military service, whichever is shorter. The District's obligation to provide health benefits ends once an employee's military leave exceeds three (3) months. When the employee is reinstated, a waiting period or exclusion cannot be imposed if health coverage would have been provided to the employee had he or she not been absent for military service.

Reporting to District Once Military Leave is Complete

The standard military service length and reporting times are:

- * 1 to 30 days of military service: employee reports to the District by the beginning of the first scheduled work day that falls eight hours after the end of the last calendar day of military service.
- * 31 to 180 days of military service: employee must submit an application for reemployment no later than 14 days after completion of service in the armed forces. If the 14th day falls on a day when the District's offices are not open or available to accept a reemployment application, the time extends to the next business day.
- * 181 days or more of military service: employee must submit an application for reemployment no later than 90 days after completion of military service. If the 90th day falls on a day when the employee's offices are not open or available to accept a reemployment application, the time extends to the next business day.
- * Cases of disability: employees who are hospitalized or recovering from a disability that was incurred or aggravated during the period of military service leave have up to two years to submit an application for reemployment.

There is an exception to these guidelines for those employees who, through no fault of their own, find themselves in a situation that makes it impossible or unreasonable to meet the required timetables. In those cases the employee must return to work as soon as possible.

Disqualification from Returning to Work

There are four conditions that disqualify an employee from exercising his or her right to reemployment after military service:

- 1) A dishonorable or bad conduct discharge
- 2) Separation from the service under "other than honorable conditions"
- 3) A commissioned officer's dismissal via court martial or by order of the President
- 4) When a service member has been dropped from the rolls for being absent without authority or for civilian imprisonment

Reinstatement to Positions after Extended Duty

Employees who volunteer, are drafted, or called to active duty for extended periods will be placed on

"Military Leave of Absence" upon written application and be entitled to reinstatement to their former or similar positions upon their return and under the following conditions:

- 1) They must not have remained on active duty beyond their first opportunity for honorable or general release.
- 2) They must report to claim reinstatement within fourteen (14) days after completion of service; or one (1) day in the case of individuals who undergo only thirty (30) days active training or less.

After an employee has been absent for 31 days or more of military service, the District may ask the employee or the employee's military unit for documentation showing that:

- 1) The employee submitted a timely application for reemployment;
- 2) The employee's length of military service has not exceeded the five-year limitation; and
- 3) The employee's separation from the military service meets the requirement for reemployment.

As a general rule, employees returning from military service must be reemployed in the job that they previously held, or would have attained had they not been absent for military service. If the employee was disabled while on military duty, or a disability is aggravated by military service, the District will make reasonable efforts to accommodate the disability.

3.3 Reduction In Force (RIF) Procedure

The Reduction In Force procedure can be found in Board of Trustees' Policy 5740.

3.4 Policy Review Committee

The District Policy Review Committee will meet quarterly.

Article IV

Salary and Benefits

4.1 Certified Credit Reimbursement

The District will fund a credit reimbursement account to assist certified staff pay for college credits. The fund will be \$15,000 for the 2017-18 school year.

The procedure is found in Board of Trustees' Policy 5435 and 5435P.

4.2 Holidays/Calendar

Holidays are paid according to the 2017-18 adopted district calendar: Labor Day-September 4, 2107; Thanksgiving-November 23, 2017; Christmas-December 25, 2017; New Years- January 1, 2018; MLK Birthday- January 15, 2018; President's Day-February 19, 2018; Memorial Day- May 28, 2018.

4.3 Personal Leave

Certified Staff who do not use their Personal Leave as required in 3.2 Leave of Absence (Personal) or who request payment for their days of personal will be paid for days at the rate of \$90 per day. Employees may only request payment for full days. Partial days will be paid at the end of the fiscal year if the employee would have lost the leave time.

4.4 Summer School

Salaries for Summer School will be based up the certified staff member's hourly pro-rata pay level.

4.5 Career Ladder & Educational Allocations

The Career Ladder shall be for 174 contract days.

Appendix A

4.6 <u>Extra-Curricular Activities/Duties Index Schedule</u>

Appendix B

4.7 Work Day-Definition in accordance with Policy 5210

Student contact days are 7:30-4:00. For the 2017-2018 calendar year there are 147 student contact days.

Non-student contact professional development days and in-service will be from 8:00-2:30 with the use of flex time (if needed) at administrator discretion. For the 2017-2018 calendar year there are 8 professional development days and 1 in-service day.

Non-student work days are 8:00-2:30. For the 2017-2018 calendar year there are 7 work days.

Article V

Insurance

5.1 Coverage

The District will offer a PPO Medical Insurance Plan to employees of Joint School District #171. Certified Employees who have a .5 FTE to .74 FTE contract are eligible for employee only coverage, paid for by the District.

Certified Employees who have contracts of .75 FTE or greater are eligible for the Employee's PPO Plan and family/spouse/children (FSC) coverage as outlined in Appendix D. The District will pay for the Employees plan and 80% of the cost of the family/spouse/children plan.

Employee and FSC coverage for dental, prescription, and vision coverage will be included in both paid plans. The PPO plans will be for a \$3,000 deductible with a "buy down" agreement, buying down the deductible to \$500 per person.

A Prescription Drug Plan will be offered as part of the insurance package. The plan will have a \$250 Deductible and "Preferred Brand" coverage with a \$30 co-pay. Co-pay for "Non-preferred" and "specialty" drugs is \$50 Co-Pay on generic drugs is \$10. Maximum OOP for Rx is \$1000.

A change in plans will result in "Professional Services In-Network" costs for "Primary Care" office visits being \$30 and "Specialist" Office visits becoming \$60 in the new Blue Cross of Idaho Plan.

Open enrollment for the insurance plans will occur at the beginning of each plan year, through October 1 or upon a change in family or work status.

2017-18 coverage cost can be found on Appendix C.

Appendix A

Certified Salary Schedule

2017-18

Cohort	Base Salary	24+ Credits	Master's Degree
R1	35,000	0	0
R2	36,000	0	0
R3	37,000	0	0
P1	38,600	1200	2100
P2	40,100	1200	2100
P3	41,500	1200	2100
P4	42,250	1200	2100
P5	43,000	1200	2100
P6	46,500	1200	2100
P7	49,000	1200	2100
P8	51,150	1200	2100
P9	52,800	1200	2100
P10	54,500	1200	2100
*Longevity	56,500	1200	2100

The Educational Allocations are treated as a "pass through" in this agreement.

*The "Longevity" row in the career ladder replaces the formerly named "P 11" rung. P11 has been eliminated as a "step" in the current ladder, the employees who were at the P11 rung in the 2016-17 school year will remain in the "Longevity" row. All other staff will now top out at the P10 rung of the career ladder.

Appendix B

EXTRA CURRICULAR ACTIVITIES/DUTIES INDEX SCHEDULE

JOINT SCHOOL DISTRICT NO. 171 EXTRA CURRICULAR ACTIVITIES/DUTIES INDEX SCHEDULE								
2017-18								
CATEGOR Y	1	2	3	4	5	6	7	8
INDEX	0.2	0.140	0.110	0.090	0.070	0.040	0.021 2	0.0106

The index is applied to a base salary of \$28,275.

CATEGORY 1 = \$5655

Activities Director

CATEGORY 2 = \$3960

High School Basketball (Boys and Girls)

High School Football

High School Wrestling

OHS Cheerleaders (Fall & Winter)

CATEGORY 3 = \$3110

Soccer (Boys and Girls)

High School Track

High School Baseball

High School Volleyball

High School Softball

OHS Band

CATEGORY 4 = \$2550

Assistant High School Basketball

Assistant High School Wrestling

Junior High Basketball (Boys and Girls)
Assistant Cheerleader OHS (Fall/Winter)
District Tennis Coach (OHS/THS)
District Cross Country Coach(OHS/THS)

CATEGORY 5 = \$2000

Assistant High School Football

THS Cheerleaders

Dance

Junior High Football

Junior High Track

Junior High Volleyball

Assistant High School Baseball

Assistant High School Track

Assistant High School Volleyball

Assistant High School Softball District Assistant Tennis Coach (THS) Junior High Wrestling Coach (OJSHS)

<u>CATEGORY 6 = \$1150</u>

Weight Room Supervisor

High School Drama

Assistant Junior High Basketball

Assistant Junior High Volleyball High School Annual

CATEGORY 7 = \$600

Assistant Junior High Football

High School Chorus

Assistant Junior High Track

High School Paper

Junior High Paper

FCCLA

High School Pride

Knowledge Bowl

Senior Advisor

Junior Advisor

High School Student Council

<u>CATEGORY 8 = \$300</u>

National Honor Society

Sophomore Advisor

Freshman Advisor

Eighth Grade Advisor

Seventh Grade Advisor

Youth Legislature

SADD/IDFY

Math Counts Advisor

Appendix C Monthly Insurance Cost

Benefits	PPO
Deductible Individual Family Co-Insurance	\$3000 \$6000 80%
Out of Pocket Max Individual Family	\$5500 \$11,000
Professional Services Office Visit -Primary Care Office Visit- Specialist	\$30 Co-pay \$60 Co-pay
Mental Health/Chemical Dependency Inpatient Outpatient Visit	Deductible Co-Insurance \$30 Co-pay
Emergency Services Urgent Care	\$60 Co-pay
Prescription Drugs Deductible Generic Preferred Brand Non-Preferred Brand Specialty Mail Order Rx Max OOP	\$250 \$10 \$30 \$50 \$50 \$5me as retail \$1,000
Rates	
Employee Only \$ 635.90 Employee + Spouse \$1,352.80 Employee +1 child \$ 960.05 Employee + Children \$1,103.45 Family \$1,558.55	

^{*}District Pays 100% Employee Only Premium for employees working .5-1 FTE. District pays 80% of Dependent's premium for employees working .75-1 FTE.

2017-18 MEDICAL INSURANCE RATES

EMPLOYEE ONLY \$ 635.90 \$ 635.90 \$ - EMPLOYEE/SPOUSE \$ 1,352.80 \$ 635.90 \$ 716.90 EMPLOYEE/CHILD \$ 960.05 \$ 635.90 \$ 324.15 EMPLOYEE/CHILDREN \$ 1,103.45 \$ 635.90 \$ 467.55 EMPLOYEE/FAMILY \$ 1,558.55 \$ 635.90 \$ 922.65	CATEGORY PPO MEDICAL	CATEGORY PPO MEDICAL .75 to 1.0 FTE PREMIUM DIST. CAP EMP. COST EMPLOYEE ONLY \$ 635.90 \$ 635.90 \$ - EMPLOYEE/SPOUSE \$ 1,352.80 \$ 1,209.42 \$ 143.38 EMPLOYEE/CHILD \$ 960.05 \$ 895.22 \$ 64.83 EMPLOYEE/CHILDREN \$ 1,103.45 \$ 1,009.94 \$ 93.51 EMPLOYEE/FAMILY \$ 1,558.55 \$ 1,374.02 \$ 184.53
\$ 26.22 \$ 26.22 \$ - \$ 56.73 \$ 26.22 \$ 30.51 \$ 50.42 \$ 26.22 \$ 24.20 \$ 75.02 \$ 26.22 \$ 48.80 \$ 100.56 \$ 26.22 \$ 74.34	PPO DENTAL (Optional)	PREMIUM DIST. CAP EMP. COST \$ 26.22 \$ 26.22 \$ - \$ 50.63 \$ 6.10 \$ 50.42 \$ 45.58 \$ 4.84 \$ 75.02 \$ 65.26 \$ 9.76 \$ 100.56 \$ 85.69 \$ 14.87

Article VI

Effect of Agreement

6.1 **Duration**

The provisions of this Agreement will be effective as of July 1, 2017 and will continue and remain in full force and effect until June 30, 2018.

6.2 Automatic Extension

If at the time this Agreement would otherwise terminate, the parties are negotiating for a new Agreement, terms and conditions hereof shall continue in effect until ratification by both parties of the successor Agreement.

6.3 Ratification

The Agreement is signed this	day of,	2017 a	and shal
be binding upon the parties.			

IN WITNESS THEREOF:

For the Association

President of CEA

Tammyh. Gelmer

Secretary

For the Board

Chairperson

Clerk of the Board