

REASONABLE ASSURANCE – BREAK IN WORK YEAR EMPLOYEES

Reasonable Assurance Acknowledgment (employees who experience a break in the work year)

My signature below confirms my understanding of reasonable assurance of continued employment with the district when each school term resumes after a scheduled school break. This notice and acknowledgement is being issued for the purpose of meeting the provisions of the **Pennsylvania Unemployment Compensation Law** and its related regulations. By virtue of this notice, I understand that I may not be eligible for unemployment insurance benefits drawn on school district wages during any schedule school breaks including, but not limited to the summer, winter and spring breaks. This assurance is contingent upon continued school operations and will not apply in the event of any disruption that is beyond the control of the district (e.g. lack of school funding, natural disasters, court orders, etc.).

WORKERS COMPENSATION DESIGNATED PROVIDER NOTICE FOR ALL EMPLOYEES

Designated Provider List: Notice of Employee Rights and Duties Under Section 306(f.1)(1)(i) of the PA Workers' Compensation Act

My signature below confirms that I have electronic access to written notification of my rights and duties under Section 306(f.1)(1)(i) of the PA Workers' Compensation Act and access to the employer's list of designated health care providers.

In summary, as an employee of the Commonwealth working at a location where a list of designated health care providers has been established and is posted, I understand my right to seek emergency medical treatment from any provider; for post-emergency and other injuries, I must obtain treatment for work-related injuries and illnesses from a designated health care provider for 90 days. The penalty for not using a designated health care provider is that the commonwealth is not liable for the medial bills incurred.

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Signature	Printed Name	Date