Human Resources. All known documentation related to the grievance must be provided prior to the Level Two meeting.

7-3-3 **Level Two.** The Human Resources Director or Instructional Superintendent will go to the school and meet with the teacher and principal to facilitate a resolution. Such meeting will take place within seven (7) school days after receipt of the written grievance by the Department of Human Resources. Any resolution determined by the Human Resources Director or Instructional Superintendent will be considered final.

7-4 Rights of Teachers to Representation.

All teachers who file a grievance shall do so with full knowledge and assurance that they are entitled to be represented by the Association and/or the Association's designee(s) if they so choose. Level One representation will normally be provided by the Association's building-level Association Representative.

7-5 Miscellaneous. If the time limits for processing a grievance are not met by the administrator responding to the grievance, the grievance may be moved to the next level at the request of the aggrieved. The Department of Human Resources may take appropriate action on whether to grant the grievant's requested remedy based on its review of the situation.

State Statute Waivers		
	WAIVER REQUESTS – COLO	PRADO STATE STATUTES
School Proposal	Colorado State Statutes: Section 22-9-106: Local Board Duties Concerning Performance Evaluation for Licensed Personnel	Leadership: Human Resource Management: Teacher Evaluations
Policy	l Evaluations	
Replacement	The School will implement the district licensed personnel evaluation system (LEAP)	
Policy	and may make modifications that co	omply with the requirements established in

	State law.		
	 The School in consultation with the District LEAP team and HR partner shall have the ability to develop and implement a modified LEAP Framework as the tool for teacher evaluation and growth. The principal has the authority to identify, prepare, and designate school-based evaluators to conduct staff evaluations. Principal designated evaluators of professional staff members may or may not possess an administrative certificate issued by CDE. All evaluators will receive approved training in evaluation skills by the district personnel or school's principal. The school's evaluation system will meet the standards of Colorado Senate Bill 10-191. Evaluation instruments for all non-licensed evaluators who evaluate school staff including professional educators shall indicate on the evaluation whether or not the evaluator possesses an administrative certificate. The Superintendent or his/her designee shall review all evaluations conducted by non-licensed administrators when necessary and shall discuss with them procedure and form. All teachers will receive at least one formal evaluation each year and will receive the minimum number of observations necessary to generate an end-of-year LEAP score. The school's principal shall receive an annual evaluation by the 		
	Superintendent or his/her of Section 22-32-109(1)(f): Local	Teaching:	
School	Board Duties Concerning	Human Resource Management: Staff Hiring,	
Proposal	Selection of Personnel and Pay	Compensation	
Policy	22-32-109. Board of education - specific duties. (1)each board of education shall have and perform the following specific duties: (f) (I) To employ all personnel required to maintain the operations and carry out the educational program of the district and to fix and order paid their compensationA board of a district of innovationmay delegate the duty specified in this paragraph (f) to an innovation school		
Replacement Policy	Pursuant to state law, the DPS board will delegate the duty specified in this paragraph to the innovation school. • The principal, in consultation with the CSC, will select classroom teachers directly. The school shall utilize the negotiated salary structures for all positions that are part of a bargaining unit and shall also have the right to establish stipends and incentives that exceed the negotiated salary scales provided the school submits a replacement policy to their CSC and HR for annual review to ensure sustainability, transparency and equity. For all unique job descriptions, the Principal in consultation with the CSC and HR shall determine the rate of pay during the budget cycle each Spring for the following year.		

	The school will use support staff positions that have been established by		
	the Board, when applicable. When unique support staff roles are needed		
	to effectively implement th	e innovation plan, the School will establish new	
	positions and create job descriptions for these roles. The school principal		
	or his designee will consult with the district Human Resources department		
	on the language of the job description. The job description will set forth		
	the qualifications for the job, a detailed list of performance responsibilities		
	and any required physical c	apabilities. The school shall also set the salary	
		ue position in consultation from the district	
	Human Resources departm	ent. The school may create, revise, or remove	
		necessary to implement the school's	
	innovation plan.	, '	
School	Section 22-32-109(1)(g): Handling	Governance:	
Proposal	of Money	Budget	
Порода	•	n who may receive into his custody moneys which	
Policy		ch moneys to the treasurer of the district, or to deposit	
	such moneys in a depository designated by	the board;	
	The School has the authority to mai	nage its receipt of money and will meet	
	performance expectations provided by the District.		
	 In accordance with the innovation plan, the school may receive moneys 		
	and deposit such moneys into a school account.		
Replacement	The School will establish an account to manage receipt of locally raised		
Policy	money and will have autonomy in making deposits in and withdrawals		
Policy	from the account when suc	h actions are taken to further the academic	
	achievement of students at	the school.	
	 The school will account for 	all moneys that it receives directly and will	
	report to the DPS board by	providing quarterly trial balances to their DPS	
	budget partner.		
School	Section 22-32-109(1)(n)(I):	Educational Program:	
Proposal	Schedule and Calendar	Calendar and Schedule	
	(n) (I) To determine, prior to the end of a school year, the length of time which the schools of the		
	district shall be in session during the next following school year, but in no event shall said schools be		
	scheduled to have fewer than one thousand eighty hours of planned teacher-pupil instruction and		
	teacher-pupil contact during the school year for secondary school pupils in high school, middle school, or junior high school or less than nine hundred ninety hours of such instruction and contact		
	for elementary school pupils or fewer than four hundred fifty hours of such instruction for a half-day		
Policy	kindergarten program or fewer than nine hundred hours of such instruction for a full-day		
Folicy	kindergarten program. In no case shall a school be in session for fewer than one hundred sixty days		
		ommissioner of education. In extraordinary circumstances,	
		nissioner that compliance with the provisions of this ing of hours of instruction and contact at a time when	
		ts to pupils of holding such hours of instruction will be	
		commissioner may waive the provisions of this	
	subparagraph (I) upon application therefore		

	The School has the authority to determine its own annual calendar and daily		
	schedule, provided it meets or exceeds minimum statutory requirements.		
	 School has the authority to determine the number of professional 		
	development days, days off	, and late starts/early release days.	
	 In accordance with the inno 	ovation plan, the school's principal, in	
	consultation with the CSC s	hall determine, prior to the end of a school	
Replacement		school will be in session during the next school	
Policy	,	nit their calendar to the district in a timeframe	
. 557	•	in order to meet requirements for alignment	
	, ,	nsportation, facilities and other service	
	provision.	insportation, ruenties and other service	
	·	-pupil instruction and teacher-pupil contact	
		inimum hours set by the district and state for	
		illillidili flouis set by the district and state for	
	public instruction. Section 22-32-109 (1)(n)(II)(A):		
School		Educational Program:	
Proposal	Actual Hours of Teacher-Pupil	Calendar and Schedule	
	Instruction and Contact	truction and teacher numil contact enecified in	
	(II) (A) The actual hours of teacher-pupil instruction and teacher-pupil contact specified in subparagraph (I) of this paragraph (n) may be reduced to no fewer than one thousand fifty-six hours		
	for secondary school pupils, no fewer than nine hundred sixty eight hours for elementary school		
Policy	pupils, no fewer than four hundred thirty-fi	ve hours for half-day kindergarten pupils, or no fewer than	
	eight hundred seventy hours for full-day kindergarten pupils, for parent-teacher conferences, staff in-		
	service programs, and closing deemed by the board to be necessary for the health, safety, or welfare		
	of students. The School has the authority to determine teacher pupil contact, which will meet		
	or exceed the minimum standards of the District and state.		
	In accordance with the innovation plan, the principal, in		
	consultation with the CSC shall determine, prior to the end of a		
	school year, the length of time the school will be in session		
	during the next school year. The school shall submit their		
Replacement	calendar to the district in a timeframe as requested by the		
Policy	district in order to meet requirements for alignment with		
	hiring/onboarding, transportation, facilities and other service		
	provision.		
	The actual hours of teacher-pupil instruction and teacher-pupil contact		
	shall meet or exceed the minimum hours set by the district and state for		
	public instruction.		
School	Section 22-32-109 (1)(n)(II)(B): Educational Program:		
Proposal	School Calendar Calendar and Schedule		
		r, each district shall provide for the adoption of a district	
Dollar	calendar which is applicable to all schools within the districtA copy of the calendar shall be provided		
Policy	to the parents or guardians of all children enrolledSuch calendar shall include the dates for all staff		
in-service programs[The] school administration shall allow for public input from parents and			

	teachers prior to schedulingstaff in-service programs. Any change in the calendarshall be preceded by adequate and timelyof not less than thirty days.	
Replacement Policy	 The school has the authority to develop its own annual calendar that aligns with the Innovation Plan and that meets or exceeds the minimum standards of the District and state. No later than 60 calendar days before the end of the school year, the principal in consultation with the CSC will determine the following year's school calendar and school day schedule that meets or exceeds district and state determinations of the length of time during which schools shall be in session during the next school year. Input from parents and teachers will be sought prior to scheduling inservice programs and other non-student contact days. This calendar and schedule shall serve as the academic calendar and schedule for the school. All calendars shall include planned work dates for required staff in-service programs. Any change in the calendar except for emergency closings or other unforeseen circumstances shall be preceded by adequate and timely notice of no less than 30 days. A copy of the upcoming school-year calendar and school day schedule shall be provided to all parents/guardians of students who are currently enrolled. The approved upcoming school year calendar and school day hours will be placed on the school's website prior to May 1 of the prior academic year and a copy shall be provided to the school's Instructional Superintendent. In no case shall changes to the schedule or calendar violate teacher rights provided in the replacement policy for Article 8 of the DCTA contract. 	
School Proposal	Section 22-32-109(1)(t): Determine Educational Program and Prescribe Textbooks Education Program	
Policy	(t) To determine the educational programs to be carried on in the schools of the district and to prescribe the textbooks for any course of instruction or study in such programs;	
Replacement Policy	The DPS Board authorizes the school to develop an educational program that aligns to the mission and vision of the school and enables the school to implement the innovation plan. The school's curriculum will provide a program of instruction that enables students to meet or exceed the CCSS and CAS. The school will regularly evaluate its education program and make changes to curriculum content, instruction, and assessments. • Curriculum development will be carried out by school personnel, consistent with the school's innovation plan, using all available resources, including replacement core instructional textbooks where textbook waivers are granted.	

	The school curriculum will provide a program of instruction that enables	
	students to meet or exceed the CCSS and CAS. The school will regularly	
	evaluate its education program and make changes to curriculum content,	
	instruction, and assessments.	
	The district will evaluate the impact of the school's education program as	
	part of its 3 year review of the school's innovation plan in addition to the	
	annual UIP review by the CSC.	
	Substantive interim changes must be approved by the Principal and District	
	Staff.	
	Section 22-32-109(1)(aa): Adopt	
School	Content Standards and Plan for Education Program	
Proposal	Implementation of Content	
	Standards	
Policy	(aa) To adopt content standards and a plan for implementation of such content standards pursuant to	
Policy	the provisions of section 22-7-407;	
	The DPS Board authorizes the school to develop an educational program that	
	aligns to the mission and vision of the school and enables the school to implement	
	the innovation plan.	
	The school's curriculum will provide a program of instruction that enables students	
	to meet or exceed the CCSS and CAS. The school will regularly evaluate its	
	education program and make changes to curriculum content, instruction, and assessments. • Curriculum development will be carried out by school personnel,	
	consistent with the school's innovation plan, using all available resources,	
Replacement	including replacement core instructional textbooks where textbook	
Policy	waivers are granted.	
	The school curriculum will provide a program of instruction that enables	
	students to meet or exceed the CCSS and CAS. The school will regularly	
	evaluate its education program and make changes to curriculum content,	
	instruction, and assessments.	
	The district will evaluate the impact of the school's education program as	
	part of its 3 year review of the school's innovation plan in addition to the	
	annual UIP review by the CSC.	
	Substantive interim changes must be approved by the Principal and District Control Con	
	Staff. Section 22 22 100(1)(ii): Identify Teaching:	
School	Section 22-32-109(1)(jj): Identify Areas in which the Principal/s Human Resource Management: Professional	
Proposal		
	Require Training or Development (jj) To identify any areas in which one or more of the principals of the schools of the school district	
Policy	require further training or development. The board of education shall contract for or otherwise assist	
	the identified principals in participating in professional development programs to assist the identified	
	and the second of the second o	

	principals in improving their skills in the identified areas.	
Replacement Policy	In accordance with the innovation plan, the Principal will participate in district-provided coaching and professional development except when such coaching or professional development contradicts the successful implementation of the innovation plan and/or the mission /vision of the school. In determining the Principal's PD and coaching schedule, the Instructional Superintendent will collaborate with the Principal to ensure that district PD and coaching supports the school leader and/or leadership team in implementing the goals of the innovation plan. The standard district offered professional development for members of the Professional Development team will be attended in the instances in which it supports the implementation of the innovation plan and/or the mission and vision of the school. District professional development for teachers, teacher leaders, and other instructional or operational leaders will be attended when the school's principal determines that such professional development is in the	
	best interest of the school to successfully implement the innovation plan.	
School Proposal	22-32-110(1)(ee) Local Board Powers-Employ teachers' aides and other noncertificated personnel	Teaching: Human Resource Management: Hiring Teacher Aides
Policy	(1) In addition to any other power granted to a board of education of a school district by law, each board of education of a school district shall have the following specific powers, to be exercised in its judgment: (ee) To employ on a voluntary or paid basis teachers' aides and other auxiliary, nonlicensed personnel to assist licensed personnel in the provision of services related to instruction or supervision of children and to provide compensation for such services rendered from any funds available for such	
Replacement Policy	purpose, notwithstanding the provisions of sections The DPS board grants autonomy to the principal, in consultation with the CSC, to make staffing decisions consistent with waivers for district policies GCF and GDF. The school may employ non-licensed personnel to provide instruction or supervision of children that is supplemental to the core academic program and in compliance with NCLB HQT requirements. • All core content teachers shall meet the federal Highly Qualified (HQ) requirements. Core content teachers shall possess a valid Colorado license and subject matter competency for their assignment (ESEA). Core content areas under ESEA include: English, reading or language arts; mathematics; science; foreign languages; social studies (civics, government, history, geography, economics); and the arts (visual arts, music).	

School	22-32-110(1)(h): Local Board	Teaching:
Proposal	Powers Concerning Employment	Human Resource Management: Staff
Proposal	Termination of School Personnel	Dismissals
Policy	 (1) In addition to any other power granted to a board of education of a school district by law, each board of education of a school district shall have the following specific powers, to be exercised in its judgment: (h) To discharge or otherwise terminate the employment of any personnel. A board of a district of innovation, as defined in section 22-32.5-103 (2), may delegate the power specified in this paragraph (h) to an innovation school, as defined in section 22-32.5-103 (3), or to a school in an innovation school zone, as defined in section 22-32.5-103 (4). 	
Replacement Policy	In accordance with the innovation plan, the DPS board delegates the power specified in statute to the school leader. • All dismissals that occur during the school year must follow procedures established in District policy GDQD and regulation GDQD-R. Teachers may be non-renewed at the end of the school year for a lawful reason.	
School	22-32-126: Employment and	Leadership:
Proposal	authority of principals	Management
Policy	(1) The board of education may employ through written contract public school principals who shall hold valid principal licenses or authorizations and who shall supervise the operation and management of the school and such property as the board shall determine necessary. (2) The principal shall assume the administrative responsibility and instructional leadership, under the supervision of the superintendent and in accordance with the rules and regulations of the board of education, for the planning, management, operation, and evaluation of the educational program of the schools to which he is assigned. (3) The principal shall submit recommendations to the superintendent regarding the appointment, assignment, promotion, transfer, and dismissal of all personnel assigned to the school under his supervision. (4) The principal shall perform such other duties as may be assigned by the superintendent pursuant to the rules and regulations of the board of education. (5) (a) The principal or the principal's designee shall communicate discipline information concerning any student enrolled in the school to any teacher who has direct contact with the student in the classroom and to any counselor who has direct contact with the student. Any teacher or counselor who receives information under this subsection (5) shall maintain the confidentiality of the information and does not have authority to communicate the information to any other person. (b) Each school district shall include in its discipline code adopted in accordance with section 22-32-110 (2) procedures to inform the student and the student's parent or guardian when disciplinary information is communicated and to provide a copy of the disciplinary information to the student and the student's parent or guardian. The discipline code shall also establish procedures to allow the student and the student's parent or guardian. To challenge the accuracy of the disciplinary information.	
School's Replacement Policy	In the event of a change in leadership, the priority is maintaining building leadership that supports the mission and vision of the school and ensures that student achievement is supported. Members of the school community, including staff, parents and community members will be involved in the principal hiring process.	

Principal candidates are provided to the CSC and superintendent or his/her designee from the district's principal hiring pool using the LEAD in Denver evaluation process. The district superintendent or his/her designee will manage the principal selection process in collaboration with the CSC and shall recommend at least two final candidates to the superintendent for hiring. The superintendent (or his/her representative) may redirect the CSC and his/her designee to continue the search for better qualified candidates should none of the proposed candidates meets his/her approval. In the event that the principal position is vacant, the superintendent (or his/her representative) may appoint an interim principal until such a time that the above described hiring process results in a principal candidate that is agreeable to the CSC and the Superintendent or his/her designee. Interviews and selection follow the DPS Human Resource hiring procedures. **Teacher Employment, Compensation and Dismissal Act** Teaching: School of 1990 Section 22-63-**Human Resource Management: Hiring and Proposal** 201: Employment - License **Teacher Qualifications** Required - Exception (1) Except as otherwise provided in subsection (2) of this section, the board of a school district shall not enter into an employment contract with any person as a teacher, except in a junior college district or in an adult education program, unless such person holds an initial or a professional teacher's license or authorization issued pursuant to the provisions of article 60.5 of this title. (2) (a) The general assembly hereby recognizes that many persons with valuable professional expertise in areas other than teaching provide a great benefit to students through their experience and functional knowledge when hired by a school district. To facilitate the employment of these persons and comply with the requirements of federal law, the general assembly has statutory provisions to create an alternative teacher license and alternative teacher programs to enable school districts to employ persons with expertise in professions other than teaching. These provisions enable Policy a school district to employ a person with professional expertise in a particular subject area, while ensuring that the person receives the necessary training and develops the necessary skills to be a highly qualified teacher. The general assembly strongly encourages each school district to hire persons who hold alternative teacher licenses to provide a wide range of experience in teaching and functional subject matter knowledge for the benefit of the students enrolled in the school district. (b) A school district may hire a person who holds an alternative teacher license to teach as an alternative teacher pursuant to an alternative teacher contract as described in section 22-60.5-207. (3) The board of a school district may enter into an employment contract with any person to serve as an administrator based upon qualifications set by the board of the school district. Nothing in this article shall be construed to require that an administrator, as a condition of employment, possess any type of license or authorization issued pursuant to article 60.5 of this title.

	The school will employ highly qualific	ed and licensed teachers for teaching of core
	content pursuant to the federal ESEA Act (in conjunction with the District's ESEA	
	Flexibility Request). Core content teachers that are the primary provider of	
	instruction will be highly qualified in	their particular content area(s), Language Arts;
		cial Studies (Civics, Government, History,
Replacement	Geography, Economics); Arts (Visual	Arts, Music). The school will otherwise meet
Policy	all Title III licensing expectations.	
	- ·	-licensed teachers for supplemental and
	, , ,	istent with the innovation plan and the DPS
		yment contracts with non-licensed teachers
	·	school as necessary to implement the school's
	innovation plan.	, .
	Teacher Employment,	
	Compensation and Dismissal Act	Teaching:
School	of 1990 Section 22-63-	Human Resource Management: Hiring,
Proposal	202: Contracts in Writing Duration	Contracts and Employment Offer Letters
	Damage Provision	
	(1) Except for a part-time or substitute teacher, every employment contract entered into by any teacher or chief	
	administrative officer for the performance of services for a school district shall be in writing. (2) (a) A teacher or chief administrative officer and the board may mutually agree to terminate the teacher's or	
	chief administrative officer's employment contract at any time.	
	(b) Each employment contract executed pursuant to this section shall contain a provision stating that a teacher or	
	chief administrative officer shall not terminate his or her employment contract with the board without the agreement of the board unless:	
	(I) If the teacher or chief administrative officer intends to terminate his or her employment contract for the	
	succeeding academic year, the teacher or chief administrative officer gives written notice to the board of his or	
	her intent no later than thirty days prior to the commencement of the succeeding academic year or, if a school district operates an alternative year program, not less than thirty days before the commencement of services	
	under the employment contract; or	
	(II) If the teacher or chief administrative officer intends to terminate his or her employment contract for the	
	current academic year after the beginning of the academic year, the teacher or chief administrative officer shall give written notice to the board of his or her intent at least thirty days prior to the date that the teacher or chief	
	administrative officer intends to stop performing the services required by the employment contract.	
Policy	(b.5) Each employment contract executed pursuant to this section shall contain a provision stating that a teacher	
	or chief administrative officer shall accept the terms of the employment contract for the succeeding academic year within thirty days of receipt of the contract, unless the teacher or chief administrative officer and the district	
	have reached an alternative agreement. If a teacher or chief administrative officer does not accept the terms of	
	the employment contract within thirty days of receipt, the district shall be authorized to open the position to	
	additional candidates. (c) Each employment contract executed pursuant to this section shall contain a damages provision whereby a	
	teacher or chief administrative officer who violates the provision required by paragraph (b) of this subsection (2)	
	without good cause shall agree to pay damages to the school district, and the board thereof shall be authorized to collect or withhold damages from compensation due or payable to the teacher or chief administrative officer, in	
	an amount equal to the lessor of:	ac or payable to the teacher or other authinistrative officer, iii
		to secure the services of a suitable replacement teacher or
	chief administrative officer; or (II) One-twelfth of the annual salary specified in th	e employment contract
		ir evaluation of a principal based on the demonstrated
		needs the ability to select teachers who have demonstrated
	effectiveness and have demonstrated qualifications and teaching experience that support the instructional	

practices of his or her school. Therefore, each employment contract executed pursuant to this section shall contain a provision stating that a teacher may be assigned to a particular school only with the consent of the hiring principal and with input from at least two teachers employed at the school and chosen by the faculty of teachers at the school to represent them in the hiring process, and after a review of the teacher's demonstrated effectiveness and qualifications, which review demonstrates that the teacher's qualifications and teaching experience support the instructional practices of his or her school.

(II) Repealed.

- (III) (A) Any active nonprobationary teacher who was deemed effective during the prior school year and has not secured a mutual consent placement shall be a member of a priority hiring pool, which priority hiring pool shall ensure the nonprobationary teacher a first opportunity to interview for a reasonable number of available positions for which he or she is qualified in the school district.
- (B) When a determination is made that a nonprobationary teacher's services are no longer required for the reasons set forth in subparagraph (VII) of this paragraph (c.5), the nonprobationary teacher shall be notified of his or her removal from the school. In making decisions pursuant to this paragraph (c.5), a school district shall work with its local teachers association to develop policies for the local school board to adopt. If no teacher association exists in the school district, the school district shall create an eight-person committee consisting of four school district members and four teachers, which committee shall develop such policies. Upon notice to the nonprobationary teacher, the school district shall immediately provide the nonprobationary teacher with a list of all vacant positions for which he or she is qualified, as well as a list of vacancies in any area identified by the school district to be an area of critical need. An application for a vacancy shall be made to the principal of a listed school, with a copy of the application provided by the nonprobationary teacher to the school district. When a principal recommends appointment of a nonprobationary teacher applicant to a vacant position, the nonprobationary teacher shall be transferred to that position.
- (C) This subparagraph (III) shall take effect at such time as the performance evaluation system based on quality standards established pursuant to this section and the rules promulgated by the state board pursuant to section 22-9-105.5 has completed the initial phase of implementation and has been implemented statewide. The commissioner shall provide notice of such implementation to the revisor of statutes on or before July 1, 2014, and each July 1 thereafter until statewide implementation occurs.
- (IV) If a nonprobationary teacher is unable to secure a mutual consent assignment at a school of the school district after twelve months or two hiring cycles, whichever period is longer, the school district shall place the teacher on unpaid leave until such time as the teacher is able to secure an assignment. If the teacher secures an assignment at a school of the school district while placed on unpaid leave, the school district shall reinstate the teacher's salary and benefits at the level they would have been if the teacher had not been placed on unpaid leave.
- (V) Nothing in this section shall limit the ability of a school district to place a teacher in a twelve-month assignment or other limited-term assignments, including, but not limited to, a teaching assignment, substitute assignment, or instructional support role during the period in which the teacher is attempting to secure an assignment through school-based hiring. Such an assignment shall not constitute an assignment through school-based hiring and shall not be deemed to interrupt the period in which the teacher is required to secure an assignment through school-based hiring before the district shall place the teacher on unpaid leave.
- (VI) The provisions of this paragraph (c.5) may be waived in whole or in part for a renewable four-year period by the state board of education pursuant to section 22-2-117, provided that the local school board applying for the waiver, in conjunction with the superintendent and teachers association in a district that has an operating master employment contract, if applicable, demonstrates that the waiver is in the best interest of students enrolled in the school district, supports the equitable distribution of effective teachers, and will not result in placement other than by mutual consent of the teacher in a school district or public school that is required to implement a priority improvement plan or turnaround plan pursuant to article 11 of this title. Notwithstanding the provisions of this paragraph (c.5), a waiver shall not be granted for a request that extends the time for securing an assignment through school-based hiring for more than two years.
- (VII) This paragraph (c.5) shall apply to any teacher who is displaced as a result of drop in enrollment; turnaround; phase-out; reduction in program; or reduction in building, including closure, consolidation, or reconstitution.

 (d) The department of education may suspend the license, endorsement, or authorization of a teacher or chief administrative officer who fails to provide the notice required by paragraph (b) of this subsection (2) and who abandons, fails, or refuses to perform required services pursuant to an employment contract, without good cause.

 (3) A teacher may be suspended temporarily during the contractual period until the date of dismissal as ordered by the board pursuant to section 22-63-302 or may have his or her employment contract cancelled during the contractual period when there is a justifiable decrease in the number of teaching positions. The manner in which

employment contracts will be cancelled when there is a justifiable decrease in the number of teaching positions shall be included in any contract between the board of education of the school district and school district employees or in an established policy of the board, which contract or policy shall include the criteria described in section 22-9-106 as significant factors in determining which employment contracts to cancel as a result of the decrease in teaching positions. Effective February 15, 2012, the contract or policy shall include consideration of probationary and nonprobationary status and the number of years a teacher has been teaching in the school district; except that these criteria may be considered only after the consideration of the criteria described in section 22-9-106 and only if the contract or policy is in the best interest of the students enrolled in the school district.

(4) (a) Notwithstanding the provisions of section 24-72-204 (3) (a), C.R.S., upon a request from a school district or a school concerning a person applying for a position as a teacher, a school district may disclose to the requesting school district or school the reason or reasons why a teacher left employment with the original school district. Upon the specific request of a school district at which a teacher has applied for employment, a school district may disclose any pertinent performance record or disciplinary record of a teacher that specifically relates to any negligent action of the teacher that was found to have endangered the safety and security of a student or any disciplinary record that relates to behavior by the teacher that was found to have contributed to a student's violation of the school district's conduct and discipline code. The information disclosed pursuant to this paragraph (a) shall only be disclosed to personnel authorized to review the personnel file in the school district or school and to the person applying for a position as a teacher.

(b) No employment contract executed pursuant to this section shall contain a provision that restricts or prohibits a school district from disclosing to another school district or school the reason or reasons why a teacher left employment with the original school district or from disclosing to another school district any of the teacher's disciplinary or performance records pursuant to paragraph (a) of this subsection (4).

Teaching staff will receive **annual contracts** even if they previously acquired non-probationary status in the District prior to being hired at the school. The annual contract expires at the end of each contract year. All contracts will be in writing. If an employee intends to resign from their position after the beginning of the academic year, the employee shall give written notice of his or her intent at least thirty days prior to the date that he or she intends to stop performing the services required by the employment contract.

Replacement Policy

Termination of all staff mid-contract will follow the dismissal procedures outlined in the DPS policy GDQD and GDQD-R. In all situations related to teacher dismissal, a teacher on an annual contract may only be dismissed mid-year for cause in accordance with DPS policy GDQD and regulation GDQD-R.

Dismissal at the end of the year will be done through the non-renewal process. DPS Board Policies GDQD and GDQD-R do not apply in this situation.

- Teachers do not acquire or lose non-probationary status while at the school.
- Teachers leaving employment at the school and transferring to a position in another District school shall be subject to the District's policy regarding transfers from innovation schools in determining their probationary or non-probationary status.

The school principal has the authority to make employment offers to qualified candidates. The school will not provide first opportunity to interview rights to priority hiring pool candidates, but will consider them for employment. The school will not contribute teachers to the district hiring pool. The school has the right to

refuse direct assignments or mandatory transfers of teachers from the district			
	(with the exception of ADA placements).		
	Teacher Employment, Compensation	Teaching:	
School	and Dismissal Act of 1990 Section 22-		
Proposal	63-203: Renewal and Nonrenewal of	Human Resources Management:	
	Employment Contract	Dismissals	
Statute Description	(1) (a) Except as provided for in paragraph (b) of this subsection (1), the provisions of this section shall apply only to probationary teachers and shall no longer apply when the teacher has been reemployed for the fourth year, except as provided for in paragraph (a.5) of subsection (4) of this section. This paragraph (a) is repealed, effective July 1, 2014. (b) For any school district that has implemented the performance evaluation system based on quality standards pursuant to section 22-9-106 and the rules adopted by the state board pursuant to section 22-9-105.5, the provisions of this section shall apply only to probationary teachers and shall no longer apply when the teacher has been granted nonprobationary status as a result of three consecutive years of demonstrated effectiveness, as determined through his or her performance evaluations and continuous employment. (2) (a) During the first three school years that a teacher is employed on a full-time continuous basis by a school district, such teacher shall be considered to be a probationary teacher whose employment contract may be subject to nonrenewal in accordance with subsection (4) of this section. A school district may also consider a teacher employed on a part-time continuous basis by such district and by a board of cooperative services to be a probationary teacher whose contract may be subject to nonrenewal in accordance with subsection. An employment contract with a		
	probationary teacher shall not exceed one school ye		
School's Replacement Policy	Teachers are hired on an annual contract even if they acquired non-probationary status in the District prior to being hired at the school. The district HR office will work with the school to ensure teacher contracts are consistent with the approved innovation plan.		
	Teacher Employment, Compensation	Teaching:	
School	and Dismissal Act of 1990 Section 22-	Human Resource Management: Direct	
Proposal	63-206: Transfer of Teachers -	Placement of Teachers	
	Compensation	Tracement of reachers	
Statute Description	(1) A teacher may be transferred upon the recommendation of the chief administrative officer of a school district from one school, position, or grade level to another within the school district, if such transfer does not result in the assignment of the teacher to a position of employment for which he or she is not qualified by virtue of academic preparation and certification and if, during the then current school year, the amount of salary of such teacher is not reduced except as otherwise provided in subsections (2) and (3) of this section. There shall be no discrimination shown toward any teacher in the assignment or transfer of that teacher to a school, position, or grade because of sex, sexual orientation, marital status, race, creed, color, religion, national origin, ancestry, or membership or nonmembership in any group or organization. (2) Notwithstanding the provisions of subsection (1) of this section, a teacher who has been occupying an administrative position may be assigned to another position for which he or she is qualified if a vacancy exists in such position, and, if so assigned, with a salary corresponding to the position. If the school district has adopted a general salary schedule or a combination salary schedule and policy, the board may consider the years of service accumulated while the teacher was occupying the administrative position when the board determines where to place the teacher on the schedule for the assigned position. (3) Notwithstanding the provisions of subsection (1) of this section, the salary of a teacher who has received additional compensation for the performance of additional duties may be reduced if said teacher has been relieved of such additional duties.		

	education that shall not affect the teacher's employment status, position on the salary schedule if the school district has adopted a general salary schedule or combination salary schedule and policy, or insurance and retirement benefits. (5) Nothing in this section shall be construed as requiring a receiving school to involuntarily accept the transfer of a teacher. All transfers to positions at other schools of the school district shall require the consent of the receiving school.		
	The school may refuse direct placements or mandatory transfers of teachers fro		
	the district. District teachers who are qual	ified for a vacant position at the school	
School's	may apply for the position, and, if hired, w	vill be compensated with a salary	
Replacement	corresponding to the position and the yea	rs of service using the district salary	
Policy	schedule as a base.		
	The school will accept transfers that are be	eing placed under District	
	compliance with the Americans with Disab	oility Act (ADA).	
School	Teacher Employment, Compensation	Teaching:	
	and Dismissal Act of 1990 Section 22-	Human Resource Management:	
Proposal	63-301: Grounds for Dismissal	Dismissals	
	A teacher may be dismissed for physical or mental of		
D. II.	immorality, unsatisfactory performance, insubordin		
Policy	of a guilty plea, a plea of nolo contendere, or a defe		
	cause. No teacher shall be dismissed for temporary illness, leave of absence previously approved by the board, or military leave of absence pursuant to article 3 of title 28, C.R.S.		
	All teachers are employed on annual contracts, even if they acquired non-		
	probationary status in the District prior to	being hired at the school or the school	
	converting to Innovation status		
Replacement	 Annual contracts can be non-rene 	wed at the end of the contract term for a	
Policy	lawful reason.		
	 In all situations related to teacher dismissal, a teacher on an annual 		
	contract may only be dismissed m	id-year for cause in accordance with DPS	
	policy GDQD and regulation GDQD	D-R.	
	Teacher Employment, Compensation		
School	and Dismissal Act of 1990 Section 22-	Teaching:	
Proposal	63-302: Procedure for dismissal -	Human Resource Management:	
i i oposai	judicial review	Dismissals	
	(1) Except as otherwise provided in subsection (11)		
	manner prescribed by subsections (2) to (10) of this section. (2) The chief administrative officer of the employing school district may recommend that the board		
	dismiss a teacher based upon one or more of the grounds stated in <u>section 22-63-301</u> . If such a		
Statute	recommendation is made to the board, the chief administrative officer, within three days after the		
Description	board meeting at which the recommendation is made, shall mail a written notice of intent to dismiss to the teacher. The notice of intent to dismiss shall include a copy of the reasons for dismissal, a copy		
	of this article, and all exhibits which the chief admir		
	or her prima facie case against the teacher including		
	administrative officer, addresses and telephone numbers of the witnesses, and all pertinent		
	documentation in the possession of the chief admir	histrative officer relative to the circumstances	

surrounding the charges. Additional witnesses and exhibits in support of the chief administrative officer's prima facie case may be added as provided in subsection (6) of this section. The notice and copy of the charges shall be sent by certified mail to said teacher at his or her address last known to the secretary of the board. The notice shall advise the teacher of his or her rights and the procedures under this section.

- (3) If a teacher objects to the grounds given for the dismissal, the teacher may file with the chief administrative officer a written notice of objection and a request for a hearing. Such written notice shall be filed within five working days after receipt by the teacher of the notice of dismissal. If the teacher fails to file the written notice within said time, such failure shall be deemed to be a waiver of the right to a hearing and the dismissal shall be final; except that the board of education may grant a hearing upon a determination that the failure to file written notice for a hearing was due to good cause. If the teacher files a written notice of objection, the teacher shall continue to receive regular compensation from the time the board received the dismissal recommendation from the chief administrative officer pursuant to subsection (2) of this section until the board acts on the hearing officer's recommendation pursuant to subsection (9) of this section, but in no event beyond one hundred days; except that the teacher shall not receive regular compensation upon being charged criminally with an offense for which a license, certificate, endorsement, or authorization is required to be denied, annulled, suspended, or revoked due to a conviction, pursuant to section 22-60.5-107 (2.5) or (2.6). If the final disposition of the case does not result in a conviction and the teacher has not been dismissed pursuant to the provisions of this section, the board shall reinstate the teacher, effective as of the date of the final disposition of the case. Within ten days after the reinstatement, the board shall provide the teacher with back pay and lost benefits and shall restore lost service credit.
- (4) (a) If the teacher requests a hearing, it shall be conducted before an impartial hearing officer selected jointly by the teacher and the chief administrative officer. The hearing officer shall be selected no later than five working days following the receipt by the chief administrative officer of the teacher's written notice of objection. If the teacher and the chief administrative officer fail to agree on the selection of a hearing officer, they shall request assignment of an administrative law judge by the department of personnel to act as the hearing officer.
- (b) Hearing officers shall be impartial individuals with experience in the conducting of hearings and with experience in labor or employment matters.
- (c) Expenses of the hearing officer shall be paid from funds of the school district.
- (5) (a) Within three working days after selection, the hearing officer shall set the date of the prehearing conference and the date of the hearing, which shall commence within the following thirty days. The hearing officer shall give the teacher and the chief administrative officer written notice of the dates for the prehearing conference and for the hearing including the time and the place therefor.
- (b) One of the purposes of the prehearing conference shall be to limit, to the extent possible, the amount of evidence to be presented at the hearing.
- (c) The parties and their counsel shall be required to attend the prehearing conference with the hearing officer.
- (6) (a) Within ten days after selection of the hearing officer, the teacher shall provide to the chief administrative officer a copy of all exhibits to be presented at the hearing and a list of all witnesses to be called, including the addresses and telephone numbers of the witnesses. Within seven days after the teacher submits his or her exhibits and witness list, the chief administrative officer and the teacher may supplement their exhibits and witness lists. After completion of the seven-day period, additional witnesses and exhibits may not be added except upon a showing of good cause.
- (b) Neither party shall be allowed to take depositions of the other party's witnesses or to submit interrogatories to the other party. The affidavit of a witness may be introduced into evidence if such witness is unavailable at the time of the hearing.

- (7) (a) Hearings held pursuant to this section shall be open to the public unless either the teacher or the chief administrative officer requests a private hearing before the hearing officer, but no findings of fact or recommendations shall be adopted by the hearing officer in any private hearing. The procedures for the conduct of the hearing shall be informal, and rules of evidence shall not be strictly applied except as necessitated in the opinion of the hearing officer; except that the hearing officer shall comply with the Colorado rules of evidence in excluding hearsay testimony.
- (b) The hearing officer may receive or reject evidence and testimony, administer oaths, and, if necessary, subpoena witnesses.
- (c) At any hearing, the teacher has the right to appear in person with or without counsel, to be heard and to present testimony of witnesses and all evidence bearing upon his proposed dismissal, and to cross-examine witnesses. By entering an appearance on behalf of the teacher or the chief administrative officer, counsel agrees to be prepared to commence the hearing within the time limitations of this section and to proceed expeditiously once the hearing has begun. All school district records pertaining to the teacher shall be made available for the use of the hearing officer or the teacher.
- (d) An audiotaped record shall be made of the hearing, and, if the teacher files an action for review pursuant to the provisions of subsection (10) of this section, the teacher and the school district shall share equally in the cost of transcribing the record; except that, if a party is awarded attorney fees and costs pursuant to paragraph (e) of subsection (10) of this section, that party shall be reimbursed for that party's share of the transcript costs by the party against whom attorney fees and costs were awarded.
- (e) Any hearing held pursuant to the provisions of this section shall be completed within six working days after commencement, unless extended by the hearing officer on a showing of good cause, and neither party shall have more than three days to present its case in chief. Neither party may present more than ten witnesses at the hearing, except upon a showing of good cause.
- (8) The chief administrative officer shall have the burden of proving that the recommendation for the dismissal of the teacher was for the reasons given in the notice of dismissal and that the dismissal was made in accordance with the provisions of this article. Where unsatisfactory performance is a ground for dismissal, the chief administrative officer shall establish that the teacher had been evaluated pursuant to the written system to evaluate licensed personnel adopted by the school district pursuant to section 22-9-106. The hearing officer shall review the evidence and testimony and make written findings of fact thereon. The hearing officer shall make only one of the two following recommendations: The teacher be dismissed or the teacher be retained. A recommendation to retain a teacher shall not include any conditions on retention. The findings of fact and the recommendation shall be issued by the hearing officer not later than twenty days after the conclusion of the hearing and shall be forwarded to said teacher and to the board.
- (9) The board shall review the hearing officer's findings of fact and recommendation, and it shall enter its written order within twenty days after the date of the hearing officer's findings and recommendation. The board shall take one of the three following actions: The teacher be dismissed; the teacher be retained; or the teacher be placed on a one-year probation; but, if the board dismisses the teacher over the hearing officer's recommendation of retention, the board shall make a conclusion, giving its reasons therefor, which must be supported by the hearing officer's findings of fact, and such conclusion and reasons shall be included in its written order. The secretary of the board shall cause a copy of said order to be given immediately to the teacher and a copy to be entered into the teacher's local file.
- (10) (a) If the board dismisses the teacher pursuant to the provisions of subsection (9) of this section, the teacher may file an action for review in the court of appeals in accordance with the provisions of this subsection (10), in which action the board shall be made the party defendant. Such action for review shall be heard in an expedited manner and shall be given precedence over all other civil cases, except cases arising under the "Workers' Compensation Act of Colorado", articles 40 to 47 of title 8,

C.R.S., and cases arising under the "Colorado Employment Security Act", articles 70 to 82 of title 8, C.R.S.

- (b) An action for review shall be commenced by the service of a copy of the petition upon the board of the school district and filing the same with the court of appeals within twenty-one days after the written order of dismissal made by the board. The petition shall state the grounds upon which the review is sought. After the filing of the action for review in the court of appeals, such action shall be conducted in the manner prescribed by rule 3.1 of the Colorado appellate rules.
- (c) The action for review shall be based upon the record before the hearing officer. The court of appeals shall review such record to determine whether the action of the board was arbitrary or capricious or was legally impermissible.
- (d) In the action for review, if the court of appeals finds a substantial irregularity or error made during the hearing before the hearing officer, the court may remand the case for further hearing.
- (e) Upon request of the teacher, if the teacher is ordered reinstated by the court of appeals, or upon request of the board, if the board's decision to dismiss the teacher is affirmed by the court of appeals, the court of appeals shall determine whether the nonprevailing party's appeal or defense on appeal lacked substantial justification. If the court of appeals determines that the nonprevailing party's appeal or defense on appeal lacked substantial justification, the court of appeals shall determine the amount of and enter a judgment against the nonprevailing party for reasonable attorney fees and costs incurred on appeal to the court of appeals. Any judgment entered pursuant to this paragraph (e) may be subject to stay as provided in rule 41.1 of the Colorado appellate rules.
- (f) Further appeal to the supreme court from a determination of the court of appeals may be made only upon a writ of certiorari issued in the discretion of the supreme court. Upon request of the teacher, if the teacher is ordered reinstated by the supreme court, or upon motion of the board, if the board's decision to dismiss is affirmed by the supreme court, the supreme court shall determine whether the nonprevailing party's appeal or defense on appeal to the supreme court lacked substantial justification. If the supreme court determines that the nonprevailing party's appeal or defense on appeal to the supreme court lacked substantial justification, the court shall determine the amount of and enter a judgment against the nonprevailing party for reasonable attorney fees and costs incurred on appeal to the supreme court. Any judgment entered pursuant to this paragraph (f) may be subject to stay as provided in rule 41.1 of the Colorado appellate rules.
- (11) (a) The board of a school district may take immediate action to dismiss a teacher, without a hearing, notwithstanding subsections (2) to (10) of this section, pending the final outcome of judicial review or when the time for seeking review has elapsed, when the teacher is convicted, pleads nolo contendere, or receives a deferred sentence for:
- (I) A violation of any law of this state or any counterpart municipal law of this state involving unlawful behavior pursuant to any of the following statutory provisions: <u>Sections 18-3-305</u>, <u>18-6-302</u>, and <u>18-6-701</u>, <u>C.R.S.</u>, or <u>section 18-6-301</u>, <u>C.R.S.</u>, or part 4 of article 3, part 4 of article 6, and part 4 of article 7 of title 18, C.R.S.; or
- (II) A violation of any law of this state, any municipality of this state, or the United States involving the illegal sale of controlled substances, as defined in <u>section 18-18-102 (5)</u>, C.R.S.
- (b) A certified copy of the judgment of a court of competent jurisdiction of a conviction, the acceptance of a guilty plea, a plea of nolo contendere, or a deferred sentence shall be conclusive evidence for the purposes of this subsection (11).

Replacement Policy

The School will follow District Policy GDQD and regulation GDQD-R if it is necessary to terminate a teacher's employment during the school year. In all situations related to teacher dismissal, a teacher on an annual contract may only be dismissed mid-year for cause in accordance with DPS policy GDQD and regulation GDQD-R.

	Teacher Employment, Compensation	
School	and Dismissal Act of 1990 Section 22-	Teaching:
	63-401:Teachers Subject to	Human Resource Management:
Proposal	Adopted Salary Schedule	Compensation
Policy	(1) The board of a school district shall adopt by resolution a salary schedule that may be by job description and job definition, a teacher salary policy based on the level of performance demonstrated by each teacher, or a combination of the salary schedule and salary policy. Such salary schedule, salary policy, or combination schedule and policy shall be adopted in conjunction with or prior to the adoption of the budget for the following fiscal year. The schedule, policy, or combination schedule and policy shall remain in effect until changed or modified by the board. All teachers employed by the district shall be subject to such salary schedule, policy, or combination schedule and policy.	
Replacement Policy	The School will meet or exceed the DPS salary schedule set in the Collective Bargaining Agreement. The School's Principal, in consultation with the CSC, has the authority to develop a supplemental compensation system separate from district policies to reimburse employees for extra duty pay, and compensating employees based on school priorities including activities such as, but are not necessarily limited to additional time, additional responsibilities, coaching, tutoring, professional development or for performance incentive pay. This flexibility will be granted provided the school leader submits a replacement policy annually to CSC and HR for review to ensure sustainability, transparency and equity. • Non-teaching staff will be compensated for any additional hours in accordance with Fair Labor Laws.	
		Teaching:
School Proposal	22-63-402. Services - disbursements	Human Resource Management: Teacher License
Policy	No order or warrant for the disbursement of school district moneys shall be drawn in favor of any person for services as a teacher, except for services performed for a junior college district or in an adult education program, unless the person holds a valid teacher's license or authorization from the department of education. Such license or authorization shall be duly registered in the administrative office of the school district wherein the services are to be rendered. A teacher shall hold a valid license or authorization during all periods of employment by a school district. A person who performs services as a teacher without possessing a valid teacher's license or authorization shall forfeit all claim to compensation out of school district moneys for the time during which services are performed without the license or authorization.	
Replacement Policy	The school may employ either licensed or non-licensed teachers for non-core subject areas. All core subject area teachers will be licensed and highly qualified under the requirements of the ESEA. School district moneys will be used to pay both licensed and non-licensed teachers hired to perform services consistent with the innovation plan. Prior to hiring any person, in accordance with state law the district shall conduct background checks.	

(1) Within 45 days before the end of the school year prior to the student's fourth grade year, a teacher finds that a student has a significant reading deficiency, personnel of the local education provider shall provide to the student's parent the written notice (a) except for students with disabilities substantially impacting their progress developing reading skills; (b) the student is a student with limited English proficiency and the deficiency is due primarily to the student's language skills; (c) the student is completing a second school year at the same grade level. (2) Written notice to parents shall include: (a) notification of serious implications to a student entering fourth grade with a significant reading deficiency and a meeting request (b)work with the parents to schedule a meeting (c) if the parent does not attend the meeting, the teacher and personnel of the local education provider will decide whether the student will advance to the next grade level in the next school year. (4) specific information that should be discussed with parents: serious implications of attending fourth grade without reading proficiency, importance of achieving reading proficiency by end of third grade, the student's body of evidence and the likelihood that the student, despite having a significant reading deficiency, will be able to maintain adequate academic progress at eh next grade level, the increased level of intervention instruction the student will receive in the next school year	School Proposal	22-7-1207:Advancement – decision – parental involvement	Educational Program: Promotion, Retention and Acceleration of Students
regardless of whether the student advances to the next grade level, the potential effects on the student if he or she does not advance to the next grade level, (b)the parent, teacher, and other personnel shall decide whether the student will advance to the next grade level int eh next school year. If the parent, teacher and other personnel are not in agreement, the parent shall decide whether the student will advance to the next grade level unless otherwise specified in the policy adopted by the local education provider. (5) parents will be given written notification of the decision to retain or not retain the student (6)beginning in 2016-17if the superintendent, or his or her designee, or the principal does not approve the decision to advance the student, the student shall not advance to fourth grade in the next school year (7) Each local education provider shall oral and written communications to a parent in a language that the parent understands.		(1) Within 45 days before the end of the sor grade year, a teacher finds that a student personnel of the local education provider written notice (a) except for students with disabilities subdeveloping reading skills; (b) the student is a student with limited Endue primarily to the student's language skic) the student is completing a second schic) Written notice to parents shall include: (a) notification of serious implications to a significant reading deficiency and a meeting before a meeting to the parent does not attend the meeting local education provider will decide whether a student in the next school year. (4) specific information that should be disconfattending fourth grade without reading reading proficiency by end of third grade, likelihood that the student, despite having able to maintain adequate academic progress level of intervention instruction the student regardless of whether the student advance effects on the student if he or she does note that the student advance effects on the student if he or she does note that the student advance effects on the student if he or she does note that the student will advance to the next grade level intervention instruction provider. (5) parents will be given written notification the student (6)beginning in 2016-17if the superint principal does not approve the decision on advance to fourth grade in the next sconfice (7) Each local education provider shall o	chool year prior to the student's fourth has a significant reading deficiency, shall provide to the student's parent the destantially impacting their progress anglish proficiency and the deficiency is sills; ool year at the same grade level. It is student entering fourth grade with a neg request In the teacher and personnel of the ner the student will advance to the next cussed with parents: serious implications is proficiency, importance of achieving the student's body of evidence and the grade level, the increased int will receive in the next school year est to the next grade level, the potential of advance to the next grade level, innel shall decide whether the student next school year. If the parent, teacher is, the parent shall decide whether the el unless otherwise specified in the policy on of the decision to retain or not retain endent, or his or her designee, or the to advance the student, the student shall shool year I wrall and written communications to a
Replacement The school will follow the school's replacement policy IKE/IKE-R regarding retention and promotion of students. Retention and promotion decisions for		The school will follow the school's replacement policy IKE/IKE-R regarding retention and promotion of students. Retention and promotion decisions for	

	students performing below or above grade-level in core content areas will be mad		
	based on reading and math achievement levels as determined by performance on		
	standardized assessments, and school determined metrics. The principal, deans,		
	teacher, and parents will confer at least three months prior to the end of the		
	school year about the student's progress, with additional meetings at least every 6		
	weeks thereafter. If students are making insufficient progress, an academic plan		
	will be prepared and grade retention or promotion may be recommended to		
	school leadership by the any member of the school community.		
	If school leadership approves the grade retention or promotion of a		
	student, the student will be retained or promoted. Parents will not have		
	the ability to override the decision of school leadership. Parents will be		
	made aware of this policy at orientation, or at the time of registration for		
	all mid-year enrollees.		
	All retention and promotion decisions will be finalized by May 1st. The		
	school will regularly communicate student performance to		
	parents/guardians.		
	22-63-403, C.R.S. Teacher Teaching: Payment of Salaries		
School Proposal	employment, compensation and		
	dismissal act of 1990; payment of		
	salaries		
D. II	Districts are required to pay teachers according to a schedule or according to a performance policy.		
Policy	Salaries are not to be changed until the end of the year. Individual teachers cannot have their salaries cut unless all teachers have salaries cut.		
	The school will use the district salary schedule for determining pay for teachers and		
	staff; however, they will have discretion on how the budget is impacted for paying		
Poplacement	staff (actuals vs. averages). The school principal reserves the right to develop a		
	supplemental compensation system to reimburse employees for extra duty pay as		
	it may arise for mandated extended school year, mandated PD outside of school		
Replacement Policy	year, mandated additional time, or stipends for school identified priorities. This		
Toney	may also include activities such as coaching, tutoring, external professional		
	development or for performance incentive pay. This flexibility will be granted		
	provided the school leader submits a replacement policy annually to CSC and HR to		
	ensure sustainability, transparency and equity.		
School Proposal	22-33-102(1) Definition of "Academic Education Program: Calendar		
	Year"		
	As used in this article, unless the context otherwise requires: (1) "Academic year" means that portion of the school year during which the public schools are in		
Policy	regular session, beginning about the first week in September and ending about the first week in June		
,	of the next year, or that portion of the school year which constitutes the minimum period during		
	which a pupil must be enrolled.		
Danlasanaant	"Academic year" refers to the year as it is established by the innovation school's		
Replacement	"Academic year" refers to the year as it is established by the innovation school's		
Policy	"Academic year" refers to the year as it is established by the innovation school's developed academic calendar for the School. The calendar will be posted publicly		

by May $\mathbf{1}^{\text{st}}$ for the following school year. The school's CSC will provide input into the calendar.

Compensation Philosophy

• The school will offer stipends for certain roles, responsibilities, and staff qualification guided by their compensation philosophy. The compensation philosophy can be revised annually with school leadership developing school compensation replacement policy in collaboration with their HR partner. Upon revision, the CSC will review and provide feedback on the school compensation replacement policy. When changes are made, the school will submit its revised compensation replacement policy to the district (HR) for review and to ensure legal compliance.