

**CONTRACT**  
**between the**  
**PASCO SCHOOL DISTRICT NO. 1**  
**and the**  
**PASCO ASSOCIATION OF EDUCATORS**  
**representing**  
**PASCO COACHES**

**September 1, 2008 – August 31, 2010**

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**CONTRACT**  
**between the**  
**PASCO SCHOOL DISTRICT NO. 1**  
**and the**  
**PASCO ASSOCIATION OF EDUCATORS**

**PREAMBLE**

In order to effectuate the provisions of RCW 41.56, the Public Employees' Collective Bargaining Act (hereinafter the Act); and to set forth prescribed rights with respect to wages, hours, terms and condition of employment of the extracurricular/coaching employees of the Pasco School District, this Agreement is made and entered into by and between the District and the Association.

**ADMINISTRATION**

The District hereby recognizes the Pasco Coaches Association (hereinafter referred to as the Association) as the exclusive bargaining representative for all extracurricular/coaching employees in the bargaining unit holding supplemental contracts within the District that do not require OSPI teaching certification, excluding any person whose duties as deputy, administrative assistant or secretary necessarily imply a confidential relationship to the executive head or to the Board of Directors pursuant to RCW 41.56.030(2).

**DEFINITIONS**

Employee: The term "employee" when used hereinafter in the Contract shall refer to employees represented by the Association in the bargaining unit as defined above.

Gender: Words used in this Contract denoting gender shall mean masculine and feminine unless a specific context requires otherwise.

**STATUS OF THE CONTRACT**

This Contract shall supersede any rules, regulations, policies, resolutions or practices of the District which shall be contrary to or inconsistent with its terms to the extent of conflict. Practices which arise from the interpretation of this Contract shall remain in full force and effect unless changed by mutual agreement.

Existing policies, rules, regulations, procedures or practices not in conflict with this Contract and which provide a benefit to the employees shall remain in full force and effect at the discretion of the Board.

**MAINTENANCE OF BENEFITS**

Unless otherwise provided in this contract nothing contained herein shall be interpreted and/or applied so as to eliminate, reduce or otherwise detract from current individual salaries and employee benefits.

**NO STRIKE/NO LOCKOUT**

During the term of this Contract there shall be no strike or other economic action by the Association and no lockout or other economic action by the District.

## **CONFORMITY TO LAW**

This Contract shall be governed and construed according to the Constitution and laws of the State of Washington and Washington Interscholastic Activities Association (WIAA) governing handbook. If any provision of the contract, or any application of this Contract to any employees covered hereby, shall be found contrary to law by a court of competent jurisdiction, such provision or application shall have effect only to the extent permitted by law, and all other provisions or applications of the Contract shall continue in full force and effect.

If any provision of this Contract is so held to be contrary to law, the parties shall commence negotiations on said provision as soon thereafter as reasonably possible.

## **DISTRIBUTION OF CONTRACT**

The District shall print and supply enough copies to the Association for distribution by the Association to all employees represented under this contract. Copies will be printed and available: (1) on the first workday of the school year, or (2) forty-five days after ratification, whichever comes later.

Additional copies shall be supplied to the Association upon request. The District shall make available upon request a copy of the Contract to all applicants interviewed for employee positions.

## **SUBCONTRACTING**

Work customarily performed by the bargaining unit will not be subcontracted without first having bargained the matter with the Association.

## **BUSINESS**

### **EXCLUSIVE PROFESSIONAL DUES RIGHTS**

It will be the right of employees who are members of the Association and who are covered by this contract to, within thirty (30) days of employment and/or actively going to work, sign and deliver to the Association assignment authorizing payroll deduction of membership dues and assessments of the Association and the state and national organizations with which it is affiliated. The District Payroll Office will process the authorization to make it effective at the earliest possible payroll period, and no later than sixty (60) days after submission of the authorization to the District Payroll Office. This authorization will be on a continuing basis. A table of prorated annual dues assessments will be supplied by the Association to the District Payroll Office for use with new employees who are employed by the District.

### **FAIR SHARE REPRESENTATION FEE (RCW 41.59.100)**

No member of the bargaining unit will be required to join the Association; however, those employees who are not Association members but who are members of the bargaining unit will be required to pay a fair share representation fee to the Association. The amount of the fair share representation fee will be determined by the Association and transmitted to the Business Office in writing. The fair share representation fee shall be regarded as fair compensation and reimbursement to the Association for fulfilling its legal obligation to represent all members of the bargaining unit (RCW 41.56.122).

In the event that the fair share representation fee is regarded by an employee as a violation of her/his right to non-association, such bona fide objections shall be resolved according to the provision of RCW 41.56.122 or the Public Employee Relation Commission.

In the event an employee is a full dues paying member of another WEA bargaining unit, she/he will not be required to pay additional NEA/WEA dues under this contract. WEA will have the final determination whether or not the dues will be waived. The bargaining unit will establish local dues for non-PAE members.

### **ASSOCIATION RIGHTS AND PRIVILEGES**

**Meeting with Superintendent and/or Designee:** The Association's representatives may meet with the Superintendent and/or Designee from time to time during the school year to review and discuss current school problems and practices, and the administration of this Contract.

**Requested Information:** The District shall furnish to the Association upon request information concerning the financial resources of the District, including but not limited to annual financial reports and audits, register of employees, agendas and minutes of all Board meetings, names and addresses of all employees.

**Grievance Proceedings:** An employee, or representative of the Association who is mutually scheduled to participate during working hours in grievance proceedings, conferences or meetings with representatives of District shall suffer no loss in pay.

**School Facilities and Equipment Use:** The Association shall have the right to use school facilities and equipment at reasonable times when such equipment is not otherwise in use. The Association shall pay for the reasonable cost of all materials and supplies incidental to such use.

**Meeting Sites:** The Association and its affiliates may use District buildings for meetings and to transact official business except priority shall be given to instructional use. Prior arrangements must be made.

**Posting of Association Notices:** The Association and its affiliate shall have the right to post notices of their activities and matters of Association concern on a bulletin board in each faculty lounge.

### **EMPLOYEE RIGHTS**

- A. **Right to Join and Support Association:** Employees shall have the right to self-organization, to form, join or assist the Association, to bargain collectively. The Board shall not directly or indirectly discriminate against any employee by reason of membership in the Association, participation in any grievances, complaints or proceeding under this Contract.
- B. **Right to Due Process:** No employee shall be reprimanded, disciplined, suspended, reduced in rank or compensation, non-renewed or discharged without just cause.
  - 1. **Informal Meeting –** When a concern or problem is brought to the attention of the supervisor, an informal meeting between the employee and the supervisor shall be held to resolve the concern, issue, or problem. If no resolution occurs, a formal meeting will be held.
  - 2. **Formal Meeting**
    - a. The employee will be given written notice of the meeting, which states the nature of the meeting and the right to Association or personal representation.

When a request for representation is made, no action shall be taken (except under emergency circumstances) until the employee has secured such representation. Such meetings shall not be delayed more than three (3) working days without written agreement.

- b. The specific allegations and information forming the basis of any formal charge against the employee shall be provided in writing.
- c. Complaints not called to the attention of the employee may not be used as the basis for any disciplinary action against the employee.
- d. An employee has the right to face his or her accuser(s).
- e. Written reprimands shall state they are being placed in the employee's personnel file.
- f. Verbal warning shall not be written. Any notations related to a verbal warning shall be destroyed no later than one (1) year after the incident.

### **GRIEVANCE PROCEDURE**

#### Definitions:

1. "Grievant" shall mean an employee or group of employees or the Association filing a grievance on behalf of employee(s). A grievance in which two (2) or more employees have the same complaint shall be processed as a single action. The Association shall have the right to be present and, if the employee elects, may represent the employee at any point in the procedure.
2. A "Grievance" shall mean a written statement by a Grievant that a controversy, dispute, or disagreement of any kind or character exists arising out of the interpretation or application of the terms of this Agreement or of an existing Board policy or administrative regulation. Grievances over Board policies and administrative regulation are not eligible for arbitration under this Contract.
3. "Days" shall mean contracted workdays, except as otherwise indicated.

Every reasonable effort shall be exerted in attempting to resolve grievances before the close of a school term or as soon as possible thereafter.

#### **Procedures and Steps:**

A grievance must be filed within thirty (30) days of the occurrence of the event on which the claim of grievance is based. The timelines and procedures herein shall be strictly followed unless waived in writing by the parties. Failure of the Grievant to follow the timelines shall mean the grievance is withdrawn. Conversely, failure by the District to follow the timelines shall automatically qualify the grievance for advancement to the next step.

Grievances relating to interpretation and or application of this Agreement when filed in the name of the Association may be initiated at Step 2 as provided hereinafter.

#### **Step One-Immediate Supervisor**

The Grievant(s) submits a grievance review request (form A) to the immediate supervisor. The supervisor shall schedule a formal meeting within five (5) school days after receipt of the request and shall render a written decision to the Grievant(s) within five (5) school days after the formal meeting. A copy of the grievance review request shall be sent to the Superintendent and to the

Association President. A copy of the written decision shall be sent to the Superintendent and to the Association President.

### **Step Two-Appeal to Superintendent or Designee**

If the Grievant(s) is not satisfied with the decision of the immediate supervisor at Step One, the Grievant may refer the grievance to the Superintendent or designee within five (5) school days after the receipt of the decision prescribed herein, with a copy to the Grievant's immediate supervisor. The Superintendent or designee shall meet with the Grievant(s) within five (5) school days after the grievance has been referred to him. Both the Superintendent or designee and the Grievant(s) may have other persons present at the meeting who might contribute to an acceptable adjustment of the grievance.

The Superintendent or designee shall render a written decision concerning the grievance and any other adjustment within five (5) school days after the grievance has been heard. Copies of the decision by the Superintendent or designee shall be sent to the Grievant, the Grievant's immediate supervisor, and to the Association president.

### **Step Three-(Optional) Appeal to Board of Directors**

If the grievance involves board policy or administrative regulation, or if the Grievant is not satisfied with the disposition of her/his grievance at Step Two, or if the Superintendent or designee has not provided a written decision with the time limits prescribed in Step Two, then the Grievant, or at her/his request the Association acting on her/his behalf, may request a meeting with the Board of Directors. If a request for a meeting or a Demand for Arbitration (for those grievances subject to arbitration) is not delivered to the Superintendent within thirty (30) days after the meeting prescribed in Step Two is held, then the grievance will be deemed withdrawn. The Board, or a committee thereof, shall meet with the Grievant and Association representatives within fifteen (15) days after the Superintendent receives the request for such meeting. Within fifteen (15) days after such meeting the Board shall render a written decision regarding the grievance. It is not required that a grievance go to the Board prior to arbitration, nor shall taking the matter to the Board change the eligibility for arbitration.

### **Step Four-Binding Arbitration**

If the grievance is a claim that this Agreement between the District and the Association has been violated, misinterpreted, or misapplied; and if the Grievant is not satisfied with the disposition of this grievance at Step Three, or if the Board has not provided a written decision within the time limits prescribed in Step Three, then the grievance may be submitted to final and binding arbitration at the option of the Association.

The parties shall attempt to select an arbitrator whose decision shall be final and binding within ten (10) days after the Superintendent receives the appeal from the Association. If the parties are unable to agree on the appointment of the arbitrator, a list of arbitrators shall be requested from the American Arbitration Association.

The parties shall select an arbitrator under the rules and procedures of the American Arbitration Association. In the alternative, and by mutual agreement, the arbitrator may be selected from a list of eligible candidates by a representative of the Board and a representative of the Association alternately striking names until only one name remains.

The hearing shall proceed under Voluntary Arbitration Rules of the American Arbitration Association, unless the parties mutually agree to proceed under the expedited rules.

**Guidelines**

The arbitrator shall make a decision in writing not more than thirty (30) days after the close of the hearing.

During the arbitration, neither the District nor the Association will be permitted to assert any evidence not previously disclosed to the other party. Each party shall bear the full costs for its side of the arbitration and will pay one-half (1/2) of the costs for the arbitrator and any administration fee for arbitration.

**Freedom from Reprisals**

No reprisal shall be invoked against any employee for processing a grievance or participating in any way in the grievance procedure.

**Powers of the Arbitrator**

The arbitrator shall have no power to alter, add to or subtract from the terms of this collective bargaining agreement.

**Election of Remedy**

Any employee other than a provisional employee receiving notification of non-renewal of contract, discharge or adverse effect may elect to have the matter heard either by a hearing officer under statutory proceedings or an arbitrator in accordance with the grievance procedure. If arbitration is selected, the matter shall be commenced at the arbitration level.

**Released Time**

Grievances will ordinarily be processed during the regular workday and released time shall be provided for those actively involved in the investigating and processing of grievances, including the Grievant, Association representatives, and witnesses.

**Record of Grievances**

All documents, communications and records dealing with the processing of grievances shall be filed separately from the personnel files of the participants.

**PERSONNEL****A. Procedure**

There shall be an official file kept within the District. Employees shall, upon request, have the right to inspect all contents of their complete personnel files kept within the District office. A central office employee shall be present at this inspection. An additional employee of the District, or representative of the Association, at the employee's request, may be present in this review. Any derogatory material received by the District or Board shall be brought to the attention of the employee in writing, within fifteen (15) working days after receipt or composition. Any derogatory anonymous letters will be immediately destroyed.

Derogatory statement from professional or nonprofessional sources may be removed from the personnel file after three (3) continuous years of service at the written request of the employee, providing there are no related incidences of physical abuse of students during the three year period after the incident provoking such a statement.

An employee shall have the right to attach her/his own written comments relating to material in the file. Additionally, any derogatory or harmful statements and/or materials that are not shown to an employee within fifteen (15) working days after receipt or composition shall not be against an employee or reassignment except in cases of criminal investigation by a law enforcement agency.

**B. Contents of Personnel File**

The personnel file for each employee maintained by the District shall include at least the following information:

1. Copy of the employee's certification
2. Copies of annual contracts
3. Copies of other information relating to salary and benefits
4. Certifications
5. Correspondence
6. All final evaluation forms

**C. Working/Evaluation Files**

Working files maintained by administrators for their own use may be reviewed at any time by the employee with the exclusive right of addendum by the employee. Such files shall not be passed on from one administrator to another nor shall such files follow the employee from one assignment to another. Working files shall be cleared at the end of each school year, except that notations of verbal warnings may remain for one calendar year from occurrence.

**D. Criminal Investigation File**

Any materials retained from a criminal investigation or prosecution will not be placed in the regular personnel file. This information will be held in a confidential file.

**E. Requests for Personal Information**

Performance evaluations and certain other personal data are generally not considered to be public information. The District will not grant public access to performance evaluations without the specific written agreement of the named employee, except where it is required to do so by law or court order.

If a specific written request for performance evaluations and other generally non-discloseable data is received, the District will notify the individual(s) whose data is requested, as soon as possible. If the District intends to disclose the information, the employee shall be notified in writing and given ten (10) working days in which to enjoin the District from disclosure.

**F. Complaint Procedure**

**Parent Procedure:** If at any time parents have a question or concern regarding their athlete's sports participation, the following course of action is recommended:

1. Talk directly to the coach. Parents/Guardians are to arrange a meeting with the coach rather than approaching him/her at practice or immediately following a game.
2. If the issue is not corrected or the parents have concerns about the way the situation is handled, they are to arrange a meeting with the athletic director.

If the issue remains unresolved, the parents are advised to take the issue to the principal.

**Procedural Requirement:** Any complaints regarding an employee made to any member of the administration by any parent, student or other person shall be in writing and shall be processed according to the procedure outlined below:

1. Meeting with Principal or Athletic Director: The principal or athletic director shall meet with the employee to apprise the employee of the full nature of the complaint, provide the employee with a copy of the written complaint and they shall have the right to be represented by the Association at any meetings or conferences regarding such complaint.
2. In the event the complaint cannot be resolved to the satisfaction of the employee informally, the Grievance procedure will be followed.

### **EMPLOYEE EVALUATION PROCEDURE**

An employee shall be given a copy of any visit or evaluation report prepared by his/her evaluator at least one (1) day before any conference to discuss it. No such report shall be submitted to the central office, placed in the employee's file or otherwise acted upon without prior conference with the employee. No employee shall be required to sign a blank or incomplete evaluation form.

Every employee will be evaluated in writing annually.

An agreed upon pre- and post-season goal setting and measuring form may be used as part of the evaluation process.

In the event an employee's performance results in negative evaluation, a reasonable amount of time will be given for performance enhancement if mutually agreed by Association and District.

Reports: Written evaluation reports shall be presented in post-observation conferences to each employee by her/his immediate supervisor within thirty (30) days following the end of the scheduled season:

1. Such reports shall be issued in the name of the immediate supervisor based on a compilation of reports and observations by the immediate supervisor.
2. Such report shall be addressed to the employee.
3. Such reports will be issued on the agreed upon form(s).

New staff shall be observed within twenty (20) calendar days after the commencement of activity/season.

The employee will have the opportunity to attach a written response or clarification to her/his observation/evaluation.

An employee shall be given a written copy of any observation/evaluation. Satisfactory evaluations will be cause for renewal based upon District need and/or student participation.

## **EMPLOYEE PROTECTION**

### **A. Liability Insurance**

The District shall protect employees by purchasing public liability insurance in the amount of \$1,000,000.00 per occurrence and the District shall include the employees (within the scope of their employment) as an insured under the liability insurance and errors and omissions policy of the School District.

### **B. Subrogation Clause**

The District shall not subrogate its right to the insurance carrier for any claim paid as a result of a loss occurring while the employee(s) are acting within the scope of their duties as employees, whether such duties were expressed in the employment contract or implied because of the nature of the employment, whether such duties were performed during the regular duty hours or for extracurricular activities outside of the regular duty hours.

### **C. Legal Counsel**

Legal counsel shall be provided subject to the terms of the District's insurance policy to any employee against whom a lawsuit is initiated, provided such employee, at the time of the act or omission complained of, was acting within the scope of his/her employment or under the direction of the District.

### **D. Student Discipline**

The Board and Superintendent shall support and uphold employees in their efforts to maintain discipline in the District and shall give immediate response to all employees' requests regarding discipline problems. In the exercise of authority by an employee to control and maintain order and discipline, the employee may use reasonable and professional judgment, including reasonable use of physical constraint, concerning matters not provided for by specific policies adopted by the Board and consistent with federal and state laws or regulations.

### **E. Notification When Threatened**

An employee who is threatened by any person or group while carrying out assigned duties shall immediately notify the immediate supervisor. The supervisor shall notify the Superintendent and, if necessary, the police. Immediate steps shall be taken, in cooperation with the employee, to provide for the employee's safety. Precautionary measures for the employee's safety shall be reported to the Superintendent at the earliest possible time.

When absence or disability arises out of or from injury sustained in the course of District employment, employees shall suffer no loss in District wages or other benefits less the amount of any workmen's compensation awarded.

Employees may use reasonable measures with a student, patron, or other person as is necessary to protect him/herself, a fellow employee, a teacher, an administrator or another student from attack, physical abuse or injury, or to prevent damage to District property.

The employee shall support and assist employees with respect to the maintenance of control and discipline of students in the employee's assigned work area.

Employees will not be requested or required to search a student, a student's possessions, or a student's locker.

No employee shall be required by the employer to dispense or administer medication or perform any other medical function. Should any employee agree voluntarily to provide such medication or administration of any medical function, the employer agrees to hold harmless such employee from any and all liability that might result therefrom.

**F. Training/Inservice**

Employees attending training courses required by State regulation or District policy as a condition of employment, will be paid by the District at the employee's rate of pay for all time in attendance, plus any fee or tuition.

The District shall pay all fees, certificates, health tests, and inservice required to maintain job including dues in the Washington State Coaches Association and required immunizations.

The district will pay up to \$250 per coach per year to attend a coaching clinic to meet WIAA coaches standards. From the \$250, the district will first pay the participant registration. The participant may claim the remainder of the \$250 for clinic-related travel expenses with district required documentation.

District will provide CPR and first aid training annually.

**Coaches Inservice Days**

1. The Association and the District agree that staff development days require prior District approval per the current Master agreement.
2. The District and the Association agree that the primary purpose of staff development days are for improvement of skills.
3. The District and the Association agree that coaches have additional training needs for first aid, safety, program coordination, skill training, and other sport related training.
4. The District and the Association agree that one day of coaching related training is acceptable each year with building principal approval.
5. The District and the Association agree that no more than two days may be used in any year for coaching related staff development.

The parties agree that approval for the second day of sport related training will require:

- a. A statement from the coach indicating why the second day of training is necessary.
- b. A statement from the principal and coach indicating how the training will help them become better in their instructional roles except for safety, first aid, and program coordination.
- c. In any given year, no more than one day shall be devoted to first aid, safety or program coordination.

**G. Duties**

In the event an employee must attend events away from the school district, the District will secure and provide appropriate coverage for the employee's regularly scheduled activity.

Employees will establish the activity schedule including ending times for any event, rehearsal or practice as the record of routine. That schedule will be distributed to the student participants.

**H. Legal Redress**

The District shall support any employee in seeking legal redress for violations of the law committed by student or member of the public who verbally or physically abuses that employee while he/she is performing contracted duties for the District. Such support shall be evidenced through aiding the employee in obtaining the services of the County Prosecutor for purposes of processing the case. The District expects that employees using the services of private lawyers will cover their own obligations for such fees or costs incurred by the use of such services.

**I. Reimbursement/Replacement**

The District agrees to provide reimbursement to staff for loss of personal property, or damage thereto, when damage or loss occurs when the property is located on the designated facilities of the school district for purposes connected directly to job related responsibilities. Such obligations shall be limited to a maximum claim of one thousand dollars (\$1,000) per employee in any school year or five hundred dollars (\$500) per incident. The District agrees only to pay losses to personal vehicles under the deductible clause of the employee's personal vehicle insurance up to one hundred dollars (\$100). This coverage will exist for personal vehicles while they are located on school property while the employee is involved in school activities or school business.

Other items of personal property will be covered as stated above only after they have been listed and registered, giving a reasonable replacement cost, with the building athletic director. In the event that the building athletic director determines that the District should not be responsible for damage or loss of certain personal items, he shall so notify the employee.

Effective upon delivery of such notice, the District shall assume no responsibility with respect to any such item. Employees are encouraged to seek approval of the principal prior to bringing personal property to school.

If any damaged or lost time is insured under personal insurance policies, the District shall be responsible for that portion of reimbursement not obtained from such carriers up to the limits of coverage set forth in this section. In no case will the District accept liability for lost cash, checks, money orders, or jewelry.

The District shall have available in each school building and at the Central Office appropriate forms to use in the processing of the claims under the provisions of this section.

**J. Notification of Police**

Employee must report the theft, vandalism, or assault to the appropriate police officials within seventy-two (72) hours of knowledge of the incident.

**K. Application Procedures**

Applications for vacancies shall be in writing and should be received by the Human Resources Office by the end of the posting period.

Employees not selected shall be notified of the final selection.

**L. Reduction in Coaching Positions**

When the district determines the number of assistant coaching positions for a particular sport will be reduced, the assistant coach with the least seniority in the bargaining unit in that sport will be the first position eliminated, unless otherwise mutually agreed upon by the coaches in the affected sport.

**M. Chiawana High School Assignments**

The parties have signed a separate Letter of Agreement regarding the processes to be followed for the assignment of coaching staff to Chiawana High School.

**CONTRACTS, WORKDAY AND PAYMENT**

**Basic Individual Employee Contracts**

All basic individual employee contracts shall be subject to and consistent with Washington State laws and the terms and conditions of the Contract. If any individual employee contract contains any language inconsistent with the Contract, the Contract, during its duration, shall be controlling.

**Issues of Contract**

Individual contracts or written verification of employment will be provided for the employee prior to the first practice or as soon as reasonably possible thereafter.

**Length of Contract**

The basic contract shall be for the regularly scheduled season as determined by the WIAA. An extended season shall extend the contract on a pro-rata basis.

Extended season is defined as play beyond the District level as defined as follows:

<u>Sport</u>	<u>Extended Season begins after</u>
Football	WIAA Regular Season Ends
Volleyball	District Tournament
Cross Country	District/Regional Meet
Soccer	District Tournament
Basketball	District Tournament
Wrestling	District Tournament
Bowling	District Tournament
Baseball	District Tournament
Softball	District Tournament
Tennis	District Tournament
Track	District Tournament
Golf	District Tournament
Soccer	District Tournament
MS Fall sports	
MS Winter (1) sports	
MS Winter (2) sports	
MS Spring sports	

The varsity coach and one assistant will be paid compensation for the extended season with the following exceptions:

1. Track: Head coach and each event coach of an athlete that qualified for state. A maximum of two (2) coaches will be paid if only one (1) student is involved.
2. Football. Varsity coaches only.
3. The assistant pay may be split among multiple assistants as determined by the Head coach for the sport.

Compensation for each week will be 8% of the individual coach (head and one assistant) differential stipend for each week beyond District level. Compensation for the assistant pool (multiple assistants) will be 8% of Group 5 experience of the assistant differential stipend for each week of play beyond District level of compensation.

**Payment**

In accordance with this contract, all employees shall normally be paid their basic contract according to the following schedule:

<u>Sport</u>	<u>Paid In</u>
High School Fall	September, October, November; extended season in December
High School Winter	December, January, February; extended season in March
High School Spring	March, April, May; extended season in June
Middle School Fall	September, October
Middle School Winter 1	November, December
Middle School Winter 2	January, February
Middle School Spring	April, May

This schedule will not apply to late hires or hires for whom paperwork is not received for processing prior to Payroll cut-off dates. In no case will an employee be paid prior to the start of a season.

**Salary Criteria**

Allocation and Implementation: Full experience increments shall be paid effective the first working day of the season.

Full credit will be given for experience in accredited public school districts or approved job related experience.

**Experience**

When coaches have 10 years experience in coaching and 5 consecutive years coaching experience in Pasco School District, they will receive cross over coaching experience. There will be no grandfathering of individuals for prior coaching experience if they are not on the 2004-2005 coaches schedule. The most qualified individual will be offered the position.

**Salary**

Effective and retroactive to September 1, 2008, the 2008-2009 base salary will be \$30,600. Beginning September 1, 2009, the 2009-2010 base salary will be \$30,600 or the extracurricular base salary for that year, whichever is higher.

**Bereavement Leave**

Bereavement leave not to exceed five (5) days will be allowed with pay to all employees for each death in the immediate family. A total of two (2) additional days per year will be allowed with pay to all employees for non-family members.

Additional leave days may be granted at the discretion of the Superintendent.

**Emergency Closure**

No employee shall be subjected to loss of pay or benefits due to nonattendance on days when the schools have been closed for emergency reasons.

**Employee Facilities**

Employees will be issued keys consistent with security needs.

The District shall maintain all facilities, equipment, materials and information in a safe, clean, healthful and functional manner.

**DURATION**

This Contract shall remain in full force and effective from September 1, 2008, to and including August 31, 2010. Either party may, upon written notice, no later than sixty (60) days before August 31, 2010 give notice of its intent to negotiate a successor contract.

Upon mutual consent of both parties, this Agreement may be modified at any time.

IN WITNESS WHEREOF, the parties hereunto set their hands and seal this 24<sup>th</sup> day of June, 2008.

PASCO SCHOOL DISTRICT #1

PASCO ASSOCIATION OF EDUCATORS and  
THE PASCO COACHES ASSOCIATION

\_\_\_\_\_  
President of the Board

\_\_\_\_\_  
President of the Pasco Association of Educators

\_\_\_\_\_  
Superintendent of Schools

\_\_\_\_\_  
President of the Coaches Association

\_\_\_\_\_  
Director of Employee Relations/  
General Counsel

\_\_\_\_\_  
Member, Coaches Association Bargaining Team

\_\_\_\_\_  
Asst. Superintendent of Human Resources

\_\_\_\_\_  
Director of Athletics

GROUP	0 EXP	1 EXP	2 EXP	3 EXP	4 EXP	5 EXP	10 EXP	15 EXP	20 EXP	25 EXP	30 EXP
multiplier	1	1.08	1.16	1.24	1.32	1.4	1.48	1.56	1.64	1.72	1.8
<b>1</b>	15.8 4835	17.1 5233	18.3 5600	19.6 5998	20.9 6395	22.1 6763	23.4 7160	24.6 7528	25.9 7925	27.2 8323	28.4 8690
<b>2</b>	12.3 3764	13.3 4070	14.3 4376	15.3 4682	16.2 4957	17.2 5263	18.2 5569	19.2 5875	20.2 6181	21.2 6487	22.1 6763
<b>3</b>	10.6 3244	11.4 3488	12.3 3764	13.1 4009	14 4284	14.8 4529	15.7 4804	16.5 5049	17.4 5324	18.2 5569	19.1 5845
<b>4</b>	8.7 2662	9.4 2876	10.1 3091	10.8 3305	11.5 3519	12.2 3733	12.9 3947	13.6 4162	14.3 4376	15 4590	15.7 4804
<b>5</b>	6.8 2081	7.3 2234	7.9 2417	8.4 2570	9 2754	9.5 2907	10.1 3091	10.6 3244	11.2 3427	11.7 3580	12.2 3733
<b>6</b>	4.9 1499	5.3 1622	5.7 1744	6.1 1867	6.5 1989	6.9 2111	7.3 2234	7.6 2326	8 2448	8.4 2570	8.8 2693

**Group 1**

HS Head Basketball - Girls  
 HS Head Basketball - Boys  
 HS Head Football  
 HS Head Wrestling  
 MS Athletic Director  
 Head Trainer

**Group 2**

HS Head Baseball  
 HS Head Cheerleader  
 HS Head Dance  
 HS Head Soccer - Boys  
 HS Head Soccer - Girls  
 HS Head Softball  
 HS Head Tennis - Girls  
 HS Head Tennis - Boys  
 HS Head Track - Girls  
 HS Head Track - Boys  
 HS Head Volleyball

**Group 3**

HS Head Bowling  
 HS Head Cross Country - Boys  
 HS Head Cross Country - Girls  
 HS Asst. Basketball - Girls  
 HS Asst. Basketball - Boys  
 HS Asst. Football  
 HS Asst. Wrestling  
 HS Asst. Athletic Trainer

**Group 4**

HS Head Golf - Boys  
 HS Head Golf - Girls  
 HS Asst. Baseball  
 HS Asst. Soccer  
 HS Asst. Softball  
 HS Asst. Tennis  
 HS Asst. Track  
 HS Asst. Volleyball

**Group 5**

HS Asst. Bowling  
 HS Asst. Cross Country  
 MS Baseball  
 MS Basketball - Girls  
 MS Basketball - Boys  
 MS Bowling  
 MS Cross Country  
 MS Dance Team  
 MS Football  
 MS Soccer  
 MS Softball  
 MS Tennis  
 MS Track - Boys  
 MS Track - Girls  
 MS Volleyball  
 MS Wrestling

**Group 6**

HS Intramurals Basketball  
 HS Wrestling Cheer Advisor  
 Elementary Intramurals  
 All MS Asst. Coaches  
 New Horizons Volleyball  
 New Horizons Basketball

High School tennis, track & cross country, and middle school track should be split into boys & girls positions as long as enough participants turn out to field a team. If one coach is head of both boys & girls, that coach should be paid the difference between an assistant and what the second head coach would receive.

**GRIEVANCE FORM A**

**NOTICE OF GRIEVANCE**

Grievant \_\_\_\_\_ Date of formal presentation \_\_\_\_\_

Home address \_\_\_\_\_ Level filed \_\_\_ 1 \_\_\_ 2 \_\_\_ 3

\_\_\_\_\_ Phone number (home) \_\_\_\_\_

School \_\_\_\_\_ Phone number (school) \_\_\_\_\_

Immediate supervisor \_\_\_\_\_

Subject area/grade level \_\_\_\_\_ Association representative(s) \_\_\_\_\_

**STATEMENT OF GRIEVANCE**

a. Date grievance occurred \_\_\_\_\_

b. Board policy(s), rule(s), regulation(s) allegedly violated, Article and Section of the Contract allegedly violated \_\_\_\_\_  
\_\_\_\_\_

c. Person(s) involved other than grievant \_\_\_\_\_  
\_\_\_\_\_

d. Statement of Issue \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**SPECIFIC REMEDY SOUGHT**

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

\_\_\_\_\_  
Signature of Grievant

\_\_\_\_\_  
Signature of Association Representative

Distribution of form:

- Immediate supervisor
- Association
- Grievant

Staff member \_\_\_\_\_ Supervisor \_\_\_\_\_

School \_\_\_\_\_ Date \_\_\_\_\_