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ARTICLE XXV-C

COMMUNITY SCHOOLS

- 1.0 A Community Schools Steering Committee (CSSC) shall be maintained to support implementation, expansion, and maintenance of the Community Schools program. The Community Schools Steering Committee (CSSC) shall further work to expand the number of Community Schools in the District and the CSSC shall determine a process by which schools apply to begin the Community Schools Transformational Process. The CSSC shall be composed of sixteen (16) members, with eight (8) appointed by UTLA and eight (8) appointed by the District, and shall be co-chaired by one appointee from each entity. By June 30, 2025, tThe CSSC shall produce an assessment of the Community Schools transformation process at district Community Schools and provide recommendations. The CSSC will receive collaborative support from the Community Schools Initiative Director, the LAUSD and UTLA Coaches, and if outside agency participation is agreed upon, appropriate no-cost MOU and/or procurement processes will be followed.
- 2.0 <u>Community Schools Additional Certificated FTE</u>: Schools designated by the District <u>in collaboration with the Community Schools Steering Committee</u> as Community Schools shall be provided an additional certificated FTE (e.g., Community School Coordinator) in support of students.
- 3.0 <u>Appropriate Workspace</u>: In accordance with Article XXXI, Section 2.0 of this agreement, Community School Coordinators shall be provided an appropriate workspace which shall be private and confidential when necessitated by the nature of the work.
- 4.0 Shared Decision Making: For Community Schools, the Community School Coordinator and Community School Parent Representative, if elected, may serve as members of the Local School Leadership Council (LSLC) as one of the representatives from the certificated and non-certificated composition of the council as outlined in Article XXVII, Sections 2.1 and 2.8.
- 45.0 In addition to the functions and responsibilities listed in Article XXVII, Section 2.4, the LSLC at each Community School shall have decision making purview over the following matters:
 - a. All site based professional development, including all banked time and after school professional development, except for professional development mandated by state or federal law, legal settlements between the parties, and topics specifically approved by the Governing Board of the Los Angeles Unified School District in accordance with the Board Resolution for Community Schools.

Current MOU 22-25 regarding positions

- b. School-based implementation of initiatives or programs mandated by the local, state, or federal government, including but not limited to Breakfast in the Classroom and periodic assessments.
- c. Course electives and program options (e.g. Visual and Performing Arts, Ethnic Studies and double periods for specific subjects).
- d. All school based budgetary matters except for any categorical funds and Title I funding which fall under the purview of School Site Council.

In making determinations in the matters listed above, the Local School Leadership Council operates within the same set of powers and constraints as previously applied to the principal. However, future additional District restrictions upon local discretion in the above areas may be imposed only by action of the Board of Education. In addition, all determinations shall be consistent with applicable laws, regulations, and collective bargaining agreements. Councils in Alternative Schools shall have the scope of their decision-making determined by the Board policy applicable to their special programs rather than being limited to the above five subject matters. The focus of local council activity shall be upon establishment of local policy and planning direction rather than day-to-day administration or execution of policy and plans.

- 6.0 <u>Charter Co-Location</u>: In accordance with Article XXIX, Section 8.0, schools designated by the District as Community Schools shall be provided, to the extent allowable by law, additional consideration when determining Proposition 39 co-location offers. This provision shall not be subject to the grievance process of Article V.
- 7.0 The parties will work together to advocate for continued and additional state funding for the Community Schools program.