South Orange County Community College District



ACADEMIC EMPLOYEE MASTER AGREEMENT 2018 - 2021

Contract Provisions

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2		AGREEMENT
3		
4 5 6 7	1.1.	The Articles and Provisions contained herein constitute a bilateral and binding agreement ("Agreement") by and between the South Orange County Community College District ("District") and the South Orange County Community College District Faculty Association, an affiliate of CTA/NEA ("Association"), an employee organization.
8		······································
9 10 11	1.2.	This Agreement is entered into pursuant to the Educational Employment Relations Act (EERA) [Chapter 10.7, Sections 3540-3549 of the Government Code].
12 13 14 15 16	1.3.	This Agreement shall remain in full force and effect from July 1, 2018 until June 30, 2021.
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47	ARTICLE II
48	EFFECT OF AGREEMENT
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50	The articles of this Agreement shall be final and binding on both parties.
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93 94		ARTICLE III SEVERABILITY
94 95		SEVERADILI I I
96 97	3.1.	Savings Clause
98 99 100 101 102 103 104		If during the life of this Agreement there exists any applicable law or any applicable rule, regulation, or order issued by governmental authority other than the District which shall render invalid or restrain compliance with or enforcement of any provision of this Agreement, such provision shall be immediately suspended and be of no effect hereunder so long as such law, rule, regulation, or order shall remain in effect. Any invalidation of a part or portion of this Agreement shall not invalidate any remaining portions which shall continue in full force and effect.
105 106	3.2.	Replacement for Severed Provision
107 108 109 110		In the event of suspension or invalidation of any article or section of the Agreement, the District and the Association will meet within thirty (30) days after such determination for the purpose of arriving at satisfactory replacement for such article or section.
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139 140	ARTICLE IV DEFINITIONS
141	
142	ACADEMIC YEAR The traditional fall and anying competent of a school upon which are consistent with the
143	The traditional fall and spring semesters of a school year which are consistent with the
144	178 total instructional days as specified in the Academic Calendar.
145 146	ACADEMIC CALENDAR
146 147	
147	The published academic calendar developed by the Academic Calendar Committee and adopted by the Board of Trustees. The Academic Calendar specifies when classes are in
148	session, professional development days, holidays and final exam periods.
149	session, professional development days, nondays and final exam periods.
150	ADMINISTRATION
151	The College or District employees who are designated management employees by the
152	Board of Trustees in accordance with Government Code Section 3540.1 (g) and (m) of
155	the EERA.
155	
156	ADMINISTRATIVE REGULATIONS
157	Regulations that provide for the implementation of board policy which are developed by
158	the Chancellor in consultation with the various constituent groups in accordance with
159	Board Policy 107.
160	
161	AGREEMENT (MASTER)
162	The negotiated collective bargaining agreement between the South Orange County
163	Community College District as a public school employer and the Association as the
164	certified organization recognized as the exclusive representative of the full- and part-time
165	faculty.
166	
167	ASSOCIATION
168	South Orange County Community College District Faculty Association, which is the
169	certified organization recognized as the exclusive representative of the faculty of the
170	South Orange County Community College District.
171	
172	BASE SALARY
173	Column 1, step 1, of the Faculty Salary Schedule in any given year. The dollar amount in
174	column 1, step 1, of the Faculty Salary Schedule shall be the dollar amount in column 1,
175 176	step 1, of the immediate prior Faculty Salary Schedule and any negotiated and agreed
170	upon adjustments for that given year.
177	BOARD POLICY
178	A policy adopted and published by the Board of Trustees in accordance with Board
180	Policy 107.
181	10hey 107.
182	CCR
183	The California Code of Regulations.
184	o

185	CHANCELLOR
186	South Orange Community College District chancellor.
187	
188	CLOCK HOUR
189	Sixty (60) minutes.
190	
191	COLLEGE
192	The college (Irvine Valley College, Saddleback College) where a faculty member has a
193	primary assignment.
194	
195	COLLEGE SERVICE
196	An activity and/or service that fulfills the faculty member's contracted service obligation
197	outside of the faculty member's load.
198	outside of the faculty member 5 foud.
199	CONTACT HOUR
200	Fifty (50) clock minutes of a sixty (60) minute scheduled classroom activity.
200	They (50) clock initiates of a sixty (60) initiate scheduled classioon activity.
201	DAY
202	A "day" is any day on which the District administrative offices are open for business.
203	A day is any day on which the District administrative offices are open for business.
204	DEAN
205	The administrator assigned to a specific division/school at a college.
200	The administrator assigned to a specific division school at a conege.
207	DEPARTMENT CHAIR
200	A faculty member who, under the supervision of a dean, administers an academic
210	department.
210	department.
212	DISTANCE EDUCATION (DE) or ONLINE EDUCATION
212	Instruction in which the instructor and student are separated by a distance so that they
213	interact primarily through the assistance of communication technology.
214	interact primarily unough the assistance of communication technology.
215	DISTRICT
217	The entire South Orange County Community College District consisting of Irvine Valley
218	College, Saddleback College, and their off-campus sites, including ATEP.
219	conege, Suddreback conege, and then on campus sites, meruding ATEL.
220	DUTY DAYS
220	The District has adopted a 178-day Academic Calendar (per Title 5, sections 55700 et.
222	seq. and 58120 of the California Code of Regulations) within which each full-time
223	faculty member fulfills his/her contracted workload as specified in Articles XIV
223	(Assignment, etc.) and XV (Workload).
224	(Assignment, etc.) and AV (Workload).
225	EDUCATION CODE (EDUC. CODE)
220	The California Education Code.
227	
228	
229	
230	

231	EERA
231	The Educational Employment Relations Act as recorded in Chapter 10.7, §3450-§3549 of
232	the Government Code.
233	the Government Code.
234	EXTRA DUTY DAYS
235	
	Additional days beyond a faculty member's normal contractual assignment during which
237	designated faculty members perform duties (see Article XV).
238	
239	FACULTY
240	All full- and part-time academic employees who are included in the bargaining unit as
241	defined in Article V, and therefore covered by the terms and provisions of this
242	Agreement.
243	
244	FACULTY MEMBER
245	A full- or part-time academic employee who is included in the bargaining unit as defined
246	in Article V, and therefore covered by the terms and provisions of this Agreement.
247	
248	FULL-TIME
249	A faculty member employed by the District full-time as defined in the Education Code.
250	
251	FULL-TIME FACULTY EQUIVALENT DAY
252	The equivalent of 7.2 hours of instructional and prep time.
253	
254	GRIEVANCE
255	A formal written allegation by a grievant who alleges a violation of a specific article,
256	section, or provision of this Agreement.
257	section, or provision of this regreement.
258	GRIEVANT
259	Any faculty member(s) who claim(s) to have been aggrieved by an alleged violation of
260	this Agreement.
260	uns Agreement.
262	IMMEDIATE FAMILY
263	The mother, father, stepparent or legal guardian, son, son-in-law, daughter, daughter-in-
264	law, brother, brother-in-law, sister, sister-in-law, grandmother, grandfather, or grandchild
265	of the employee or of the spouse or domestic partner of the employee, and the spouse or
266	domestic partner of the employee, or any relative living in the immediate household of
267	the employee.
268	
269	IMMEDIATE SUPERVISOR
270	The administrator who has immediate supervision of a faculty member.
271	
272	INSTRUCTOR
273	An employee who is included in the bargaining unit as defined in Article V, and therefore
274	covered by the terms and provisions of this Agreement.
275	
276	

277 LABORATORY (INSTRUCTIONAL ACTIVITY)

278	Instructional activity in which the workload is divided between student contact activities
279	and preparatory activities, including but not limited to laboratory preparation, course
280	material development, responding to student work and grading. Instruction is normally
281	delivered on a group basis. Laboratory assignments are characterized by the need for
282	preparatory time for the faculty member and issuance of a grade for work completed in
283	the laboratory by the student. The grading criteria should be outlined in the Course
284	Outline of Record and Syllabus providing some weight to the final grade. Both
285	preparatory time and the issuance of a grade are part of laboratory instructional activities.
286	
287	LEARNING CENTERS/TUTORIAL (INSTRUCTIONAL ACTIVITY)
288	Instructional activities such as learning assistance or learning centers, in which the
289	assignment is fulfilled entirely by student contact activities, with no preparatory
290	activities. Instruction is normally delivered on an individual basis.
291	
292	LATERAL TRANSFER
293	Any administrative or Board action which results in the movement of a faculty member
294	from one immediate supervisor or site to another as set forth in Article XIX. A transfer
295	may be initiated by the faculty member ("voluntary") or by the District ("involuntary").
296	
297	LECTURE (INSTRUCTIONAL ACTIVITY)
298	Instructional activity in which the workload is divided between student contact activities
299	and preparatory activities, including but not limited to lecture preparation, course
300	material development, responding to student work and grading.
301	
302	LECTURE HOUR EQUIVALENT (LHE)
303	A unit of measure used to establish the load and rate of pay for a faculty assignment.
304	
305	LIBRARY, COUNSELING SERVICES, AND LEARNING DISABILITY SPECIALISTS
306	(INSTRUCTIONAL ACTIVITY)
307	Instructional activities in which the assignment is fulfilled primarily by student contact
308	activities within an assigned period.
309	
310	LOAD
311	The contractual instructional assignment of a faculty member made up of Lecture,
312	Laboratory, Practicum, Learning Center/Tutorial, Library, Counseling Services or
313	Learning Disability Specialist instructional activities.
314	
315	MUTUAL AGREEMENT
316	Agreement between the appropriate District administrator and unit member. If mutual
317	agreement is not reached, the appropriate Vice President and the President of the
318	Association or designee shall meet with the faculty member and the appropriate
319	administrator to reach mutual agreement.
320	
321	
322	

323	PART-TIME
324	A faculty member employed by the District who works less than a full-time workload and
325	is not a tenured faculty member, a probationary full-time faculty member, or a temporary
326	full-time faculty member as described in the Education Code (e.g. Educ. Code §§ 87478,
320	87480, 87481, 87482).
	87480, 87481, 87482).
328	
329	PRACTICUM (INSTRUCTIONAL ACTIVITY)
330	Instructional activity in which instruction is delivered primarily during student contact
331	activities with some necessary instructor preparation. This activity includes courses in
332	which the learning objectives are demonstrated through student participation.
333	which the rearring objectives are demonstrated through student participation.
334	PRESIDENT
335	College president for each campus in the District.
336	
337	PROFESSIONAL DEVELOPMENT ACTIVITIES
338	Professional development (formerly called Flex) activities are in lieu of classroom,
339	preparation, and office hour assignment time and, therefore, attendance is required for
340	
	full-time faculty members (5 CCR §55726).
341	
342	SALARY SCHEDULE
343	The appropriate schedule as set forth in Appendix A.
344	
345	SOCCCD
346	South Orange County Community College District.
347	South Orange County Connanty Conege District.
348	STRS
349	California State Teachers Retirement System
350	
351	TRC – TENURE REVIEW COMMITTEE
352	A committee assigned to evaluate and assist probationary faculty members through the
353	tenure process.
354	1
355	VICE CHANCELLOR
356	
	The Vice Chancellor of Human Resources & Employer/Employee Relations, Vice
357	Chancellor of Technology and Learning Services, or the Vice Chancellor of Business
358	Services of the SOCCCD.
359	
360	VICE PRESIDENT
361	The Vice President for Instruction, Vice President for Student Services, or the Vice
362	President for Administrative Services for each campus in the District.
363	resident for rummistative bervices for each campus in the District.
	WORKLOAD
364	WORKLOAD
365	A faculty member's total contractual assignment, including load, overload, extra duty
366	days, and duties compensated by stipend and/or reassignment.
367	
368	

369	WORKSITE
309	WUKKSIIE

A physical location where a faculty member performs and completes some or all of their
 academic assignment(s). Example: A clinical setting in which a nursing faculty member
 performs instruction.

415	ARTICLE V
416	RECOGNITION
417	
418	The District recognizes the Association as the exclusive representative of full-time and part-time
419	academic employees of the District, including librarians and counselors, for the purposes of
420	meeting and negotiating. Management, confidential, classified, and supervisory employees, as
421	defined by the Educational Employment Relations Act, shall be excluded from the bargaining
421	unit.
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461	ARTICLE VI				
462				ASSOCIATION RIGHTS	
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464	6.1.	The Association and its duly authorized college representatives shall have, upon yearly			
465		approval, the free use of college equipment and building facilities for Association			
466		business at any reasonable time, which shall include evening hours. Such equipment shall			
467		include, but shall not be limited to computer, audiovisual and duplicating equipment, and			
468		telephone.			
469					
470	6.2.	The District shall provide reasonable bulletin board space for Association use in each			
471	0.21	building housing faculty members, and in all faculty lounges and dining areas.			
472		0 0011 0011	-8 -10		
473	6.3.	The As	ssociatio	on and its college representatives shall have the right to use the college mail	
474	0.5.	distribution services, including e-mail, for Association communications, and shall be			
475		provided access to all faculty mailboxes for such use through appropriate methods.			
476		provid		ss to an faculty manooxes for such use through appropriate methods.	
477	6.4.	Duly-a	uthoriz	ed Association representatives shall be free to conduct official Association	
478	0.4.	•		-	
479		business as necessary to the performance of Association responsibilities to members of the bargaining unit, including grievance representative activities, on college property.			
480		the Dai	gaming	, unit, meruding grievance representative activities, on conege property.	
481	6.5.	The Di	istrict sk	nall provide the Association with contact information for unit members as	
482	0.5.	follow		an provide the Association with contact mormation for that memoers as	
483		IOHOW	5.		
484		0	A list of	of the following information, with each field in its own column, for all	
485		a.		ning unit members within five (5) days of the last payroll date of	
485			-	her, January, and May:	
480			Septen	iber, January, and May.	
487			i.	First name:	
489				First name; Middle initial:	
489			ii. iii.	Middle initial;	
490				Last name;	
			iv.	Suffix (e.g., jr., iii); Preferred name;	
492			V.		
493			vi.	Job title;	
494			vii.	Department;	
495			viii.	Primary worksite name;	
496			ix.	Work telephone number;	
497			х.	Work extension;	
498			xi.	Home street addresses (incl. Apartment #);	
499			xii.	Mailing address (if different);	
500			xiii.	City;	
501			xiv.	State;	
502			XV.	Zip code (5 or 9 digits);	
503			xvi.	Home telephone number (10 digits) (if available);	
504			xvii.	Personal cellular telephone number (10 digits) (if available);	
505			xviii.	Personal email address of the employee (if available);	
506			xix.	Birth date;	

507 508			xx. Hi	ire date.				
508 509			In lion of	provided the information above in the form of a list the District may				
510				provided the information above in the form of a list, the District may obligation by providing the Association access to a secure electronic site				
510				tich the above information is available.				
512			within wi					
512		h	A list of A	he names and information described in Section (5 a shore for all needly				
		b.		he names and information described in Section 6.5.a above for all newly				
514 515				time and part-time employees within the bargaining unit within five (5)				
515 516			days of th	e last payroll of the month in which they were hired.				
516			"NI arealas h	ind any lawa?' maans any full time on part time barasining unit				
517 518			•	ired employee" means any full-time or part-time bargaining unit				
518				hired by the District who is still employed as of the date of the new				
519 520				orientation. It also includes all employees who are employed by the				
520				ncluding those returning from layoff rehire list, or previously employed				
521 522			•	strict in a non-faculty position) and whose current position has placed				
522 523				the bargaining unit represented by the Association. For those latter s, for purposes of this article only, the "date of hire" is the date upon				
525 524			1 2					
524 525				employee's employee status changed such that the employee was				
525 526			placed in	the bargaining unit.				
520 527			In lion of	providing the information above in the form of a list, the District may				
527 528				providing the information above in the form of a list, the District may				
528 529				obligation by providing the Association access to a secure electronic site nich the above information is available.				
529 530			within wi	iich the above information is available.				
530 531	(Calif	Fornia G	overnment	Code \$3558)				
532	(Cam	(California Government Code §3558.)						
533	6.6.	The I	District and t	the college administration shall consult with the Association on new or				
534	0.0.		nodified fiscal or budgetary programs when this information is of concern to the					
535			ssociation as it relates to items determined to be in the scope of representation under the					
536		EERA						
537		LLIU						
538	6.7.	Reass	igned time	without loss of compensation shall be provided to Association members				
539	2		-	and conducting Association business. Schedules of those faculty				
540			0	ing reassigned time shall be mutually arranged by the faculty members,				
541				College administrators and the District so as to minimize disruption to the				
542				ess and with the intent of allocating reasonable periods of time for				
543			-	the conducting of Association business. The following apply:				
544				6 · · · · · · · · · · · · · · · · · · ·				
545		a.	The Asso	ciation will provide the names of faculty members receiving the				
546				d time to supervising College administrators and District no later than				
547				or the fall semester and October 1st for the spring semester.				
548			J					
549		b.	The Asso	ciation will receive forty-eight (48) LHE per year, to be utilized by no				
550				five (5) negotiating team members and the Association President				
551			and/or des					
552								

553		c.	The Association will have the right to purchase up to twelve (12) additional LHE				
554			per year from the District, to be utilized by no more than five (5) negotiating team				
555			members and the Association President and/or designee(s), at the rate of one (1)				
556			LHE as described in the appropriate salary schedule (Appendix A) for one (1)				
557			LHE of reassignment.				
558							
558 559		d	Additional I HE will be added for summar use only:				
		d.	Additional LHE will be added for summer use only:				
560							
561			(1) Three (3) LHE as described in the Part-time Classroom Academic Salary				
562			Schedule for the President;				
563							
564			(2) One (1) LHE as described in the Part-time Classroom Academic Salary				
565			Schedule, or during periods when the parties are in formal negotiations to				
566			establish a new collective bargaining agreement, three (3) LHE, for the				
567			Chief Negotiator.				
568							
569	6.8.	Upon	request, association officers or their designee(s) shall be granted paid leave to serve				
570		-	elected officer of the Association, or of any statewide or national public employee				
571			ization with which the Association is affiliated, or to be used for local, state, or				
572		0	al conferences, or for conducting other business pertinent to the Association's				
573		affairs					
574		anan) .				
575		a.	For a leave of fewer than five (5) days, these representatives shall be excused				
575 576		а.	from their duties upon a minimum of a two (2) days' advance notice to the college				
			1 0				
577			president by the Association President or designee. For leave of longer than five				
578			(5) days, the college president will receive a minimum of ten (10) days' notice.				
579							
580		b.	The Association shall reimburse the District for all compensation paid to the				
581			employee on account of the above leave within ten (10) days after receiving the				
582			District's certification of payment of compensation to the employee.				
583							
584		с.	The leave of absence without loss of compensation provided for by this section is				
585			in addition to the released time without loss of compensation granted to				
586			Association officers or designees in Section 6.7. above.				
587							
588	(Educ.	Code	§87768.5).				
589							
590	6.9.	New I	Employee Orientation				
591			I June 1				
592		a.	"New employee orientation" refers to the process by which a newly hired public				
593			employee – whether in person, online, or through other means or media – is				
594			advised of their employment status, rights, benefits, duties and responsibilities, or				
595			any other employment-related matters.				
596			any other employment related matters.				
590 597		b.	The District shall provide the Association with access to its new amployee				
597 598		υ.	The District shall provide the Association with access to its new employee				
J70			orientations. The Association shall receive not less than ten (10) days' notice in				

599		advance of an orientation, except that a shorter notice may be provided in a
600		specific instance where there is an urgent need critical to the District's operations
601		that was not reasonably foreseeable.
602		
603	с.	In the event the District conducts group orientations with new employees, the
604		Association shall have one (1) hour for Association representative(s) to conduct
605		the orientation session. Additional time may be allotted by mutual agreement.
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645	ARTICLE VII
646	MANAGEMENT RIGHTS
647	
648	Except as limited by the specific and express terms of the EERA and/or this Agreement, the
649	Board hereby retains and reserves unto itself all rights, powers, authority, duties, and
650	responsibilities conferred upon or vested in it by law. The parties agree that all customary and
651	usual rights, powers, functions, and authority possessed by management are vested in the
652	Administration, and the Administration shall continue to exercise such rights, powers, functions,
653	and authority during the period of this Agreement.
654	and autionity during the period of this Agreement.
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691		ARTICLE VIII
692		NEGOTIATION PROCEDURES
693		
694	8.1.	Either the District or the Association may notify the other in writing, between September
695		1 of the previous calendar year through May 1 in the year that this contract expires, of its
696		request to modify, amend, or terminate the agreement. Negotiations shall thereafter
697		commence in accordance with the law.
698		
699	8.2.	Either party may use the services of outside consultants to assist in the negotiations.
700		
701	8.3.	Negotiations shall take place at mutually agreed upon times and places.
702		
703	8.4.	Any tentative agreement reached between the parties shall be put in writing and signed by
704	0	both parties. Ratification of the Agreement, both by the District and Association, shall
705		occur at a regularly scheduled meeting of these respective bodies or at a special meeting
706		called within a reasonable period of time.
707		
708	8.5.	Upon request by the Association President, or his/her designee, the District shall provide
709	0.01	one copy of any clearly non-confidential District, county, or state reports or documents.
710		The District shall also provide one copy of all budgetary information that it develops
711		and/or produces that is necessary and reasonable for the Association to fulfill its role as
712		the exclusive bargaining representative. All such reports shall be delivered to the
713		Association in a timely manner.
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737			ARTICLE IX
738			UNIT STABILITY
739	9.1.	Place	ment of new positions
740			
741		a.	Should any new positions be established during the terms of this Agreement, the
742			placement of those positions in or out of the bargaining unit shall be determined
743			according to Article V. If not covered in Article V, placement shall be negotiated
744			with the Association.
745			
746		b.	Should the issue not be resolved within thirty (30) days of the establishment of a
747			new position, it shall be submitted to PERB.
748			1 '
749	9.2.	Altera	ation of existing positions
750			
751		a.	Except as set forth below, no position or job title filled by a faculty member, or
752			the duties and responsibilities delineated in the job announcement for which the
753			faculty member was hired, shall be altered during the term of the agreement
754			without mutual agreement between the District and the Association unless that
755			position or job title has been permanently vacated.
756			Ferrer of Jee and the Ferrer Jermannen Jermannen
757		b.	A faculty member's duties and responsibilities delineated in the job
758			announcement for which the faculty member was hired may be modified by
759			mutual agreement between the District and the Association while the faculty
760			member is in his/her position if the change is necessary to provide the faculty
761			member with a full load which is within the faculty member's minimum
762			qualifications.
763			
764	9.3.	Vacar	nt positions
765	2.00		
766		a.	When the District determines that a vacancy within the bargaining unit shall be
767			filled, the Association shall be notified within ten (10) days of the District's
768			determination.
769			
770		b.	Said vacancies shall be posted for a minimum of ten (10) days prior to being
771			filled.
772			
773		c.	Vacancies in full-time positions which occur during the term of this agreement
774			will be filled by full-time faculty members to meet the base annual full-time
775			faculty obligation number (FON) as determined by the Office of the Chancellor of
776			California Community Colleges (California Community College System Office).
777			
778			
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780			
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783			ARTICLE X							
784			ORGANIZATIONAL SECURITY							
785										
786	10.1.	The D	istrict and the Association recognize the right of employees to form, join, and							
787		partici	pate in lawful activities of employee organizations and the equal alternative right							
788		of emp	of employees to refuse to form, join, and participate in employee organizations. Neither							
789		-	party shall exert pressure on or discriminate against an employee regarding such matters.							
790		1 0								
791	10.2.	Memb	pership							
792										
793		a.	Membership in the Association is not compulsory.							
794										
795		b.	Except as provided elsewhere in this Agreement, any member of the bargaining							
796			unit, may elect to become a member of the Association. Member status is elected							
797			by submitting to the Association a completed Membership Enrollment Form.							
798										
799		c.	The amount of any dues shall be verified and submitted in writing to the District							
800			within thirty (30) days after the effective date of this Agreement and at the							
801			beginning of each successive school year.							
802										
803		d.	Full-time bargaining unit members electing to pay Association dues or hired							
804			during the school year shall be required through direct payment or deduction							
805			authorization, only a pro rata amount of the membership dues or service charge.							
806			Such pro rata shall be based on a maximum of ten (10) school months and the							
807			number of months remaining in the school year. A faculty member shall be							
808			determined to have worked a full month if more than 51 percent of the teaching							
809			days in that month remain after the faculty member commences employment or							
810			elects to begin paying Association dues.							
811										
812		e.	The interpretation, application, administration, and enforcement of this Article							
813			shall be in accordance with the requirements of the Government Code, Chapter							
814			10.7 of Division 4, Title 1, 3540, as amended, and construed by the Public							
815			Employment Relations Board, federal, and state courts, and to the extent that it							
816			does not conflict with any federal or state laws.							
817										
818		f.	As a condition of the effectiveness of this Article, the Association agrees to							
819			defend, indemnify and hold harmless the District, Board of Trustees, each							
820			individual member of the Board of Trustees, and all administrators in the District,							
821			harmless against any and all claims, demands, costs, lawsuits, judgments, or other							
822			forms of liability, and all court or administrative agency costs that may arise out							
823			of or by reason of any monies deducted and remitted to the Association pursuant							
824			to this section or for any action taken by the District for the purpose of complying							
825			with this Article.							
826										
827										
828										

829		ARTICLE XI
830		PROFESSIONAL DUES AND PAYROLL DEDUCTIONS
831		
832	11.1.	Any faculty member who is a member of the Association or who has applied for
833		membership may sign and deliver to the Faculty Association Office an appropriate
834		written authorization requesting deduction of unified Chapter/CTA/NEA dues. Such
835		authorization shall continue in effect from year to year unless revoked in writing between
836		July 1 and September 1 of any year. Pursuant to such authorization, the District shall
837		deduct one-tenth of such dues from the regular salary check of the faculty member each
838		month for ten months beginning with the first regular salary check of the academic year.
839		
840	11.2.	Faculty members who sign such an authorization after the commencement of the
841		academic year shall have their dues prorated for the remainder of that academic year.
842		
843	11.3.	With respect to all sums deducted by the District pursuant to authorization by the
844	11.01	employee, the District agrees to remit monthly, within fifteen (15) days following the
845		date of deduction on the member's pay warrant, such monies to the Association's
846		designee accompanied by an alphabetical list of faculty members for whom such
847		deductions have been made.
848		
849	11.4.	The Association agrees to furnish any information needed by the District to fulfill the
850	11.1.	provisions of this Article.
851		
852	11.5.	Upon receiving appropriate notice of written authorization from the faculty member or
853	11.5.	certificate of authorization from the Association, the District shall deduct appropriate
854		amounts from the salary of the faculty member and make appropriate remittance to
855		annuities, credit union accounts, savings bonds, or any other plans or programs approved
856		by the Association and the District.
857		by the Association and the District.
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875	ARTICLE XII
876	BOARD POLICIES
877	
878	In the event the District desires to change a Board Policy which affects a term or condition of
879	employment, as defined by Government Code Section 3543.2, the District will, prior to making
880	such a change, notify the Association of the proposed change, and provide it with a reasonable
881	opportunity to negotiate the change, to the extent such change is within the scope of
882	representation.
883	representation.
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921		ARTICLE XIII
922		REOPENER CLAUSE
923		
924	13.1.	Both parties (District and Association) have agreed that the scope of the EERA leaves
925		some room for interpretation. In an effort to expedite the negotiations process, the
926		Articles contained herein constitute an agreement on the scope of the EERA. However,
927		should PERB or the courts rule on items not covered in this contract, the Association and
928		the District agree to meet and negotiate in good faith those provisions so ruled in the
929		scope of representation of the Association as the designated bargaining unit.
930		
931	13.2.	Any item so negotiated and agreed to by both the District and the Association shall
932	10.2.	become a part of this Agreement and shall not cancel or invalidate any other part of the
933		Agreement.
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967					ARTICLE XIV				
968 969	ASS	SIGNMENT, CONTRACT YEAR, HOURS OF SERVICE, AND PROFESSIONAL DUTIES							
909 970					DOTIES				
970 971	14.1.	Righ	t of Ass	ignmen	t				
972									
973 974		a.	The c work		s the right to assign and/or approve each full-time faculty member's				
975			WUIK	ioau.					
975 976 977		b.	The c work		s the right to assign and/or approve each part-time faculty member's				
			WUIK	ioau.					
978 979		c.			d faculty member will mutually agree to office hours and				
980					ollege service hours. Office hours will be published for students.				
981			Offic	e hours	may be held on-line as mutually agreed upon between the dean and				
982			the fa	culty m	nember. If mutual agreement is not reached, the appropriate Vice				
983			Presi	dent and	d the President of the Association or designee shall meet with the				
984					ber and the dean to reach mutual agreement.				
985			100001						
986	14.2.	Cont	ract Yea	r					
987	11.2.	com	1401 101						
988			ntract ve	ear for f	full-time faculty members shall be 178 days divided into the				
989			A contract year for full-time faculty members shall be 178 days divided into the						
990		traun	traditional fall and spring semesters as published in the Academic Calendar.						
991	14.3.	Hour	Hours of Service						
992	1	11001	5 01 501	100					
993		a.	Full-t	ime fac	culty members are expected to work an average of thirty-six (36)				
994			hours per week for a 30 LHE yearly assignment. A typical semester workload						
995			shall be comprised of:						
996					F				
997			(1)	Class	sroom Assignment:				
998									
999				(a)	Fifteen (15) hours per week of classroom or equivalent instruction.				
1000									
1001				(b)	Fifteen (15) hours per week for grading, record keeping, student				
1002					advising, appointments, classroom preparation, and other				
1003					professional duties as assigned.				
1004									
1005				(c)	Five (5) office hours per week during each week of the semester,				
1006					including finals' week.				
1007									
1008				(d)	An average of one (1) hour per week of college service.				
1009									
1010			(2)	Non-	classroom Assignment:				
1011									

1012 1013 1014				(a)	Thirty (30) hours per week, including finals week, of direct student contact, outreach, and program specific assignments.
1014 1015 1016				(b)	Five (5) office hours per week.
1010 1017 1018				(c)	An average of one (1) hour per week of college service.
1019		b.	Part-ti	me facu	lty members are expected to fulfill the following:
1020 1021			(1)	Classr	oom Assignment:
1022 1023				(a)	Provide one hour per week for each LHE of assigned classroom or
1024 1025					equivalent instruction.
1026 1027 1028				(b)	Provide one hour per week for each LHE of assigned classroom or equivalent instruction for grading, record keeping, and classroom preparation.
1029 1030				(c)	Conduct an average of twenty (20) minutes of student consultation
1031 1032					and appointments per week, including finals' week, for each assigned LHE of classroom or equivalent instruction. Such
1033 1034					advisement may take place either in person, or through telephone or on-line (e.g., the approved District LMS or e-mail) consultation.
1035					
1036 1037			(2)	Non-c	lassroom Assignment:
1038 1039 1040				contac	le one hour per week, including finals week, of direct student t, outreach, and program specific assignments, for each LHE of ed advisement.
1041 1042	14.4.	Profes	sional I	Duties w	vithin the Hours of Service
1043 1044 1045		a.	Each f	aculty r	nember shall:
1045 1046 1047			(1)	Comp	ly with their individual workload assignments.
1048 1049 1050			(2)	proces	pate in SLO assessment, program review, college accreditation ses, and curriculum and program development, updates, and cal/program reviews, as appropriate.
1051 1052 1053 1054			(3)	Admis	nd to and evaluate student work, and report final grades to ssions, Records, and Enrollment Services by an announced deadline emester.
1055 1056 1057			(4)	Respo	nd to student academic concerns.

1058		(5)	Report all personal absences to the dean as required by District policy.
1059			
1060		(6)	Complete training once every two years in Title IX (20 U.S. Code §1681
1061			et seq.) / unlawful discrimination prevention, and any other training
1062			determined to be mandatory by agreement between the District and the
1063			Faculty Association, or by law. Part-time faculty members will receive
1064			compensation for training according to the appropriate stipend rate if
1065			required to attend.
1066			
1067		(7)	First-year probationary faculty members will attend college and District
1068			orientation meetings during the fall semester professional development
1069			week.
1070			
1071		(8)	Full-time faculty members shall attend commencement, or appropriate
1072		(0)	graduation ceremony, unless participating in a different coincidental
1073			District duty (e.g., a coach attending an athletic competition which
1073			coincides with the commencement ceremony). Full-time faculty who fail
1074			to attend commencement shall report their absence per District policy and
1075			will have one-half $(1/2)$ day of appropriate leave deducted.
1070			will have one-half (1/2) day of appropriate leave deducted.
		(0)	Evel time for where shall complete their professional development.
1078		(9)	Full-time faculty members shall complete their professional development
1079			obligations, calculated for full-time faculty members at 4.2 hours per
1080			professional development day as designated in the Academic Calendar.
1081			
1082	b.	Full- a	nd part-time faculty members are encouraged to attend and participate in:
1083			
1084		(1)	District-wide Opening Sessions convened by the Chancellor.
1085			
1086		(2)	Opening sessions convened by the College President.
1087			
1088			
		(3)	Regularly scheduled departmental, division, school meetings convened by
1089		(3)	Regularly scheduled departmental, division, school meetings convened by the dean.
		(3)	
1089 1090			the dean.
1089 1090 1091		(3) (4)	the dean. Professional development activities offered throughout the Professional
1089 1090 1091 1092			the dean.
1089 1090 1091 1092 1093			the dean. Professional development activities offered throughout the Professional
1089 1090 1091 1092 1093 1094			the dean. Professional development activities offered throughout the Professional
1089 1090 1091 1092 1093 1094 1095			the dean. Professional development activities offered throughout the Professional
1089 1090 1091 1092 1093 1094 1095 1096			the dean. Professional development activities offered throughout the Professional
1089 1090 1091 1092 1093 1094 1095 1096 1097			the dean. Professional development activities offered throughout the Professional
1089 1090 1091 1092 1093 1094 1095 1096 1097 1098			the dean. Professional development activities offered throughout the Professional
1089 1090 1091 1092 1093 1094 1095 1096 1097 1098 1099			the dean. Professional development activities offered throughout the Professional
1089 1090 1091 1092 1093 1094 1095 1096 1097 1098 1099 1100			the dean. Professional development activities offered throughout the Professional
1089 1090 1091 1092 1093 1094 1095 1096 1097 1098 1099 1100 1101			the dean. Professional development activities offered throughout the Professional
1089 1090 1091 1092 1093 1094 1095 1096 1097 1098 1099 1100			the dean. Professional development activities offered throughout the Professional

1104 1105 1106		ARTICLE XV WORKLOAD
1100 1107 1108	15.1.	Workload
1103 1109 1110		a. General Provisions
1110 1111 1112		All faculty members covered by the Master Agreement are by definition instructional/teaching faculty, and their regular contracted duties and
1113 1114		responsibilities are instructional and teaching in nature. This applies to all full- time and part-time faculty, and includes all mediated and classroom instructors as
1115 1116		well as all faculty whose normal or occasional duties and activities are non- traditional or non-classroom in nature, such as counselors, librarians, learning
1117 1118		disability specialists, learning assistance instructors, and any and all others who are included in the Academic Employee bargaining unit within the District.
1119 1120 1121	15.2.	Instructional Activities
1121 1122 1123		a. Categories of Instructional Activities for which LHE is Assigned
1124 1125		For the purposes of determining faculty loads, each instructional activity will be assigned to one of the following five categories as defined in Article IV.
1126 1127		(1) Lecture
1128 1129		(2) Laboratory(3) Practicum
1130 1131 1132 1133		 (4) Learning Center/Tutorial (5) Library, Counseling Services, and Learning Disability Specialists (Instructional Activities)
1134 1135 1136		A committee comprised of representatives of the colleges and/or District Services, the Academic Senates of each college, and the Faculty Association will meet annually to assign courses to the appropriate category.
1137 1138 1139		b. Lecture, Laboratory, Practicum and Tutorial Assignments:
1135 1140 1141 1142 1143 1144 1145 1146 1147 1148		(1) Full-time faculty members who instruct lecture, laboratory, practicum and tutorial courses will be assigned 30-32 LHE per academic year. The normal load for full-time faculty shall be thirty (30) LHE per year, normally assigned as fifteen (15) LHE per semester. If load is over 30 LHE, LHE in excess of 30, but not to exceed 32 will be paid from the appropriate academic salary schedule (see Appendix A). The final adjustment payment will be paid on the last working day of April to allow for adjustments from the fall and spring loads. LHE in excess of 30, but not exceeding 32, which are part of a faculty member's normal load will

1149 1150 1151		not be con Agreemen		and will not limit over	load as allowed in this
1152	(2)				s for a normal full-time
1153		•	-		ed three (3). In special
1154			-	nt of the faculty memb	-
1155		may teach	n more than three (3	3) separate preparation	18.
1156					
1157	(3)				tion will be calculated
1158		on a conta	act hour (50 minute).	
1159		T . 1	1	1	
1160	(4)		• •	m and tutorial loads w	-
1161		academic	year, calculated ac	cording to the followi	ng ratios:
1162					
1163			Contact Hours	8	LHE for load
1164	T (1		1
1165	Lectur		1		1
1166	Labora	•	1		1
1167	Practic		1.2 (5/	6)	1
1168	Tutoria	al	2		1
1169	Examp	la Dicital	Dhotography 5/6 (1	unita la atura /lah non w	vaalv)
1170	Examp	ne: Digital	Photography 5/6 (units lecture/lab per w	(eek)
1171		2 11	1	2 1 115	
1172		3 Hours I 6 Hours F		3 LHE	
1173 1174		o nours r	racticum =	<u>5 LHE</u> 8 LHE for load	
1174				O LEE IOI IOAU	
1175	(5)	Locturo D	rovisions:		
1170	(\mathbf{J})	Lecture I	10/15/0/15.		
1177		(a) Th	ne dean will determ	ine and approve section	on cancellations
1170		(a) 11		the and approve seen	on cancentations.
1180		(b) Th	ne minimum section	n enrollment will be e	ighteen (18) for classes
1180		• •			for a class capped above
1182		25	- -	v, of twenty two (22)	for a cluss capped above
1183		20	•		
1184		(c) Th	ne dean may author	ize a section with less	than the minimum
1185		. ,	•	ions such as academic	
1186				ted number of workst	1 0 0
1187					ams, and intercollegiate
1188			hletics.	1 1 0	<i>, ,</i>
1189					
1190		(d) La	arge Lecture Assig	nments: Large lectur	e sections will have an
1191				han 45 students. The f	
1192		ap	ply:		
1193		-			

1194 1195		i.	Large lecture sections must be pre-approved and scheduled by the dean.
1196 1197 1198		ii.	The course must be listed in the general catalog of the college and offer units.
1199 1200		iii.	Consent of the faculty member(s) is required.
1200		111.	Consent of the faculty member(s) is required.
1202		iv.	Large lecture compensation will be calculated on Census
1203			Day using the following formula: For sections with an
1204			enrollment of forty-six (46) to sixty (60) and for every
1205			increment of fifteen (15) thereafter (for example, 61-75),
1206			one (1) additional LHE according to the appropriate salary
1207			schedule (see Appendix A) shall be assigned to the faculty
1208			member's workload according to the ratios defined in
1209			Section 15.3.e.of this Article).
1210			
1211		v.	Large lecture compensation will not apply to the ten (10)
1212			LHE overload limit.
1213			
1214	(e)	Small	Lecture Assignment (Contracted Classes): Small lecture
1215		section	s are established when there are extenuating circumstances
1216		and wi	ll enroll at least four (4) but less than the section's minimum
1217		numbe	r of students as described in section D(2) above. The most
1218		commo	on cause for engaging a small lecture section would occur
1219			section is scheduled to be canceled, and the course is
1220		needed	to meet specific needs of the students affected. The
1221		followi	ing conditions apply:
1222			
1223		i.	Enrollments will be monitored by the dean.
1224			
1225		ii.	Mutual consent of the faculty member and the dean is
1226			required.
1227			
1228		iii.	The course must be listed in the general catalog of the
1229			college and offer units.
1230			
1231		iv.	The section must be well planned and structured, and
1232			follow the approved course outline on file with the state.
1233			
1234		v.	An individual section contract will be established between
1235			the dean and the faculty member. The contract will include
1236			the total number of hours, meeting dates and times.
1237			

1238 1239 1240 1241	vi.	enrolln	lecture compensation will be pro-rated per nent and paid according to the appropriate salary le using the ratios specified below:
1242 1243 1244 1245 1246 1247 1248		a)	If the class maximum enrollment is twenty-five (25) or below, compensation will be determined by dividing the number of enrolled students at census, but no fewer than the number of enrolled students on the first day of instruction, by eighteen (18), and multiplying the appropriate compensation for the section by that percentage;
1249 1250 1251 1252 1253 1254 1255 1256 1257		b)	If the class maximum enrollment is above twenty- five (25), compensation will be determined by dividing the number of enrolled students at census, but no fewer than the number of enrolled students on the first day of instruction, by twenty-two (22), and multiplying the appropriate compensation for the section by that percentage.
1258 (f) 1259 1260 1261 1262 1263 1264 1265 1266 1267 1268	teachea assigne maxim enrollr faculty identif this Ar	s the sec ed to the num enro ment wil y membe ied as a rticle), th uted as t	ng Section : The total LHE assigned to the team that etion normally shall not exceed the total LHE e course. A team-taught section will normally have a collment of forty-five (45) students. This maximum ll not be exceeded without the permission of the ers. In the event that a team-taught section is large lecture section (refer to Sections 15.2.b.5.d of the total large lecture compensation will be the LHE is distributed among the team that teaches
1269 (g) 1270 1271 1272 1273 1274	section policy, acaden	ns may b , and sub nic emp	ependent) Study: Directed (independent) study be offered when authorized by state law and Board oject to the approval of the applicable dean. All loyees are eligible to instruct a directed study e following conditions apply:
1275 1276 1277	i.	The de section	an will identify and/or approve all directed study as.
1278 1279 1280 1281 1282	ii. iii.	The tin	nt of the faculty member is required. ne scheduled for directed study section may not le with the faculty member's other assignments.

1283			iv.	Directed study sections will not count toward the faculty
1284				member's contractual load.
1285				
1286			v.	The faculty member shall be compensated with LHE
1287				according to the appropriate Academic Salary Schedule
1288				(see Appendix A) for eight (8) contact hours (see Section
1289				15.2.b.5.d above).
1290				
1291			vi.	Directed study sections may involve from one (1) to no
1292				more than three (3) students.
1293				
1294			vii.	A syllabus or course outline of record and student contract
1295				for each study section must be on file with the dean.
1296				
1297			viii.	The assigned faculty member shall meet with the student(s)
1298				for a minimum of eight (8) contact hours during the
1299				semester.
1300				
1301			ix.	A project, test, paper and/or presentation must be
1302				successfully completed by each student.
1303				
1304		(h)	Produ	ctivity Incentive and Class Averaging:
1305				
1306			i.	If a faculty member has an average of forty-five (45)
1307				students per section, or a total of two-hundred twenty-five
1308				(225) students for the semester, he/she shall be allowed to
1309				teach the total of 225 students in no fewer than four
1310				separate sections.
1311				
1312			ii.	If a faculty member has an average of thirty (30) students
1313				per section or greater (150 students per semester), he/she
1314				shall be allowed to teach one (1) section which does not
1315				meet the minimum enrollment as defined in Section
1316				15.2.b.5.d.iii above, provided he/she still has 150 students.
1317				
1318			iii.	A faculty member may not claim large lecture
1319				compensation (see Section 15.b.5.d above) for any section
1320				which is used for the determination of Productivity
1321				Incentive or Class Averaging as described above.
1322				
1323	c.	Non-Classroo	om Assi	gnments: Full-time faculty members who provide tutorial,
1324				d learning disability services will be assigned 30 LHE per
1325		•	-	hours will focus on direct student contact, outreach, and
1326		•		gnments. The dean has the right to assign to and/or approve
1327				Ity member's load.
1328				

1329 1330 1331			(1)	couns		arians, learning disability alculated on a clock hou	-
1332 1333						Clock Hours	LHE for Load
1334				T (2	1
1335					ial Coordination	2	1
1336				Libra	•	2	1
1337				Coun	0	2 2	1
1338				Learn	ing Disability	Z	1
1339 1340			(2)	Lootu	rainstruction (rafar t	o Article IV and Section	15.2 of this Article).
1340			(2)	Lectu	re instruction (refer t	o Article IV and Section	115.2.01 uns Arucie).
1341				(a)	Counselors and Lik	orarians may include a m	navimum of 6 I HF of
1342				(a)		ent per semester within	
1343					assignment.	ent per semester within	ulen workload
1345					ussignment.		
1346				(b)	Learning Disability	Specialists' assignmen	ts may vary.
1347				(0)	20000009200000000	~p•••••••••••••••••••••	
1348		d.	All Le	earning	Center assignments	will be exclusively tutor	ial.
1349				U	0	,	
1350	15.3.	Overl	oad				
1351							
1352		a.	The d	ean wil	l consider full-time f	aculty for overload assig	gnments before part-time
1353					pers receive assignme		
1354				-	_		
1355		b.	Overl	oad ass	ignments may not ex	ceed ten (10) LHE per s	emester.
1356							
1357		c.	Only	full-tim	e faculty members ca	an work overload.	
1358							
1359		d.	Instru	ctional	assignments outside	the traditional Fall and S	Spring semester do not
1360			consti	tute an	overload assignment		
1361							
1362		e.			6		ratios and compensated
1363			in acc	ordance	e with the appropriate	e academic salary schedu	ule:
1364					G		
1365					Con	tact Hours	LHE
1366			T ,			1	1
1367			Lectu			1	1
1368			Labor	•		1	1
1369 1370			Practi Tutor			1 2	1
1370 1371			Iutor	ial		Ĺ	1
1371 1372							
1372							
1373							
13/4							

1375					Clock Hours	LHE					
1376											
1377		Tuto	rial Coo	rdinatio	n 2	1					
1378		Libr				1					
1379			nseling		2 2	1					
1380			ning Dis	sability	$\overline{2}$	1					
1381		Loui		Juointy	-	-					
1382	15.4.	Part-Time V	Vorkload	1							
1382	15.1.	Turt Time v									
1384		Part-time fa	culty me	mbers n	nay be assigned lecture and non-le	ecture workload					
1385			•		he right to assign and approve eac						
1385		member's w			the right to assign and approve cae	in part-time faculty					
1380		member s w	OINIOau	•							
1387		o Do <i>u</i> t	time for		mbara may accent amployment or	d workload assignments					
					mbers may accept employment ar						
1389				0	leration, order of employment (of	ier), and conditions apply in					
1390		orde	r of prio	rity for t	he fall and spring semesters:						
1391		(1)	T 11		1, 1 11 1 1						
1392		(1)			alty members will receive their as	ssigned workloads and					
1393			appro	opriate o	verload(s).						
1394			-								
1395		(2)			alty members establish priority re	hire eligibility and receive					
1396			assig	nments a	as follows:						
1397											
1398			(a)		ty rehire eligibility is established						
1399				within	each college separately, and is n	ot transferable.					
1400											
1401			(b)	A part	t-time faculty priority rehire eligi	bility list will be established					
1402				for as	signments commencing in the Fal	ll 2020 semester and					
1403				update	ed every fall semester thereafter.						
1404											
1405				i.	For initial establishment of the	part-time faculty priority					
1406					rehire eligibility list, priority ran	nk will be determined by					
1407					ordering eligible part-time facul	lty, as described below, on					
1408					the list by the initial hire date.	-					
1409					-						
1410				ii.	Thereafter, part-time faculty wh	o become eligible for					
1411					priority rehire, as described belo	6					
1412					priority rehire eligibility list at t						
1413					semester for assignments in the						
1414					semester.	8					
1415											
1416				iii.	Part-time faculty who establish	eligibility during the prior					
1417					fall semester shall be ranked ac						
1418					a part-time faculty member and	-					
1419					priority rehire eligibility list in t						
1420					priority remie englority list in						
1-720											

1422	<i>′</i>	To esta must:	ıblish pri	iority	rehire eligibility, a part-time faculty member
1423		:	have ha	الم م	and an ant during the of the marries of
1424 1425]	i.			assignment during three of the previous six
1425			Tall allu	spin	ng semesters;
1420	-	ii.	hovo rov	ooivo	d an overall rating of "Meets Standards" or
1427	1	11.			consecutive evaluations as established in each
1429					bol within each college (at the time of initial
1429					ion of this provision, previous evaluations will
1431			-		l establishing priority rehire eligibility);
1432			count to) ware	restablishing priority remite englority);
1432			a)]	For n	surposes of prior rehire eligibility, if a faculty
1434			,	-	ber does not receive a timely evaluation as
1435					fied in Section 17.3 of this Agreement, the
1436				-	ation that should have been completed will be
1437					dered as a "Meets Standards" evaluation if the
1438					of an assignment is made for the following
1439					ster. However, this provision does not preclude
1440					District from subsequently evaluating the part-
1441					faculty member in accordance with Article
1442				XVII	•
1443					
1444			b) .	An o	ut-of-sequence evaluation may be conducted if
1445					oved by the Vice Chancellor of Human
1446					urces in consultation with the Association. An
1447				out-o	f-sequence evaluation refers to an evaluation
1448			i	in ad	dition to a regularly scheduled evaluation as
1449				descr	ibed in Article XVII.
1450					
1451			((i)	An evaluation conducted in place of a missed
1452					evaluation will not be considered an "out-of-
1453					sequence" evaluation.
1454					
1455				(ii)	An out-of-sequence evaluation of a faculty
1456					member will not be considered a substitute for
1457					the evaluation as conducted according to the
1458					timeline specified in Article XVII.
1459					
1460				(iii)	An out-of-sequence evaluation may not be
1461					used to establish priority rehire eligibility.
1462			CI 17		1 1 1 1
1463	1	iii.			nployees and managers teaching part-time are
1464			not elig	ible f	or priority rehire eligibility.
1465					

1466		iv.	Assignments to coach an intercollegiate sport, related
1467			intercollegiate sections, and other part-time teaching
1468			assignments specifically connected to the intercollegiate
1469			coaching duties cannot be used to establish priority rehire
1470			eligibility for Kinesiology/Athletics assignments.
1471			
1472	(d)	To esta	blish priority rehire eligibility, a retired full-time faculty
1473			er must:
1474			
1475		i.	have been re-hired as a part-time faculty member;
1476			
1477		ii.	have received an overall rating of "Meets Standards" or
1478			better in the most recent evaluation before retirement from
1479			full-time status;
1480			
1481		iii.	have received an overall rating of "Meets Standards" or
1482			better in the next scheduled evaluation conducted under
1483			Article XVII after the faculty member's re-hiring in part-
1484			time status.
1485			
1486			If a retired full-time faculty member who has resumed
1487			teaching under part-time status does not receive a timely
1488			evaluation as specified in Section 17.3 of this Agreement,
1489			the evaluation that should have been completed will be
1490			considered as a "Meets Standards" evaluation if the offer of
1491			an assignment is made for the following semester.
1492			5
1493			This provision does not preclude the District from
1494			subsequently evaluating a faculty member in accordance
1495			with Article XVII.
1496			
1497		iv.	have a medical certificate on file with Human Resources
1498			(see Calif. Ed. Code. §87408.5).
1499			
1500	(e)	To mai	ntain priority rehire eligibility, a part-time or retired full-
1501			culty member teaching part-time must meet the following
1502		conditi	
1503			
1504		i.	maintain an overall rating of "Meets Standards" or better
1505			on evaluations conducted pursuant to Article XVII of this
1506			Agreement. If a faculty member does not receive a timely
1507			evaluation as specified in Section 17.3 of this Agreement,
1508			the evaluation that should have been completed will be
1509			considered as a "Meets Standards" evaluation if the offer of
1510			an assignment is made for the following semester.
1511			

1512		This p	rovisi	on does not preclude the District from
1513		subseq	quently	y evaluating a faculty member in accordance
1514		with A	rticle	XVII.
1515				
1516		a)	In th	e event that a part-time faculty member with
1517			prior	ity rehire eligibility receives an overall rating
1518			of "F	Partially Meets Standards" in an evaluation,
1519				
1520			(i)	the part-time faculty member will be given a
1521				performance improvement plan, including
1522				follow-up activities, dates of completion, and
1523				measurable outcomes to address those
1524				performance issues requiring correction;
1525				
1526			(ii)	the part-time faculty member will be
1527				evaluated by the dean during the first semester
1528				in which an assignment is offered and
1529				accepted. If this evaluation yields an overall
1530				rating of "Partially Meets Standards" or
1531				"Unsatisfactory," priority rehire eligibility is
1532				revoked.
1533				
1534		b)	In th	e event that a part-time faculty member with
1535			prior	ity rehire eligibility receives an overall rating
1536			of "U	Insatisfactory," in an evaluation,
1537				
1538			(i)	the evaluation will revert to the dean as
1539				specified in Section 17.3.a.4.d.v;
1540				
1541			(ii)	if the dean's evaluation remains
1542				"Unsatisfactory," eligible status shall be
1543				revoked.
1544				
1545	ii.			gular employment. If a faculty member with
1546				re eligibility fails either to request an
1547		0		as specified in Section 15.4.a.2.g below, or to
1548		accept	an as	signment as specified in Section 15.4.c. below,
1549		for two	o (2) c	consecutive semesters, not including summer,
1550		except	in cas	ses of an approve leave of absence, priority
1551		rehire	eligib	ility is revoked.
1552				
1553	iii.			that a part-time faculty member has lost (as
1554				ove) and then regains priority rehire eligibility,
1555			•	ll depend on the most recent date on which
1556		eligibi	lity w	as reestablished.
1557				

1558 1559 1560 1561 1562	(f)	specifi priority	t to the availability of requested courses or assignment as ed below, part-time faculty members who have established y rehire eligibility according to this article are entitled to a um assignment as follows:
1563		i.	Part-time faculty members who have established priority
1564			rehire eligibility according to this article and who have
1565			completed an average of at least six (6) LHE, or six (6)
1566			weekly counseling/tutorial/library hours, during each of the
1567			previous four (4) semesters shall be entitled to a minimum
1568			assignment of six (6) LHE or six (6) weekly
1569			counseling/tutorial/library hours.
1570			<i>,</i>
1571		ii.	Part-time faculty members who have established priority
1572			rehire eligibility according to this article and who have
1573			completed an average of at least three (3) but fewer than six
1574			(6) LHE, or three (3) but fewer than six (6) weekly
1575			counseling/tutorial/library hours, during each of the
1576			previous four (4) semesters shall be entitled to a minimum
1577			assignment of three (3) LHE or three (3) weekly
1578			counseling/tutorial/library hours.
1579			
1580		iii.	Part time faculty members who have established priority
1581			rehire eligibility according to this article and who have
1582			completed an average of at least one (1) but fewer than
1583			three (3) LHE, or at least one (1) but fewer than three (3)
1584			weekly counseling/tutorial/library hours during each of the
1585			previous four (4) semesters shall be entitled to a minimum
1586			assignment of one (1) section or one (1) weekly
1587			counseling/tutorial/library hour.
1588			
1589			Semesters that a part-time faculty member is on Human
1590			Resources-approved leave shall not count in calculating the
1591			average LHE/semester.
1592			
1593			For a non-classroom assignment, an assignment will not be
1594			considered available if the number of hours scheduled for
1595			assignable duties necessary to fulfill the assignment have
1596			already been assigned to a full-time faculty member or
1597			more senior part-time faculty member.
1598			
1599			For a classroom assignment, an assignable section will not
1600			be considered available if:
1601			

1602		1.	the section has already been offered and accepted
1603			by a full-time faculty member as part of a load or
1604			overload;
1605			
1606		2.	the section has been already offered and accepted
1607			by a more senior part-time faculty member as
1608			defined in Section 15.4.a.2.h below;
1609			
1610		3.	the section's scheduled time does not meet the
1611			availability of the part-time faculty member as
1612			described in her or his assignment request as
1613			described in Section 15.4.1.2.i below;
1614			· · · · · · · · · · · · · · · · · · ·
1615		4.	the part-time faculty member does not have the
1616			demonstrated competence to teach a specific course
1617			as specified in Section 15.4.a.2.i below;
1618			
1619		5.	the section is not offered in a given semester;
1620			,
1621		6.	the section has been cancelled.
1622			
1623		Priorit	ty rehire eligibility does not guarantee an assignment,
1624			ignment of specific courses, or an assignment of a
1625			n added after the development of the initial schedule.
1626			
1627	(g)	Prior to the se	emester during which the assignment will be
1628	(0)		e dean or designee will initiate a request to all part-
1629		-	nembers for assignment preferences for that semester,
1630		•	fewer than ten days for faculty members to respond.
1631			time faculty members will specify the amount of
1632			ignment, the requested courses, and the times
1633		available for a	
1634			6
1635	(h)	In the event th	hat two instructors have requested the same section,
1636			s limited availability of sections of requested courses,
1637			ember with the higher priority rehire ranking as
1638		•	we will receive the assignment in the absence of the
1639			scribed under Section 15.4.1.2.f above.
1640		•••••••••••••••••••••••••••••••••••••••	
1641	(i)	Courses reque	ested for priority assignment at a college must be
1642	(-)	-	hich the part-time faculty member has demonstrated
1643			by having previously taught the same course within
1644			vision during the previous eight semesters.
1645			
1646	(j)	If the part-tim	he faculty member who has established priority rehire
1647	U/	-	ot receive an assigned load at least equal to the load to
		0	

1648 1649		which the part-time faculty member is entitled under Section 15.4.1.2.f above, the dean will, upon request, provide a written
1650		response stating the reasons for the lack of assignment.
1651		
1652		(3) All other part-time faculty will be considered for assignment.
1653		
1654	b.	The formal offer of a part-time assignment must be made in writing.
1655		
1656	с.	Once a formal offer of an assignment has been made, the part-time faculty
1657		member will have five (5) days to accept or decline in writing part or all of the
1658		assignment. Failure to accept an assignment within five (5) days of the date of the
1659		formal offer may result in the loss of priority rehire eligibility rights for that
1660		semester.
1661 1662	d.	The dean may cancel the assignment of any part-time faculty member to provide a
1663	u.	full load (15 LHE) assignment to a full-time faculty member.
1664		full load (15 LTIL) assignment to a full-time faculty member.
1665	e.	Once an assignment has been offered to and accepted by the part-time faculty
1666	0.	member, the dean may not cancel the assignment of any part-time faculty member
1667		for the purpose of providing a full-time faculty member with overload.
1668		
1669	f.	A maximum assignment within the District will be no more than sixty-seven
1670		percent (67%) of a full-time faculty load or twenty (20) equivalent LHE per
1671		academic year and no more than eighty percent (80%) of a full-time faculty load
1672		or twelve (12) equivalent LHE in any given semester, so long as the annual load is
1673		no more than sixty-seven percent (67%) or twenty (20) LHE. (Calif. Educ. Code
1674		§87482.5).
1675		
1676		Any part-time faculty member employed for more than seventy-five percent
1677		(75%) of a full-time load, or eleven and one-quarter (11.25) LHE, during a given
1678		semester will be entitled to full-time faculty benefits and paid for that semester
1679 1680		according to the Full-time Academic Salary Schedule (Appendix A).
1681	g.	Part-time faculty members may provide service in professional ancillary activities
1682	g.	and be compensated for such services which will not impact their status as a
1683		temporary employee (Calif. Educ. Code § 87482.5).
1684		
1685	h.	Beginning in the Fall semester of 2019, part-time faculty will be paid for the first
1686		week of an assignment when a section is canceled less than one week before the
1687		section is scheduled to begin.
1688		
1689		If a section meets more than once per week, part-time faculty should be paid for
1690		all section meetings that were scheduled for that week (Calif. Educ. Code,
1691		§87482.8(b)).
1692		
1693	i.	Part-time assignments will be calculated and compensated by the following ratio:

1604									
1694 1695						Contact Hours	LHE		
1695					<u>.</u>				
1690			Lectu	ro		1	1		
1697			Labor			1	1		
1698			Practi	•		1	1		
1099			Tutori			2			
			Tutor	lai		2	1		
1701						Clash Hanna	LUE		
1702 1703					<u>-</u>	Clock Hours	LHE		
1703			Tutor		dination	2	1		
					unation	2	1		
1705			Libra	•		2	1		
1706			Couns	•	1.114	2 2	1		
1707			Learn	ing Disa	ability	2	1		
1708		•	NL 41. 1			· · · · · · · · · · · · · · · · · · ·			
1709		j.					istrict from terminating a part-time		
1710							ion initiated in accordance with		
1711			Educa	ition Co	de Sectio	n 8/005.			
1712	155	C			.				
1713	15.5.	Coop	erative	WORK E	xperience				
1714		OWE		C	1.		••••••		
1715			-	-			paid and unpaid work experience to		
1716			enrolled students. A CWE course is part of the existing state-approved curriculum and						
1717		will e	Ill enroll at least one (1) but no more than thirty (30) students.						
1718				11 •	1	1 1 1 0 1			
1719		a.	The fo	ollowing	g conditio	ons apply to all facult	y members:		
1720			(1)		1 .				
1721			(1)	Mutua	al consent	t of the faculty memb	per and the dean is required.		
1722				Б 11		1.1 1	N 111 1 1 1		
1723			(2)				sections will be monitored and		
1724				detern	nined by t	the dean on Census I	Day for assignment of workload.		
1725				F 1.					
1726			(3)		•	6	urses are responsible for in-person		
1727					,	5	e employer or designated		
1728				-			' educational growth on the job at least		
1729				once p	per semes	ter unless:			
1730									
1731				(a)	they hav	ve been at the worksi	ite previously;		
1732									
1733				(b)	the stud	ent is repeating the c	course at the employer's worksite;		
1734							c · ·		
1735				(c)			e of numerous previous assignments		
1736					by other	r students at the Colle	ege;		
1737				(1)	41. 1				
1738				(d)		-	ter than fifteen (15) miles from the		
1739					College	,			

1740					
1740 1741				(e)	the faculty member and student are on different work schedules;
1741				(0)	the faculty member and student are on unrefert work schedules,
1743				(f)	the faculty member and student are working in a virtual office; or
1744				(-)	
1745				(g)	in case of emergency or security of the instructor/student.
1746					
1747				Under	r one of these circumstances, the faculty member may use alternative
1748				mean	s to consult, such as the telephone, teleconference, partner with
1749				instru	ctors from other colleges or e-mail/internet.
1750					
1751			(4)		aculty member must maintain and submit all appropriate
1752				docur	nentation according to 25 CCR, Title 5, Section 55256.
1753					
1754			(5)	-	bensation for CWE instruction is .18 LHE as listed in the appropriate
1755					mic salary schedule (Appendix A) per student per term.
1756				-	bensation will be made upon submission of all appropriate
1757					nentation, assignment obligations, grades and required
1758				docur	nentation to the dean.
1759		h	The f	llowin	a conditions apply to full time feaulty members only
1760 1761		b.	The fo	JIIOWIII	g conditions apply to full-time faculty members only:
1761			(1)	CWE	may only be taught as an overload assignment; it may not be
1762			(1)		dered as part of a full-time faculty member's regular workload.
1763 1764				COllsie	dered as part of a fun-time faculty member s regular workload.
1765			(2)	Sumn	ner assignments will be limited to one (1) CWE class, consisting of
1765			(2)		r more sections. Compensation for CWE instruction is .18 LHE as
1767					in the appropriate academic salary schedule (Appendix A) per
1768					nt per term.
1769					1
1770	15.6.	Instru	ctional	Assigni	ments Outside of the Traditional Fall and Spring Semesters
1771				-	
1772		Facult	ty mem	bers ma	y accept assignments during instructional terms offered outside of
1773		the tra	aditiona	l spring	and fall semesters, for instance, during the summer or during a
1774					etween traditional fall and spring semesters. For the purposes of this
1775					al term is defined as a specific period during which a specific class
1776					proved Course Outline of Record (COR), and a final grade is
1777		-		-	structional terms of differing lengths may be offered during a
1778					de of the traditional spring and fall semesters; for instance, there may
1779				one ins	tructional term offered during the summer. The following conditions
1780		apply			
1781		0	Tha d	oon	l consider for assignment full time faculty members who must
1782 1783		a.			l consider for assignment full-time faculty members who meet alifications within their respective organizational unit, followed by
1785 1784				-	ulty members who have achieved eligibility for rehire priority as
1784			-		ction 15.4.a.2 et seq. followed by all other faculty.
1705			GOIII	.u 111 DC	each 15. ha.2 et seq. fonowed by an other faculty.

1786 1787 1788		b.	-	ructional sessions out sidered overload assi	side of the traditional fall and spring gnments.
1788 1789 1790 1791 1792 1793 1794 1795 1796 1797		с.	load per instructional instructional load an not equal more than Requests to teach more may be approved by	term. However, if mi instructor holds durin eighty percent (80%) ore than eighty percent the faculty member's ibed in Section 15.b.5	ercent (80%) of a full-time instructional ultiple terms overlap, the total g the combined overlapping terms may of a fulltime instructional load. t (80%) of a full-time instructional load dean on a case-by-case basis. Credit for 5.d of this article will not count within
1798		d.	6	•	owing ratios and compensated in
1799			accordance with the	appropriate Academic	Salary Schedule (Appendix A):
1800 1801				Contact Hours	LHE
1802			Lecture	1	1
1803			Laboratory	1	1
1804			Practicum	1	1
1805			Tutorial	2	1
1806					
1807				Clock Hours	LHE
1808			Tutorial Coordination	n 2	1
1809			Library	2	1
1810			Counseling	2	1
1811			Learning Disability	2	1
1812					
1813	15.7.	Extra	Duty Days		
1814					
1815		a.	•		ents listed below work additional full-
1816			time equivalent duty	days as part of their r	egular contractual assignment:
1817			• • • • • • • • • • • • • • • • • • • •		
1818			<u>Assignment(s)</u>		Extra FTE Days
1819 1820			Articulation Officer Baseball Coach		17 days (to be assigned as necessary)
1820			Basketball Coach		20 days 20 days
1821			Badminton Coach		16 days
1822			Choral (vocal) Music	`	9 days
1823			Counselor	,	17 days (10 days scheduled
1825			Counselor		immediately prior to the start of the
1826					fall academic calendar, and the
1827					equivalent of 7 days, to be mutually
1828					agreed upon by the faculty member
1829					and the dean.)
1830			Cross Country Coach	1	16 days
1831			Dance		9 days

1832		Fast F	Pitch Softball Coach	20 days
1833			all Coach	20 days
1834			Coach	16 days
1835			mental Music	16 days
1835			ing Disability Specialist	17 days (10 days scheduled
1830		Lean	ing Disability Specialist	
				immediately prior to the start of the
1838				fall academic calendar, and the
1839				equivalent of 7 days, to be mutually
1840				agreed upon by the faculty member
1841				and the dean.)
1842		Nursi	ng	4 days (when necessary to work
1843				outside the 178 day calendar)
1844		-	quad Advisor	9 days
1845		Beach	n Volleyball Coach	16 days
1846		Socce	er Coach	20 days
1847		Swim	ming Coach	20 days
1848		Tenni	s Coach	16 days
1849		Track	Coach	20 days
1850		Volle	yball Coach	16 days
1851		Water	r Polo Coach	16 days
1852				5
1853		In the	event of postseason competition, as	signed coaches of that sport will receive
1854				on for each week of post-season play.
1855				e faculty member starting within sixty
1856				npleted and prorated over the annual
1857		contra		iprotod and profated over the annual
1858		contre		
1859	b.	The f	ollowing provisions will apply to all	full-time assigned Extra Duty Days:
1860	υ.	THC I	onowing provisions will apply to an	Tun-time assigned Extra Duty Days.
1860		(1)	During the Extre Duty Dave the f	aculty member shall perform regular and
1862		(1)	•	ecific activities for this additional time
			±	
1863				dvance by each faculty member and
1864				member is not available to accept an
1865				time faculty member may be employed
1866				ulty member will receive a stipend
1867			equivalent to the pro-rated compen-	• •
1868				y member's appropriate placement on
1869			the Academic Salary Schedule.	
1870				
1871		(2)		in or outside of the 178-day duty day
1872			calendar.	
1873				
1874		(3)		Extra Duty Day assignment may not
1875			•	s regular contractual load assignments,
1876			scheduled overload, summer assig	nments, stipend assignments or
1877			reassigned time.	

1878 1879 1880 1881 1882			(4)	adjust per di	culty members assigned Extra Duty Days will have their salaries red to reflect the additional time. Such adjustments will be made on a em basis, and the total amount of base salary plus adjustments tutes the contracted salary for that individual.			
1883	15.8.	Unpai	d Work	Excha	nge:			
1884 1885		a.	Facult	v mem	bers shall request an exchange in writing.			
1886								
1887 1888		b.	The re	equest f	form must have written approval of both parties and the dean.			
1889		c.	The ex	xchange	e is on an hour-for-hour basis and will be completed before the end			
1890				0	ng semester.			
1891								
1892 1893		d.		•	mber may participate in no more than four (4) unpaid exchanges for on during any academic year.			
1893			any of	ic seen	on during any academic year.			
1895		e.	Unpai	d facult	ty exchanges will not affect regular compensation or leaves as			
1896			descri	scribed in Article XXIX, Leaves.				
1897	150	9						
1898	15.9.	Comp	ensated	ensated Duties Beyond Instructional Assignments				
1899 1900		a.	Facult	Faculty members may accept additional duties and responsibilities in a specific				
1900		а.		activity including but not limited to chairing, directing, or coordinating.				
1902			uetrvit	activity including out not minted to channing, directing, or coordinating.				
1903		b.	Forms	Forms of Compensation for Duties beyond Instructional Assignments				
1904								
1905			(1)	-	nd: When a faculty member accepts a stipend assignment the			
1906 1907				following conditions apply:				
1907				(a)	The dean will assign and approve all stipends in his/her area.			
1909				(u)	The deal will assign and approve an superior in morner area.			
1910				(b)	All stipends will be in addition to the faculty member's workload			
1911					assignment.			
1912								
1913				(c)	Faculty members must sign a stipend contract which will include			
1914 1915					stated outcomes such as expectations, objectives and dates of completion of the assignment, and which will require the faculty			
1915					member to verify completion and/or satisfaction of the assignment			
1917					to the designated administrator for that assignment.			
1918								
1919				(d)	Compensation for stipends shall be calculated at one-half of the			
1920					highest hourly rate on the Full-Time Classroom Overload			
1921					Academic Salary Schedule. (Appendix A).			
1922								

1923		(2)	Reassi	gned Time: Reassigned time is intended for those faculty members
1924		. /	perform	ming duties which require additional time, and a corresponding
1925			-	ion in the amount of time assigned to normal contractual duties.
1926				
1927			(a)	Reassigned time may be recommended by the appropriate
1928				administrator.
1929				
1930			(b)	Faculty members must sign a reassigned time contract which will
1931			~ /	include stated outcomes such as expectations, objectives and dates
1932				of completion of the assignment. The faculty member will be
1933				required to provide evidence of completion and/or satisfaction of
1934				the assignment to the appropriate administrator.
1935				
1936			(c)	Faculty members receiving reassigned time will be eligible for
1937				additional workload assignments.
1938				
1939			(d)	The dean and faculty member will develop a work schedule that
1940				will provide the appropriate time for the faculty member to
1941				complete the activities identified in the reassigned project. For
1942				example: If a faculty member's reassignment activities include
1943				scheduled meetings for every Tuesday during the semester, at a
1944				time during which there is no assigned contractual duty, then there
1945				shall be no conflicts with the assignment.
1946				5
1947			(e)	The reassigned time allocated to the bargaining unit as described in
1948				Section 6.7, may not be converted to a stipend.
1949				2
1950	c.	Depart	tment C	hair Compensation
1951				
1952		(1)	Chair o	duties will be compensated by stipend or reassignment or a
1953		~ /		nation thereof. Chairs with reassignment may accept large lecture
1954				ensation, as determined by the dean. Chairs with reassignment may,
1955			-	eptional circumstances, have a portion of a class compensated as
1956				ad as necessary to make load.
1957				
1958		(2)	Comp	ensation for department chairs will be based on the highest rate from
1959		(-)	-	Il-time Classroom Overload Academic Salary Schedule. (Appendix
1960			A).	
1961				
1962		(3)	Regula	ar Term Department Chair Compensation
1963		(0)	1108011	
1964			During	g the regular term, department chair compensation will be calculated
1965			-	ing to the table below. The total amount of compensation will be
1966				d by combining the amount of LHE earned in each of the four listed
1967				ries, as determined by the department's placement in each category

1968on the table. Additional duties beyond those described by these categories1969will be compensated as described in Section 5 below1970

1971 1972

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2001 2002 In which:

	ptWFCH	Sections	Courses	FTES	LHE
Tier 5	400+	200+	80+	800+	2.5
Tier 4	300-399	150-199	60-79	600-799	2
Tier 3	200-299	100-149	40-59	400-599	1.5
Tier 2	100-199	50-99	20-39	200-399	1
Tier 1	1-99	1-49	1-19	1-199	0.5

"ptWFCH" represents the department's part-time weekly faculty contact hours, both classroom and non-classroom, describing duties related to hiring, mentoring and evaluation of part-time faculty, as taken from the end of term (EOT) from the preceding fall semester;

"Sections" represents the number of scheduled sections offered by the department, describing duties such as scheduling and staffing the department's course schedule, as taken from the end of term (EOT) from the preceding fall semester (Note: Only the A ticket is counted and cancelled sections are included in the count);

"Courses" represents the number of approved courses for the department, as listed in the most recent CCC Curriculum Inventory, describing duties related to conducting or coordinating a number of operations related to a department's courses, including program and curriculum development and review, SLO development and evaluation, and administrative duties such as participation in meetings;

"FTES" represents the number of full-time equivalent students served by the department, describing the duties related to handling student concerns, including grade grievances against part-time faculty members, as taken from the end of term (EOT) from the preceding fall semester;

"LHE" represents the amount of compensation as determined by the Full-Time Classroom Overload Academic Salary Schedule (Appendix A).

Example: For a department which had 321 part-time WFCH, 27 sections, 250 FTES during the previous fall term, 35 active courses, the following calculation would apply:

	PT-WFCH	Sections	Courses	FTES
Values	321	27	35	250
Placement	Tier 4	Tier 1	Tier 2	Tier 2
Compensation	2	0.5	1	1

Total	4.5
Compensation:	LHE

(4) Summer Department Chair Compensation

Department Chairs assigned to perform chair duties throughout the summer will be paid according to the following table, using ptWFCH and Sections as defined in Section 15.9.c.3 above. The total amount of compensation will be derived by combining the amount of LHE earned in both categories, as determined by the department's placement in each category on the table. If a Chair is assigned by the dean to perform chair duties for less than the entire summer, the Chair will be paid in accordance with Section 15.9.c.(5) below.

	ptWFCH	Sections	LHE
Tier 6	400	200	2
Tier 5	300	150	1.6
Tier 4	200	100	1.2
Tier 3	100	50	0.8
Tier 2	50	25	0.4
Tier 1	1	1	0.2

(5) Supplemental Duty Compensation

During the regular term or summer, department chairs or other faculty members may be assigned additional extra-instructional duties beyond those described in Section 15.9.c.(3) above, and specific to certain departments and programs, including but not limited to career-technical education programs (CTE).

To qualify for supplemental duty compensation, a faculty member must perform one or more of the duties in the following list:

CTE: Coordinate advisory committees

CTE: Coordinate paid and volunteer support staff (including lab technicians)

CTE: Coordinate off-campus instructional site locations

CTE: Coordinate programs, certificates and degrees completed at offcampus locations

CTE: Coordinate college/community service for a department, college or the District (including wardrobe, food service and filming)

2040 2041				CTE: Coordinate program specific accreditation for programs (Nursing or EMT programs)
2042				
2043				Additional duties not covered by ptWSCH, Sections, Courses or FTES as
2044				appearing in Section 15.1 above. ¹
2045				
2046				Other specific projects as assigned by the department, college or District.
2047				
2048				Additional compensation for these duties will be calculated at a rate
2049				equivalent to one (1) LHE per thirty-three (33) additional hours assigned.
2050			a	
2051		d.		n specific faculty positions are designated as "Coordinator" positions (for
2052			-	ble, EOPS coordinator). Those specific positions may receive up to 100%
2053				gnment as required by the coordinated program, as determined by the
2054			approj	priate Vice President.
2055	15 10	Carro	Conto	at Commisht Materials, and Intellectual Decourty Diabta
2056	15.10.	Course	e Conte	ent, Copyright Materials, and Intellectual Property Rights
2057 2058		0	The D	histrict and the Association have a mutual interast in actablishing an
2058		a.		vistrict and the Association have a mutual interest in establishing an onment that fosters the creation of intellectual property by faculty members,
2039				ave agreed to the following provisions to establish, clarify and protect
2000 2061				ship rights to that intellectual property.
2001			Owner	ship rights to that intellectual property.
2062		b.	Defini	itions
2003 2064		υ.	Denni	
2065			(1)	"Intellectual property" shall mean any instructional materials, any work,
2066			(1)	and any invention.
2067				
2068			(2)	"Instructional materials" are those original materials a faculty member
2069			(-)	creates to perform his or her assignment including but not limited to
2070				syllabi, lectures, student exercises, tests, classroom activities, illustrations,
2071				recordings, and presentations. Instructional materials may be created by a
2072				faculty member for delivery through any instructional medium.
2073				
2074			(3)	A "work" is any original material, including but not limited to
2075				instructional materials, mathematical or scientific notations, works of art
2076				or design, dramatic or musical compositions, choreography, prose or
2077				poetry, and computer software, that is eligible for copyright protection. A
2078				work may be published in any enduring media, such as print or analog or
2079				digital recording media, or may exist in any tangible form, such as
2080				sculpture or a structure.
2081				

¹ The parties agree that the list previously developed by the District and the Association be further reviewed and negotiated with the intention of incorporating the resulting list of supplemental chair duties by MOU at a later date.

2082 2083 2084 2085		(4)	protect	vention" is any original idea or discovery that is eligible for patent tion, including (but not limited to) a device, process, design, model, in or variety of an organism.
2086 2087 2088 2089 2090 2091		(5)	entered Distric proper	rk or invention for hire" is one for which the faculty member has d into a specific agreement to receive compensation from the et to create and/or contribute to the development of an intellectual ty for which the faculty member relinquishes all ownership and v rights to the District.
2091 2092 2093 2094 2095 2096		(6)	of the t equipn and the	ordinary support" means financial support over and above the cost faculty member's normal compensation; office space, supplies, and nent including computer equipment; telephone use; copy services; e cost of acquiring and maintaining facilities and equipment (e.g., tories and laboratory equipment, musical equipment, recording
2097 2098 2099			studios Extrao the spe	s) necessary for the faculty member's normal instructional activities. rdinary support includes extra compensation or reassigned time for ecific purpose of creating intellectual property, and the extra cost of
2100 2101 2102 2103 2104			equipn to a fac	ing clerical, technical, legal, creative services, or facilities and nent specifically for the creation of works or inventions. Salary paid culty member during an approved sabbatical will not be considered rdinary support.
2105	c.	Copyri	ght and	I Intellectual Property Ownership
/106				
2106 2107 2108		(1)	Facult	y Ownership
2107 2108 2109 2110 2111 2112		(1)	Facult	y Ownership Faculty members will have ownership of any intellectual property, excluding works or inventions for hire, created in connection with and in support of teaching courses or other duties as employees of the District.
2107 2108 2109 2110 2111		(1)		Faculty members will have ownership of any intellectual property, excluding works or inventions for hire, created in connection with and in support of teaching courses or other duties as employees of the District. Notwithstanding relevant provisions of the Copyright Act (Title 17, United States Code) and the Patent Act (Title 35, United States Code), except as provided in 15.10.c.(2).(a) below, the faculty
2107 2108 2109 2110 2111 2112 2113 2114 2115 2116		(1)	(a)	Faculty members will have ownership of any intellectual property, excluding works or inventions for hire, created in connection with and in support of teaching courses or other duties as employees of the District. Notwithstanding relevant provisions of the Copyright Act (Title 17, United States Code) and the Patent Act (Title 35, United States

2127 2128 2129			member during a sabbatical unless that intellectual property has been developed as a work or invention for hire.
2129		(c)	No intellectual property will be a work or invention for hire unless
2130		(C)	the District has entered into a written agreement with the faculty
2131 2132			member(s). In the absence of such an agreement, the intellectual
2132			property will be the property of the faculty member(s) who
2135			create(s) it. No faculty member will be involuntarily assigned to
2134			create a work or invention for hire.
2135			cleate a work of invention for line.
2130	(2)	Distric	t ownership
2137 2138	(2)	Distric	townership
2138		(a)	In the obsence of a specific senerate agreement between the feaulty
2139 2140		(a)	In the absence of a specific separate agreement between the faculty member(s) and the District as described in 15.10.c.(3).(b) below,
2140			
2141 2142			the District will have sole rights to and ownership of any intellectual property created as a work or invention for hire.
2142 2143			interfectual property created as a work of invention for line.
2143		(b)	The District will own the copyright to any work, such as a course
2144 2145		(0)	outline of record, District or college administrative policy, or
2145			District or college information brochure formally reviewed by the
2140			District of conege information biochure formary reviewed by the District or the colleges for the purpose of inclusion in its
2147 2148			curriculum, administrative or promotional material, or Board of
2148			Trustees, District or college policy.
2149			Tustees, District of conege poncy.
2150		(c)	The college will have the right of "non-exclusive license" to course
2151		(C)	content for a period of one year after course completion only for
2152			the purpose of allowing students to complete a course for which
2153			the content was created and when the faculty member is no longer
2154			available to complete the course.
2155			available to complete the course.
2150	(3)	Distric	t and a Faculty Member Ownership
2157	(3)	Distric	t and a racuity Member Ownership
2159		(a)	In the absence of a specific separate agreement between a faculty
2160		(u)	member and the District as described in Section 15.10.c.(3).(b)
2160			below, in the event that the District has provided extraordinary
2162			support for the development of intellectual property (including for
2162			intellectual property created under a grant), and the publication,
2163			distribution, performance, sale or other use of that intellectual
2165			property as authorized by the faculty member and/or the District
2165			results in income, the faculty member(s) will retain the right to
2167			exclusive ownership of the intellectual property, but the District
2168			will have the right to recover reimbursement for costs not to
2169			exceed the amount of the extraordinary support provided for that
2170			project.
2171			r ·J····

2172 2173 2174 2175 2176 2177 2178 2179		(b) (c)	One or more faculty members may enter into a separate agreement with the District for the creation of intellectual property, including intellectual property developed under a grant, requiring the use of extraordinary support from the District. Such agreements will be in writing, and will determine the respective ownership interest of the faculty member(s) and the District in that intellectual property. If the creation of intellectual property requires rights (e.g., re-
2180 2181 2182 2183 2184 2185 2186 2187			publication rights) to be acquired from third parties, such rights shall be acquired and paid for by the party who is to hold the ownership rights for that intellectual property. In a circumstance in which ownership rights for intellectual property are shared between the District and a faculty member or members, the cost of acquired rights will be shared proportionally to the amount of shared ownership.
2188	(4)	Faculty	y-District Affiliation
2189			
2190		(a)	Faculty members who engage in publication or public presentation
2191			using any kind of media of works or inventions that they have
2192 2193			created as a work or invention for hire or with extraordinary
2193			support from the District shall identify their relationship with the college or District during their term of employment by the District.
2194 2195			conege of District during their term of employment by the District.
2195		(b)	The faculty member may request of the District exemption from
2190		(0)	this requirement, and the District may agree to exempt the faculty
2198			member from identifying her or his affiliation with the District or
2199			the college.
2200			
2201		(c)	The District may require the faculty member not to identify her or
2202			his relationship with the District, and the faculty member will
2203			agree not to use the District's or college's name, or will stop using
2204			the District's or college's name as soon as reasonably possible.
2205			
2206			
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2218				ARTICLE XVI							
2219				PART-TIME FACULTY							
2220											
2221	16.1.	Genera	General Provisions								
2222											
2223		Each r	art-tim	e faculty member shall be covered by all of the provisions of this agreement							
2224		-	which relate to part-time, temporary, and partial contracts.								
2225											
2226	16.2.	Right	Right of Assignment: The dean has the right to assign and approve each part-time faculty								
2227	10.21	-	member's workload and particular assignment(s) each semester (see Section 15.4.).								
2228											
2229	16.3.	Workl	oad (se	e Article XV)							
2230	10.01	··· origi	044 (50								
2230	16.4.	Evalua	ations (see Article XVII)							
2231	10.1.	Lvuiut									
2232	16.5.	Part-ti	me Fac	ulty Consideration in Filling Full-Time Faculty Vacancies							
2233	10.5.	I ult th	ine i ue	any consideration in Fining Full Finite Faculty Vacancies							
2235		a.	Inform	nation regarding academic full-time vacancies at all colleges in the District							
2236		u.		be made available to all part-time faculty on the District Web page and for							
2230				who request it from Human Resources.							
2238			ulose	who request it from framan resources.							
2230		b.	Part_ti	me faculty members who apply for a vacant position will be granted an							
2240		0.	interview. The following conditions apply:								
2240			IIItel V	iew. The following conditions apply.							
2241			(1)	The part-time faculty member must possess the required minimum							
2243			(1)	qualifications for the position.							
2244				quantieutons for the position.							
2245			(2)	The part-time faculty member must have completed ten (10) or more							
2245			(2)	semesters of service to the district.							
2240				semesters of service to the district.							
2248			(3)	The part-time faculty member must have received an overall rating of							
2240			(\mathbf{J})	"Meets Standards" or better in their most recent evaluation.							
2250				wheels Standards of better in their most recent evaluation.							
2250			(4)	Points earned in the paper review process will move forward to the next							
2252			(+)	step. In the event when a candidate's paper review score is less than the							
2253				cut score for interviews, the candidate will be informed and can elect to							
2253				continue with the interview process or have his/her name removed from							
2255				the interview list.							
2255											
2257			(5)	There will be no other special advantage in the process.							
2258			(J)	There will be no other special advantage in the process.							
2259	16.6.	Renefi	te (epp	Article XXVII)							
2260	10.0.	Denen	15 (500								
2260	16.7.	Wages	(000 A	article XXX)							
2261	10./.	w ages	s (see A								
2262											
2203											

2264 2265				ARTICLE XVII EVALUATIONS							
2265		EVALUATIONS									
2267	Probationary, Tenured and Part-Time										
2268	riobationary, renarcu and rare-rinte										
2269 2270	Purpose										
2271	-	• 1	-	of the evaluation of faculty is the continued improvement of instruction and							
2272 2273	instructional support services.										
2274 2275	17.1.	Probat	tionary	ionary Faculty Evaluations							
2276		The fo	our-vear	probationary period is intended to provide sufficient time for the new							
2277			•	per to understand the expectations of a tenured faculty member, to develop							
2278				acquire the experience to participate successfully in the educational							
2279				to use appropriate resources for professional growth and development.							
2280				nmended for tenure, therefore, must reflect this standard of excellence in							
2281				ance of faculty duties and interaction with students and colleagues.							
2282		1									
2283		a.	Probat	tionary Period							
2284				,							
2285			A prol	bationary faculty member must be evaluated at least once in each academic							
2286			-	year of service. (Educ. Code §87663(a).) The probationary period is ordinarily a							
2287			•	four-year process (as described in California Education Code sections 87600 -							
2288			•	87612):							
2289											
2290			(1)	Step One – Initial Hiring: First Contract (one year)							
2291			(-)								
2292				A probationary faculty member (or contract employee) is hired initially on							
2293				a one-year contract (§87605). In order to receive a year's credit toward							
2294				attainment of tenure the faculty member must work at least 75% of the							
2295				number of days in the regular academic year (§87468). This means that							
2296				the faculty member must work both the fall and spring semesters							
2297				(§87601). If a faculty member is hired in the spring semester, the first year							
2298				will not be complete until the faculty member teaches a complete							
2299				academic year, usually during the academic year following the semester of							
2300				hire.							
2300											
2302			(2)	Step Two – Second Contract (one year)							
2302			(2)	Step 1 wo Second Contract (one year)							
2304				If the probationary faculty member is not notified of the Board's decision							
2305				not to issue a contract for the following academic year on or before March							
2305				15of his or her first year, he or she is issued a second one-year contract							
2300				(§§87608 and 87610(a)).							
2307				(330/000 and 0/010(a)).							
2308			(3)	Step Three – Third Contract (two years)							
2307			(\mathbf{J})	step mee – mu Contact (two years)							

2310 2311 2312 2313 2314 2315 2316 2317 2318 2319 2320		 If the probationary faculty member is not notified of the Board's decision not to issue a contract for the following academic year on or before March 15of the second year, he or she is issued a third, two-year contract (§§87608.5 and 87610(a)). (4) Step Four – Granting Tenure If the probationary faculty member is not notified on or before March 15th of the fourth year that the Board has decided not to employ (i.e., to dismiss) the faculty member as a permanent, tenured employee for all
2320 2321 2322 2323 2324		subsequent years, the faculty member will return in the fall of the subsequent academic year as a permanent, tenured employee (§§87609 and 87610).
2325	b.	Tenure Review Committee (TRC)
2326 2327 2328 2329 2330 2331 2332 2333		A Tenure Review Committee (TRC) will follow the candidate(s) through the entire probationary period. Members of this committee have an obligation to commit to the time frame, uphold the confidentiality of the tenure review process, uphold the principles of equal employment opportunities, promote and respect diversity, review appropriate documents, and conduct fair and unbiased evaluation for the purpose of reaching a tenure decision.
2333 2334 2335 2336 2337 2338 2339 2340 2341		In instances where a department/division/school has multiple probationary faculty in the tenure review process at the same time, so that it would be difficult to compose multiple tenure review committees, the dean and affected Department Chair(s) may elect to combine committees. In such instances, the combined TRC will contain at least one member who can reasonably be expected to have sufficient disciplinary expertise to evaluate each probationary faculty member assigned to that committee for evaluation.
2342 2343 2344 2345		Appointment to a TRC will count toward fulfillment of a faculty member's college service obligation, and may be eligible for staff development credit as appropriate.
2346 2347		The TRC will be comprised of no fewer than four persons:
2347 2348 2349 2350 2351 2352 2353		(1) The dean, who is a voting member, is responsible for overseeing the evaluation process, collecting all evaluation materials, and submitting the annual Faculty Performance Evaluation report as prepared by the TRC, including a recommendation regarding the continued employment of the probationary faculty member.
2354 2355		(2) No fewer than two (2) tenured faculty members from the Department and/or Division/School, or related department and/or Division/School,

2356 2357 2358			memb	will serve as voting members. The appointment of these faculty bers will follow consultation and consensus between the dean and the ment chair(s).
2359 2360 2361 2362 2363 2364 2265		(3)	selecti non-ve for the	lition, the probationary faculty member will be responsible for ing a full-time faculty member to serve as a mentor, who will be a oting member of the TRC, and will serve as an advisor and advocate e probationary faculty member. Probationary faculty members may e their faculty mentor at their discretion.
2365 2366 2367 2368 2369		(4)	contin	oting faculty member of the TRC becomes unavailable or unable to ue, the dean shall appoint a replacement faculty member in ltation and consensus with the department chair(s).
2370 2371	c.	Proba	tionary	Faculty Evaluation Components
2372		(1)	Self-e	valuation
2373 2374 2375 2376 2377			(a)	It is essential that each probationary faculty member take full responsibility for the appropriate portions of his/her tenure review process.
2377 2378 2379 2380 2381 2382 2383 2384 2385			(b)	The probationary faculty member will submit to the TRC a portfolio including a report of college, District or committee service; accomplishments (such as publications, exhibitions or performances) awards and achievements; appropriate class materials such as sample syllabi and assignments; goals and objectives for the next evaluation cycle; mentoring opportunities; and other pertinent documents.
2385 2386 2387		(2)	Instru	ctional activity observations
2387 2388 2389 2390				RC will conduct scheduled classroom/worksite/electronic ion(s) as needed and submit written comments to the dean.
2391 2392 2393 2394 2395			(a)	The faculty member and the TRC will mutually agree on the course(s) or equivalent in which the scheduled evaluation(s) will take place, so that the faculty member may be observed under optimum conditions displaying with his/her abilities.
2396 2397 2398 2399 2400 2401			(b)	Each evaluation shall include at least one (1) observation, lasting at least fifty (50) minutes. For on-line classes, the probationary faculty member will present the course to the member(s) of the TRC during an observation lasting at least fifty (50) minutes.

24032404(a)Student evaluations will be arranged through the appropriate dean's office, and be conducted in each class during the fall and spring semesters, or for those faculty members who engage in instruction outside of the traditional classroom, in the equivalent of a class, during the probationary period. The objective will be to determine the student response to areas such as the fulfillment of the stated and distributed course objectives, effective communication, and respect for students' rights and needs.2411(b)These student evaluations will be made available for the probationary faculty member and the non-voting mentor TRC member to review, and will be shared with the TRC.2416(c)The student evaluations will be available to the District during the probationary process (i.e., through the granting of tenure or non- renewal), but are the property of the probationary faculty member and will be returned to the probationary faculty member at the end of the probationary process.2422(a)The TRC will complete a Faculty Performance Evaluation report, including a recommendation of continued employment, based upon:2423(4)Report preparation2424i.the materials from the probationary faculty portfolio;2430ii.results of observations;2431iii.items relevant to the instructional duties assigned to the probationary faculty member, including adherence to Board Policy and college processes and deadlines;
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2434probationary faculty member, including adherence to Board2435Policy and college processes and deadlines;
2435 Policy and college processes and deadlines;
2436
iv. a review of activities which are outside of the instructional
2438 duties, including those defined within Board Policy and the
2439 appropriate job posting;
2440
2441 v. information regarding participation in curriculum
2442 development and review, and in development and
2443 assessment of student learning outcomes. Any information
2444 included in the probationary faculty member's evaluation
2445 regarding participation in curriculum or student learning
2446 outcome processes must be verified and documented.
2447

2448 2449		(b)	•	we members shall not be held accountable for any aspect of a cational program over which they have no authority.
2450			F 1	
2451		(c)		tions are to be based on the materials described in this
2452				. Hearsay statements, rumors or information from
2453			•	nous sources shall be excluded from written evaluations.
2454				RC may include in the written evaluation information which
2455				en documented through a completed investigation
2456			-	uent to a complaint, the findings of which investigation have
2457				elivered to the faculty member under evaluation prior to the
2458			inclusi	on of this information in the evaluation report.
2459				
2460	(5)	Follow	up pro	cedures
2461		<i>.</i>	TC 1 C	
2462		(a)		aculty member's performance receives an overall rating
2463				"Meets Standards," the TRC will develop a performance
2464			-	rement plan, including follow-up activities, dates of
2465			-	etion, and measurable outcomes to address those
2466				nance issues requiring correction. A performance
2467			-	rement plan may be developed by the TRC for a rating
2468				"Meets Standards" in any individual category. A
2469			-	nance improvement plan shall not be required for
2470			-	onary faculty members who have been notified that they
2471			will no	t be recommended for further employment with the District.
2472		(b)	Tha T I	O will most with the probationary faculty member to
2473 2474		(b)		C will meet with the probationary faculty member to
2474 2475			uiscuss	s the summary report.
2475		(c)	On bob	alf of the TRC, the dean will forward recommendation(s),
2470		(\mathbf{C})		propriate supporting documentation, to the appropriate Vice
2478			-	ent and President.
2479			1105100	
2480		(d)	An add	litional evaluation may be scheduled during the spring
2481		(u)		er if desired by the TRC.
2482			sennest	
2483	(6)	Admin	istration	n Review
2484	(-)			
2485		(a)	The ap	propriate Vice President will:
2486			1	1 1
2487			i.	review recommendation(s),
2488				
2489			ii.	forward recommendation(s), including his/her
2490				recommendations based upon his/her direct observation, to
2491				the President.
2492				
2493		(b)	The Pro	esident will:

2494				i.	review recommendation(s),
2495					
2496				ii.	forward recommendation(s), including his/her
2497					recommendations based upon his/her direct observation, to
2498					the Chancellor.
2499					
2500			(c)	The Cl	hancellor will:
2501					
2502				i.	review recommendation(s),
2503					
2504				ii.	forward recommendation(s), including his/her
2505					recommendations, to the Board of Trustees.
2506					
2507	d.	Evalua	ation Ti	melines	
2508					
2509		The de	ean will	initiate	the course of action to establish the tenure review process
2510					faculty member. Except for submission of the
2511					n the TRC by December 15 as described in Section 17.1.d.1i
2512					timelines in this article are recommended guidelines only.
2513			,		
2514		(1)	First C	Contract	Year
2515					
2516			(a)	For the	ose faculty members whose first contract is issued in the
2517					semester, the faculty member's initial spring semester and
2518					lowing academic year will be considered their first contract
2519				year.	
2520				year.	
2521			(b)	The TI	RC meets with the new faculty member (and throughout the
2522			(0)		ear process as appropriate).
2523				ioui j	
2524			(c)	TRC n	nembership is reported by the dean to the appropriate vice
2525			(0)		ent for each new faculty member by September 15.
2526				preside	the for each new factory memoer by september 18.
2527			(d)	The TI	RC meets with the faculty to discuss the process, format,
2528			(u)		ives, timelines and expectations.
2529				oojeen	
2530			(e)	The pr	obationary faculty portfolio shall be submitted to the TRC
2531			(0)	-	vember 1.
2532				0 9 1 10	
2533			(f)	Observ	vations are completed and returned to the dean by November
2534			(1)	15.	
2535				10.	
2536			(g)	Post-v	isit discussions to be held with the faculty member prior to
2537			(5)	Decem	• •
2538					
2539			(h)	Studen	t evaluations are to be conducted prior to December 1.
			(11)	Studen	a contractions are to be contracted prior to December 1.

2540			
2541		(i)	The TRC reaches its recommendation and completes a written
2542		(1)	report by December 15.
2543			
2544		(j)	The recommendation of renewal or non-renewal is submitted by
2545		07	the dean to the appropriate Vice President and the President no
2546			later than December 20.
2547			later than December 20.
2548		(k)	Letter of non-renewal or one (1) year renewal will be sent no later
2549		(K)	than March 15. If the probationary faculty member is not notified
2550			of the Board's decision not to issue a contract for the following
2551			-
			academic year on or before March 15 of his or her first contract
2552 2552			year, he or she will be issued a second one-year contract.
2553		(1)	A new faculty manches where initial him date having with the
2554		(1)	A new faculty member whose initial hire date begins with the
2555			spring semester will be evaluated during the spring semester and
2556			again during the fall semester of the subsequent academic year.
2557		a	
2558	(2)	Second	l Contract Year
2559			
2560		(a)	Follow the same timeline as the first contract year.
2561			
2562		(b)	Second semester: a letter of non-renewal or two (2) years renewal
2563			will be sent no later than March 15. If the probationary faculty
2564			member is not notified of the Board's decision not to issue a
2565			contract for the following academic year on or before March 15 of
2566			his or her second contract year, he or she will be issued a third,
2567			two-year contract.
2568			
2569	(3)	Third (Contract Year
2570			
2571		Follow	the same timeline as the first contract year.
2572			
2573	(4)	Fourth	Contract Year
2574			
2575		(a)	Follow the same timeline as the first contract year.
2576			
2577		(b)	Documentation of all employment conditions such as, completion
2578			of degree along with all the appropriate materials to the Director of
2579			Human Resources no later than February 1.
2580			
2581		(c)	Second semester: a letter of tenure or non-renewal sent no later
2582			than March 15. If no notice is received on or before March 15 of
2583			the fourth year, the faculty member will return in the fall of the
2584			subsequent academic year as the regular tenured employee.
2585			

2586 2587		e.	Violat	ions of	the Evaluation Process
2588 2589 2590 2591 2592 2593 2594 2595 2596			be pro of the substa that th peers a they re require	cessed se evalu ntive er ere are are invo ecogniz e a char	hat the District has not complied with the evaluation procedures shall through the grievance procedure in this Agreement. While violations nation procedures may be subject to the grievance procedure, a non- tror in the evaluation shall not be grievable. The parties recognize many deadlines and procedural requirements in the process and that olved. While the parties expect the process to be followed as written, e that a non-substantive procedural error could occur but may not nge in the result. A "substantive error," described as one which, if ald have changed the result.
2597 2598 2500	17.2.	Tenur	ed Facu	lty Eva	luation
2599 2600 2601 2602 2603 2603		proces	ss and d	elivery	evaluation process is designed to improve the teaching/ learning of student services, to provide a basis for professional growth and comply with California State Community College laws and
2604 2605		a.	Tenur	ed Facu	Ity Evaluation Process
2606				~	
2607			(1)	Self-e	valuation
2608				Thefe	aulter manshan will ashmit to the deep a martfalia including a negative
2609 2610					aculty member will submit to the dean a portfolio including a report lege, District or committee service; accomplishments (such as
2010 2611					eations, shows or performances) awards and achievements;
2612				-	priate class materials such as sample syllabi and assignments; and
2612					pertinent documents.
2613 2614				other	pertinent documents.
2615			(2)	Instru	ctional activity observation
2616			(-)		
2617				The a	ppropriate dean, or designee will make scheduled
2618					oom/worksite/electronic visits as described below:
2619					
2620				(a)	The faculty member and dean or designee will mutually agree on
2621					the course(s) or equivalent in which the scheduled evaluation(s)
2622					will take place, so that the faculty member may be observed under
2623					optimum conditions displaying his/her abilities.
2624					
2625				(b)	Each evaluation shall include at least one (1) observation, lasting at
2626					least fifty (50) minutes. For on-line classes, the faculty member
2627					will present the course to the evaluator during an observation
2628					lasting at least fifty (50) minutes.
2629 2630			(2)	Stude	nt Evaluation
2630 2631			(3)	Stude	
2031					

2632 2633 2634 2635 2636 2637 2638		(a)	dean's spring instruc	t evaluations will be arranged through the appropriate office, and be conducted in each class during the fall and semesters, or for those faculty members who engage in tion outside of the traditional classroom, in the equivalent of , during the academic year in which the evaluation is teted.
2638 2639 2640 2641 2642 2643 2644 2645 2644 2645 2646 2647 2648		(b)	member reviewe departr selecter sign av discuss evaluat	student evaluations will be made available for the faculty er and one tenured faculty member serving as a peer er from the department or division/school, or from a related nent or division/school selected by the evaluatee. The d faculty member shall review the student evaluations and verification indicating that they have reviewed and sed the student evaluations with the member being ted. The signed verification shall be submitted by the tree as part of the faculty portfolio.
2649 2650 2651 2652 2653 2654 2655		(c)	and will semester retained the con	Ident evaluations are the property of the faculty member, Il be returned to the faculty member at the end of the er, and the information contained therein will not be d by the college or the district, used by the administration in npletion of the formal evaluation, or included in the faculty er's personnel file.
2656	(4)	Report	prepara	ation
2657 2658 2659 2660 2661		(a)		an will complete a Faculty Performance Evaluation report, ng a recommendation of continued employment, based
2662 2663			i.	the materials from the faculty portfolio;
2664 2665			ii.	results of observations;
2666 2667 2668 2669			iii.	items relevant to the instructional duties assigned to the faculty member, including adherence to Board Policy and college processes and deadlines;
2670 2671 2672			iv.	a review of activities which are outside of the instructional duties, including those defined within Board Policy;
2673 2674 2675 2676			v.	information regarding participation in curriculum development and review, and in development and assessment of student learning outcomes. Any information included in the faculty member's evaluation regarding

2677			participation in curriculum or student learning outcome
2678			processes must be verified and documented.
2679			-
2680			(b) Faculty members shall not be held accountable for any aspect of
2681			the educational program over which they have no authority.
2682			
2683			(c) Evaluations are to be based on the materials described in this
2684			Article.
2685			
2686			Hearsay statements, rumors or information from anonymous
2687			sources shall be excluded from written evaluations. The dean may
2688			include in the written evaluation information which has been
2689			documented through a completed investigation subsequent to a
2690			complaint, the findings of which investigation have been delivered
2690			to the faculty member under evaluation prior to the inclusion of
2692			this information in the evaluation report.
2693			uns mormation in the evaluation report.
		(5)	A faculty member may also also to have a second evaluation by a tenurad
2694		(5)	A faculty member may also elect to have a second evaluation by a tenured
2695			faculty member of his/her choice. This second evaluation is intended for
2696			improvement of faculty members and it may become a part of the
2697			personnel file only at the request of the faculty member being evaluated.
2698	1	F 11	
2699	b.	Follow	v-up Procedures
2700		(1)	
2701		(1)	If a tenured faculty member receives an overall rating below "Meets
2702			Standards," the dean will develop a Performance Improvement Plan
2703			including follow-up activities with dates of completion, and measurable
2704			outcomes to address those performance issues which need improvement.
2705			A performance improvement plan may be developed by the dean for a
2706			rating below "Meets Standards" in any individual category.
2707			
2708		(2)	The faculty member receiving an overall rating below "Meets Standards"
2709			will be evaluated again within twelve (12) months.
2710			
2711		(3)	In the subsequent evaluation, if the faculty member does not receive an
2712			overall rating of "Meets Standards" or better, the faculty member will not
2713			be eligible for any overload assignments until such time as future
2714			evaluation results in an overall "Meets Standards" or better.
2715			
2716	c.	Evalua	ation Timelines
2717			
2718		(1)	The dean will initiate the tenured faculty evaluation process every three
2719			(3) years.
2720			-
2721		(2)	The evaluation process must be completed within one year of its initiation,
2722			or the process must begin anew.
			-

2772					
2723 2724		d.	Wiele	tions of t	he Evaluation Process
		u.	v IOIa		ne Evaluation Process
2725			A 11	- 4 41-	
2726			-		at the District has not complied with the evaluation procedures shall
2727			-		hrough the grievance procedure in this Agreement. While violations
2728					ation procedures may be subject to the grievance procedure, a non-
2729					or in the evaluation shall not be grievable. The parties recognize
2730					nany deadlines and procedural requirements in the process and that
2731					ved. While the parties expect the process to be followed as written,
2732			•	•	that a non-substantive procedural error could occur but may not
2733			-		ge in the result. A "substantive error," described as one which, if
2734			not m	ade, coul	ld have changed the result.
2735					
2736	17.3.	Part-7	Гіте Fa	culty Eva	aluations
2737					
2738		The p	art-time	efaculty	evaluation process is designed to improve the teaching/ learning
2739		proce	ss and d	lelivery o	of student services, and to provide the part-time faculty member a
2740		basis	for prof	essional	growth and development.
2741					
2742		a.	Part-t	ime Facu	Ity Evaluation Process
2743					
2744			(1)	Self-ev	aluation
2745					
2746				The fac	culty member will submit to the dean a portfolio including a report
2747				of colle	ege, District or committee service; accomplishments (such as
2748				publica	tions, shows or performances) awards and achievements;
2749				approp	riate class materials such as sample syllabi and assignments; and
2750				other p	ertinent documents.
2751				_	
2752			(2)	Instruc	tional activity observation
2753					
2754				The ap	propriate dean or designee will make scheduled
2755				classro	om/worksite/electronic visits as described below:
2756					
2757				(a)	The part-time faculty member and dean or designee will mutually
2758				~ /	agree on the course(s) or equivalent in which the scheduled
2759					evaluation(s) will take place, so that the faculty member may be
2760					observed under optimum conditions displaying his/her abilities.
2761					
2762				(b)	Each evaluation shall include at least one (1) observation, lasting at
2763				(-)	least fifty (50) minutes. For on-line classes, the faculty member
2764					will present the course to the evaluator during an observation
2765					lasting at least fifty (50) minutes.
2766					
2760			(3)	Studen	t Evaluation
2768			(-)	~	

2769 2770 2771 2772 2773 2774	(a	cond durii Subs	n part-time faculty member shall have student evaluations lucted by the appropriate dean's office in at least one course ng the first semester of his/her first assignment at that college. sequent student evaluations shall take place every semester in ch a formal evaluation is performed.
2774 2775 2776 2777 2778 2779 2780 2780 2781 2782 2783 2783 2784	(b	facu revie depa selec sign discu evalu	se student evaluations will be made available for the part-time Ity member and one tenured faculty member serving as a peer ewer from the department or division/school, or from a related artment or division/school selected by the evaluatee. The cted faculty member shall review the student evaluations and a verification indicating that they have reviewed and ussed the student evaluations with the member being uated. The signed verification shall be submitted by the uatee as part of the faculty portfolio.
2785 2786 2787 2788 2789 2790 2791	(c	merr the s retai adm	student evaluations are the property of the part-time faculty aber, and will be returned to the faculty member at the end of memester, and the information contained therein will not be ned by the college or the district, and will not be used by the inistration in the completion of the formal evaluation, or aded in the faculty member's personnel file.
2792	(4) R	eport prep	aration
2793			
2794 2795 2796	(a		dean will complete a Faculty Performance Evaluation report, ading a recommendation of continued employment, based n:
2797 2798		i.	the materials from the faculty portfolio;
2799			
2800 2801		ii.	results of observations;
2802		iii.	items relevant to the instructional duties assigned to the
2802			part-time faculty member, including adherence to Board
2804			Policy and college processes and deadlines;
2805			
2806		iv.	a review of activities which are outside of the instructional
2807			duties, including those defined within Board Policy;
2808			
2809		v.	information regarding participation in assessment of
2810 2811			student learning outcomes. Any information included in the part-time faculty member's evaluation regarding
2811 2812			participation in student learning outcome processes must be
2812			verified and documented.

2814 2815 2816 2817			(b)		ne faculty members shall not be held accountable for any of the educational program over which they have no ty.
2817 2818 2819 2820			(c)	Evalua Article	tions are to be based on the materials described in this .
2821				Hearsa	y statements, rumors or information from anonymous
2822					s shall be excluded from written evaluations. The evaluator
2823					clude in the written evaluation information which has been
2824				-	ented through a completed investigation subsequent to a
2825					aint, the findings of which investigation have been delivered
2826				-	faculty member under evaluation prior to the inclusion of
2827					Formation in the evaluation report.
2828					I I I I I I I I I I I I I I I I I I I
2829			(d)	The ev	aluation of the part-time faculty member may be completed
2830					ll-time faculty member as the designee of the Vice President
2831				•	lean, under the following circumstances:
2832					
2833				i.	The full-time faculty member is tenured,
2834					•
2835				ii.	The full-time faculty member is in good standing with an
2836					evaluation of "Meets Standards" or better on his or her
2837					most recent evaluation,
2838					
2839				iii.	The full-time faculty member is approved by the
2840					appropriate dean,
2841					
2842				iv.	Department chairs will have the first right of refusal for all
2843					evaluations of part-time faculty members in their areas,
2844					
2845				v.	In the event that an evaluation results in the evaluated part-
2846					time faculty member receiving an overall rating below
2847					"Meets Standards," the evaluation process will revert to the
2848					dean, who will complete the evaluation.
2849					
2850	b.		-		culty members with priority rehire eligibility as described in
2851					n procedures in relation to continued priority rehire
2852		eligibili	ty statu	ıs will t	be as described in Article XV.
2853					
2854	c.	Evaluat	ion Tir	nelines	
2855					
2856			-		e faculty member shall be evaluated during the first semester
2857			of his/ł	ner first	assignment at that college.
2858					

2859	(2)	Subsequent reviews will be every sixth semester during which an
2860		instructional assignment is held, and no fewer than one in every four
2861		years. Out-of-sequence evaluations may also occur as needed if approved
2862		by the Vice Chancellor of Human Resources in consultation with the
2863		Association.
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2905 2906 2907			ARTICLE XVIII PERSONNEL FILES
2907 2908 2909	18.1.	Genera	al Provisions
2910 2911 2912 2913 2914		a.	The District shall not base any punitive action against a faculty member upon materials which are not contained in the faculty member's personnel file. Any punitive action against a faculty member shall be taken in conformance with legal requirements.
2915 2916 2917		b.	There shall be only one official personnel file for each faculty member. This file shall be locked in a central location.
2918 2919	18.2.	Access	to Files and Release of Personnel Information
2920 2921 2922 2923		a.	The faculty member shall have access to his/her file at reasonable intervals and at reasonable times, with reasonable advance notice subject to the following restrictions:
2923 2924 2925 2926 2927			(1) The employee shall not have the right to inspect personnel records at a time when the employee is actually required to render services to the District.
2928 2929 2930			(2) The employee shall not have the right to inspect materials the access to which is specifically excluded by federal or state regulation or statute.
2931 2932 2933 2934		b.	Representatives of the Association shall have access at reasonable intervals and at reasonable times, with reasonable advance notice, to said file with the faculty member's written authorization.
2935 2936 2937 2938 2939 2940 2941		с.	Management's access to a faculty member's personnel file shall be restricted to authorized administrators, authorized personnel office staff, and the faculty member's immediate supervisor. The information and contents of a faculty member's personnel file may not be released to anyone else without the faculty member's express prior written consent, or in order to comply with a legal requirement such as a court order.
2942 2943	18.3.	Placem	nent of Material in Personnel Files
2943 2944 2945 2946 2947		a.	Any material placed in a faculty member's file must be signed and dated. A copy shall be given to the faculty member prior to the time of insertion in the personnel file.
2948 2949 2950		b.	Information of a derogatory nature shall not be entered into an employee's personnel records unless and until the employee is given notice and an opportunity to review and comment on that information. The employee shall have

2951 2952 2953 2954		the right to enter into his or her personnel file, and have attached to any derogatory statement, his or her own comments. A faculty member who alleges that information in his/her personnel file is false or erroneous, shall have the right to file a grievance for the purpose of having such information rectified or
2955 2956 2957 2958		expunged. Nothing herein shall limit the right of a faculty member to grieve disciplinary actions, including but not limited to documents which are punitive or disciplinary in nature.
2959 2960 2961	c.	A faculty member shall have the right to place in the file such material, within reason, as he/she determines may have a bearing on his/her position as a faculty member.
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2997 2998 2999		ARTICLE XIX TRANSFERS
3000 3001	19.1.	General Provisions
3001 3002 3003 3004 3005 3006		A lateral transfer refers to any administrative or Board action which results in the movement of a faculty member from one immediate supervisor or site to another. A transfer may be initiated by the faculty member ("voluntary") or by the District ("involuntary").
3007 3008 3009	19.2.	Voluntary Lateral Transfers: A faculty member may request a voluntary lateral transfer to a new or vacated position to take effect at the beginning of the next academic semester.
3010 3011		a. The request for voluntary lateral transfer may be initiated at any time.
3012 3013 3014 3015		b. All requests for voluntary transfers shall be considered on the basis of (1) minimum qualifications as defined in 5 CCR §53410, (2) reasonableness, and (3) seniority.
3015 3016 3017 3018		c. No faculty member shall be overtly or indirectly coerced by management to seek a voluntary lateral transfer.
3019 3020 3021		d. If a voluntary transfer request is denied, the faculty member, upon request, shall be provided with the reasons for the denial.
3022 3023 3024	19.3.	Involuntary Lateral Transfers: Transfers shall not be punitive or disciplinary in nature. They shall be based on the educational needs of the District.
3025 3026 3027 3028		a. A faculty member may be involuntarily laterally transferred provided (1) minimum qualifications as defined in 5 CCR §53410, (2) reasonableness, and (3) seniority have been appropriately considered.
3029 3030 3031 3032 3033		b. Faculty members to be involuntarily laterally transferred shall have the right to indicate preferences from a list of vacancies, and the District shall honor such requests on the basis of (1) required minimum qualifications, (2) reasonableness, and (3) seniority.
3034 3035 3036		c. A faculty member to be involuntarily laterally transferred shall be given the reasons for the transfer.
3037 3038 3039 3040 3041 3042		d. An involuntary lateral transfer shall result in compensation at the appropriate compensatory step and column.

3043		ARTICLE XX
3044		TRAVEL
3045		
3046	20.1.	Faculty members shall be reimbursed for all actual and necessary expenses incurred
3047		while on District approved travel as defined in Board Policy.
3048		
3049 3050	20.2.	Current IRS rates will be used for private automobile mileage reimbursement.
3050	20.3.	Feaulty members shall be accurred under Worker's Companyation Insurance as provided
	20.5.	Faculty members shall be covered under Worker's Compensation Insurance as provided
3052		by law.
3053	20.4	
3054	20.4.	If the District requires a faculty member to drive a District vehicle and special California
3055		driver's license is required to drive that vehicle, the District shall pay the costs involved
3056		in obtaining the license, including the cost of the license.
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3089		ARTICLE XXI
3090		SAFETY
3091		
3092	21.1	Faculty member safety is a primary concern of the District and the Association.
3093		
3094	21.2.	The District agrees to comply with applicable federal, state, and local laws and
3095	21.2.	regulations affecting faculty member safety in providing and maintaining safe working
3096		conditions and equipment.
3090		conditions and equipment.
	21.2	A faculty member who notices any wrache can dition (a) shall report the can dition
3098	21.3.	A faculty member who notices any unsafe condition(s) shall report the condition
3099		immediately to the immediate supervisor or the Campus Safety Coordinator.
3100		
3101	21.4.	Each faculty member shall adhere to the District's safety rules and policies for the well-
3102		being of the students and faculty member of the District, and shall attend all scheduled
3103		District safety training sessions which are related to their assignments, as required by
3104		law, regulation or for insurance/risk management compliance.
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3135	ARTICLE XXII
3136	LAY-OFF PROCEDURES
3137	
3138	Should the District institute a layoff of full-time faculty, the statutory guarantees contained in the
3139	California Education Code as applicable to Community College Districts are incorporated into
3140	this Agreement and shall apply.
3140	uns represent and shan appry.
3141	All faculty in the South Orange County Community College District are in one Faculty Service
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3181		ARTICLE XXIII
3182		DISCIPLINE PROCEDURES
3183		
3184	23.1.	The statutory guarantees contained in the California Education Code applicable to the
3185		disciplining of District full-time faculty members are incorporated into this Agreement
3186		and shall apply to tenured and non-tenured faculty.
3187		
3188	23.2.	No full-time faculty member shall be dismissed or penalized unless the District has
3189		fulfilled its obligations to evaluate such faculty member in accordance with the
3190		procedures outlined in Article XVII, Evaluations.
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3227	ARTICLE XXIV
3228	FEDERAL AND STATE STATUTES REGARDING HARASSMENT AND
3229	DISCRIMINATION
3230	
3231	The Board of Trustees and the Faculty Association agree that the District will strictly adhere to
3232	federal and state statutes and guidelines regarding sexual harassment and discrimination.
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3273 3274 3275			ARTICLE XXV GRIEVANCE PROCEDURES
3275 3276 3277	25.1.		al Provisions evance is a formal written allegation by a grievant who alleges a violation,
3277 3278 3279		0	plication or misinterpretation of a specific article, section, or provision of this
3280		8	
3281 3282 3283 3284		a.	The purpose of this procedure is to secure, at the lowest possible level, an equitable resolution of a grievance. Both parties agree that these proceedings will be kept as informal and confidential as appropriate at any level of the procedure.
3285 3286 3287 3288		b.	Actions to challenge or change the policies of the District as set forth in law, policies, rules and regulations and procedures not contained within this Agreement, and/or actions for which another process is provided by law (e. g., discrimination) must be undertaken under separate processes.
3289 3290 3291 2202		c.	This grievance procedure may be used to dispute a decision regarding the granting of tenure.
3292 3293 3294 3295 3296 3297 3298		d.	Nothing contained herein will be construed as limiting the right of any faculty member having a grievance to discuss the matter informally with the appropriate member of the administration, and to have the grievance adjusted without intervention by the Association, provided that the adjustment is consistent with the terms of this Agreement and that the Association has been given an opportunity to review the grievance, the proposed resolution, and state its view.
3299 3300 3301 3302 3303		e.	Prior to filing a grievance at Level I below, the grievant is encouraged to discuss the potential grievance with his/her dean or appropriate supervisor, either directly or through the Association's grievance representative or designee, with intent to resolve the grievance informally.
3304 3305 3306 3307 3308			If the grievant is not satisfied with the disposition of the potential alleged grievance at the informal level, the grievant may file a formal grievance in accordance with the provisions of Section 25.4.a. of this article.
3309 3310 3311 3312 3313 2214		f.	The grievant may be represented by an Association representative at all levels of the grievance procedure under Section 25.4. below. Should the Association waive its rights to be present and/or state its view at any one stage of the procedure, the Association shall retain the right to do so at any or all subsequent stages of the grievance procedure.
3314 3315 3316 3317 3318		g.	If a grievance arises from action or inaction by the District administration, the aggrieved person shall submit such grievance directly to the Association and the Chancellor or designee, and if necessary this grievance shall continue as specified in Level III (see Section 25.4.c. below).

3319 3320 3321 3322 3323 3324 3325 3326 3327 3328 3329 3330 3331		h. i.	If the grievance arises from action or inaction by the Chancellor, the grievance shall be submitted directly to the Association and to the Chancellor or designee. In the event that the grievance is not resolved between the grievant and/or the Association and the Chancellor or designee, the grievance will be submitted to the Board of Trustees through the Board President. If necessary, this grievance shall continue as specified in Level IV (see Section 25.4.d. below). No reprisals of any kind will be taken by the Board, the Chancellor, any member or representative of the administration of the District, or by the Association, its officers or its members against any aggrieved person, any party in interest, any member of the Association, or any other participant in the grievance procedure by reason for such participation.
3332			
3333	25.2.	Sched	luling of grievance meetings
3334 3335		0	Eveny offert will be made to schedule meetings for the processing of an inverses at
3336		a.	Every effort will be made to schedule meetings for the processing of grievances at times that will not interfere with the regular assigned duties of the participants.
3337			times that will not interfere with the regular assigned duties of the participants.
3338		b.	In accordance with Article VI (Association Rights), the Association representative
3339		0.	will, upon reasonable notice to the appropriate dean, be released from duties
3340			without loss of pay to attend meetings.
3341			
3342		C.	If the grievance meeting must be held at a time which conflicts with the grievant's
3343			assigned duties, upon reasonable notice to the appropriate dean, the grievant will
3344			be released to attend the meeting. Any District employee who is requested by any
3345			party of interest to appear in such meetings or hearings as a witness shall, upon
3346			reasonable notice to appropriate dean or supervisor, be released from assigned
3347			duties to attend the meeting.
3348			
3349	25.3.	Time	Limits
3350			
3351		a.	All grievances should be processed in an expeditious and timely manner.
3352		1	
3353		b.	Should the grievant fail to comply with the established time limits at any step,
3354			he/she shall forfeit all rights to process the existing grievance.
3355 3356		0	Should the District or its designated representatives fail to respond to a grievance
3350 3357		c.	within established time limits at any step, the grievant is entitled to proceed to the
3358			next step.
3359			next step.
3360		d.	Any time limits set forth herein shall begin the day following the receipt of a
3361			written decision.
3362			
3363		e.	Time or procedural steps may be waived at any step by mutual written agreement.
3364			

3365	25.4.	Grieva	ance Procedure						
3366									
3367		a.	Level	I – Immediate Supervisor					
3368									
3369			(1)	Within one (1) year after the occurrence of the act or omission giving rise					
3370				to the grievance, the grievant shall present his/her grievance in writing to					
3371				the appropriate Association grievance chair and the immediate supervisor					
3372				on the District grievance form (Appendix D). The grievance shall contain					
3373				a clear and concise statement of the grievance, the circumstances involved,					
3374				including any supporting evidence, the specific sections of this Agreement					
3375				alleged to have been violated, the affected employee(s) and the specific					
3376				remedy sought.					
3377									
3378			(2)	Within ten (10) days of receiving the grievance the immediate supervisor					
3379				may request a formal conference to discuss the grievance. The immediate					
3380				supervisor shall render a decision to the grievant in writing within ten (10)					
3381				days of receiving the grievance, or of the date that the grievance					
3382				conference was held, whichever is later.					
3383									
3384		b.	Level	II – President or Designee					
3385									
3386			(1)	In the event the grievant is not satisfied with the decision, if provided, at					
3387				Level I, the decision may be appealed on the grievance form to the					
3388				President, within ten (10) days of receiving the Level I decision, or when					
3389				it should have been received.					
3390									
3391			(2)	In order to be processed or considered, the appeal shall include copies of					
3392				the original grievance and decision, if rendered, and the reason for the					
3393				appeal.					
3394									
3395			(3)	The President, or designee, shall hold a conference with the grievant upon					
3396				request of either party. The President, or designee, shall communicate the					
3397				decision about the grievance to the grievant in writing on the grievance					
3398				form within ten (10) days of receiving the appeal and forward a copy of					
3399				the response to Faculty Association.					
3400									
3401			(4)	The President's designee shall not be any person who has previously ruled					
3402				on the grievance at any of the previous levels.					
3403			· ·						
3404		c.	Level	III – Chancellor or Designee					
3405			(1)						
3406			(1)	If the grievant is not satisfied with the decision at Level II, the grievant					
3407				may appeal the decision to the Chancellor, or designee, on the grievance					
3408				form within ten (10) days of receipt of the decision at Level II, or of when					
3409				the decision should have been received.					
3410									

3411 3412		(2)	The appeal shall include a copy of the original grievance and appeals with decision rendered, and reasons for the appeal.
3413			
3414		(3)	The Chancellor, or designee, shall hold a conference with the grievant
3415			upon request of either party. The Chancellor, or designee, shall
3416			communicate the decision to the grievant in writing on the grievance form
3417			within fifteen (15) days of receiving the appeal and forward a copy of the
3418			response to Faculty Association.
3419			
3420		(4)	The Chancellor's designee shall not be any person who has previously
3421			ruled on the grievance at any previous level.
3422			
3423	d.	Levell	V – Arbitration
3424	u .	201011	
3425		(1)	Where the grievant and Faculty Association wish to proceed to arbitration,
3426		(1)	a request shall be made to the Director of Human Resources within ten
3427			(10) days of receipt of the Chancellor's, or designee's, decision or of the
3428			date the decision should have been received. Should the Faculty
3428			•
			Association and the District be unable to mutually agree on the selection of an arbitrator:
3430			of an arbitrator.
3431			
3432			(a) Within five (5) days the Human Resources Office shall request a
3433			list of seven (7) arbitrators from the State Mediation and
3434			Conciliation Service.
3435			
3436			(b) Within ten (10) days after receipt of the list, a representative of the
3437			District and a representative of Faculty Association shall
3438			alternately strike names from the list until only one name remains.
3439			
3440		(2)	Upon selection of the arbitrator, the Human Resources office shall contact
3441			the selected arbitrator to schedule a hearing at the earliest convenience of
3442			the arbitrator and the parties.
3443			
3444		(3)	Arbitrator expenses, including any per diem fees, actual and necessary
3445			travel and subsistence expense, and other fees and expenses shall be paid
3446			equally by the District and the Faculty Association.
3447			
3448		(4)	If either party so requests, the arbitrator shall specifically rule upon the
3449			appropriateness of arbitration of contested issues prior to the hearing on
3450			the merits of the grievance. If the parties cannot agree upon a statement of
3451			the issues to be arbitrated, the arbitrator shall determine the issues by
3452			referring to the written grievance and the answers thereto at each step.
3453			referring to the written grievance and the answers thereto at each step.
3454		(5)	The arbitrator may render a decision only regarding the interpretation of
3455		(\mathbf{J})	the provision or provisions of this Agreement at issue between the parties.
3456			The arbitrator shall have no authority to add to, subtract from, alter,
5-150			The around of shall have no autionty to add to, subtract from, alter,

3457 3458		amend, or modify any provisions of this Agreement. The arbitrator shall be without power or authority to make any decision that requires the
3459		District or the administration to perform an illegal act.
3460 3461	(6)	After a bearing and after both parties have had an opportunity to make
3462	(6)	After a hearing and after both parties have had an opportunity to make written or oral arguments, the arbitrator shall submit, in writing, to all
3463		parties, his or her findings and award. The award of the arbitrator shall be
3464		binding on the Board of Trustees unless a court of competent jurisdiction
3465		directs otherwise.
3466		difects otherwise.
3467	(7)	Arbitrator's Recommendation
3468	()	Arbitrator 8 Recommendation
3469		(a) The Board shall adopt the arbitrator's recommendation at its next
3470		regular meeting after receipt, providing a minimum of ten (10)
3471		days elapse from receipt to the Board meeting.
3472		days enapse from receipt to the board meeting.
3473		(b) The Chancellor may meet with the grievant and representatives to
3474		discuss other alternative solutions, if the arbitrator's decision
3475		would result in a proven financial hardship for the District. Any
3476		meeting to discuss alternative solutions does not release the
3477		District from the binding award recommended by the arbitrator
3478		unless agreed to in writing by the District and Faculty Association.
3479		······································
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3501 3502		
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3503				ARTICLE XXVI							
3504		BC	ONDEI	D SABBATICAL AND PROFESSIONAL DEVELOPMENT							
3505											
3506	26.1.	Bonde	Bonded Sabbatical								
3507											
3508			discretion of the Board of Trustees, upon the recommendation of the District								
3509				al Committee, the District may grant a sabbatical to eligible faculty members							
3510		(Calif.	Ed. Co	d. Code, Sections 87767 and 87768).							
3511											
3512		a.	Purpos	Purpose							
3513											
3514			A sabb	patical is to allow for the professional enhancement of the faculty member.							
3515			Such p	professional enhancement shall be to the benefit of the faculty member,							
3516			his/hei	r college, students, and/or to the District. The value of what the faculty							
3517				er may contribute following his/her return includes, but is not limited to, the							
3518			areas o	of pedagogy, curriculum development, and the culture of the college and the							
3519			comm	unity it serves.							
3520											
3521		b.	Length	n of Sabbatical							
3522											
3523			A sabb	patical leave may take one of two possible forms:							
3524											
3525			(1)	One semester at full pay and employee benefits, or							
3526											
3527			(2)	One academic year at two-thirds pay and full employee benefits.							
3528											
3529		c.	Eligibility								
3530											
3531			(1)	Any tenured full-time faculty member who has served the District for at							
3532				least six (6) consecutive years without a break in service (Calif. Ed. Code,							
3533				Section 87768) is eligible for a sabbatical. No more than one such							
3534				sabbatical may be granted in each seven-year period.							
3535											
3536			(2)	An eligibility list will be prepared by the Human Resources Office no later							
3537				than July 1st of the preceding year and sent to the Sabbatical Committee							
3538				chair.							
3539											
3540		d.	Accep	table Sabbatical Projects							
3541											
3542			A sabt	patical may be granted for any of the following purposes:							
3543			(1)								
3544			(1)	Professional study related to assigned discipline(s) or for the purpose of							
3545				retraining when there is a scheduled phase-out in a discipline and/or							
3546				program.							
3547											

3548 3549 3550		(2)	Completion of courses for an advanced degree related to assigned discipline(s) or in advanced studies related to higher education.
3551 3552 3553		(3)	Special project, research or assignment that relates to the goals and mission of the College and District.
3554 3555 3556		(4)	Travel related to assigned discipline, course and/or program of faculty member.
3557 3558	e.	Sabbat	tical Committee
3559 3560 3561 3562 3563		(1)	The Sabbatical Committee will consist of up to one (1) faculty member from each Division/School, one (1) administrator from each college who will be appointed by the college President, and the appropriate Vice Chancellor, who will also serve as co-chair.
3564 3565 3566		(2)	Members of the Sabbatical Committee may not submit a sabbatical proposal, nor serve in the year following the completion of a sabbatical.
3567 3568		(3)	Committee members will elect a chair and have one (1) vote each.
3569 3570 3571		(4)	The Committee shall have as its sole responsibility the handling of matters pertaining to bonded sabbaticals.
3572 3573 3574 3575		(5)	The Sabbatical Committee shall meet during September each year to establish procedures and policies within the scope of this Master Agreement.
3576 3577 3578 3579		(6)	The Committee shall also establish all timelines for the application and approval process provided that all recommendations for sabbaticals shall be forwarded to the Chancellor no later than December 20th.
3580 3581	f.	Applic	eation Process
3582 3583 3584 3585 3586		(1)	Faculty members shall be notified by the Sabbatical Committee of their eligibility to apply for a sabbatical and provided with instructions for completing the application form and the final report. In addition, faculty members will be informed of all necessary deadlines and procedures.
3580 3587 3588 3589 3590		(2)	The faculty member shall discuss the proposed sabbatical project with division/school peers, Department Chair, Division/School Dean, appropriate Vice President, and solicit input/feedback.
3591 3592 3593		(3)	The faculty member shall submit to the college President a copy of his/her sabbatical proposal (or a rough draft thereof) for input and feedback. The President may provide comments and indicate one of the following:

3594 3595 3596			(a)			The sabbatical proposal (with input as indicated) can to the committee.
			(b)	NON		DT. The school and proposed will be notypined to the
3597			(b)			DRT: The sabbatical proposal will be returned to the
3598				•		er with recommendations to warrant the President's
3599				suppor	t.	
3600						
3601				i.		event where the College President does not support a
3602					sabbat	tical proposal, the faculty member may:
3603						
3604					a)	reconsider the President's input and resubmit the
3605						sabbatical proposal to the President, or
3606						
3607					b)	rescind the sabbatical proposal, or
3608						
3609					c)	forward the sabbatical proposal to the Sabbatical
3610						Committee with the President's comments and non-
3611						support.
3612						
3613		(4)	The fac	culty me	ember	shall submit his/her sabbatical proposal with all
3614				-		ocuments to the Sabbatical Committee prior to the
3615			deadlin			L
3616						
3617		(5)	Under	exception	onal ci	rcumstances, the Sabbatical Committee may choose
3618				-		cations. The Committee has the sole responsibility for
3619						ria for exceptional circumstances and whether or not
3620				-		application.
3621						
3622		(6)	If the a	pplican	t make	s changes to the proposal after it has been reviewed
3623		(0)				e co-chairs will discuss the changes with the college
3624			•			s/her support for the changes.
3625			preside	iii uiiu		sher support for the entinges.
3626	g.	Approv	val Proc	ess		
3627	5.	rippio	, ur 1 10 0	000		
3628		(1)	Follow	ing pro	cedure	s and guidelines established by the Sabbatical
3629		(1)		• •		orth herein, the Committee shall approve (or
3630						batical application by a majority vote of the
3631						ard their approved list to the College President.
3632			Comm	nuce and	u 101 wa	and then approved list to the conege resident.
3633		(2)	The no	mag of	opprov	ed applicants for a sabbatical shall be forwarded to
3634		(2)				commendation to the Board of Trustees no later than
				ber 20tl		commendation to the Board of Trustees no fater than
3635			Decem		11.	
3636		(2)	The D-	and of	Tunnata	a may grant a saphatical (Calif Ed Cada Castiens
3637		(3)				es may grant a sabbatical (Calif. Ed. Code, Sections
3638						eligible faculty members whose applications have
3639			been ap	pproved	i by the	e Sabbatical Committee.

3640 3641 3642		(4)	Each faculty member shall be notified on or before March 1st regar he acceptance or rejection of their application.	ding
3642 3643 3644 3645 3646 3647		(5)	In the event there are multiple sabbatical requests in the same depart for the same period, the dean may defer an approved sabbatical so a o interfere with the regular operation of a department, subject to the following conditions:	as not
3648 3649 3650			(a) A deferred sabbatical must be granted within one (1) year of date on which the deferred sabbatical was due to commence	
3651 3652 3653			b) Faculty members will retain their cycle of sabbatical eligibit based on the approval date of the application.	lity
3654 3655			c) When a sabbatical deferral is necessary, faculty members ap for their first sabbatical will receive priority.	oproved
3656 3657 3658 3659 3660 3661			d) When a sabbatical deferral is necessary, and all affected fac members have previously received a sabbatical, in the abser mutual agreement to the contrary among the affected faculty members, priority will be given to the most senior faculty m as determined by the District-assigned faculty seniority num	nce of a y nember
3662 3663	h.	Numł	of Sabbaticals and Priority Determinations	
3664 3665 3666 3667 3668 3669 3670 3671		(1)	The number of semesters available for faculty sabbaticals shall be calculated as 4.63% of the full-time faculty semester/year obligation reported by the Chancellor's Office, California Community College the District in the fall of that academic year (CCR, Title 5, Sections (a), 1 and 53302). Deferred sabbaticals according to Section 26.1.g. will not be reflected in the 4.63% allocation for the next academic y	es to s 51025, .(5)
3672 3673 3674 3675 3676 3677 3678		(2)	The determination of the number of semesters available for sabbatic any given academic year shall be made by rounding up after the nultiplication process takes place. Example: $4.63\% \ge 255$ (faculty) = $11.8 \ge 2 = 23.6$ or 24 semesters	cals for
3679 3680 3681 3682 3683 3683 3684 3685		(3)	 The Sabbatical Committee will assign priority to proposed sabbatic projects as follows: (a) A first time applicant will be given priority over applicants have had a previous sabbatical. 	
3685			1	

3686 3687 3688 3689			(b)	Thereafter, applicants will be determined by seniority of service and by the quality of the proposal as ranked by the Sabbatical Committee.
3690 3691 3692			(c)	In the event of a tie when all previous criteria have been met, the tie shall be broken by a majority vote of the Sabbatical Committee.
3693 3694 3695 3696		(4)	Comm increas	of alternates shall be established and maintained by the Sabbatical aittee, in the event that a change of plan of a faculty member or ses in the total number of full-time faculty members employed s additional available sabbatical semesters.
3697 3698	i.	Length	-	onditions for a Sabbatical
3699		0		
3700		(1)	The re-	cipient of a one semester sabbatical will be compensated at his/her
3701				r salary and employee benefits; a two-semester sabbatical at two-
3702			thirds a	regular salary and full District-provided benefits. Year-long
3703			sabbati	icals shall reduce the District contribution to STRS. Faculty
3704			membe	ers wishing to maintain full service credit with STRS must contact
3705			STRS.	
3706				
3707		(2)	Salary	while on sabbatical shall be paid on a monthly basis during the
3708			acaden	nic year.
3709				
3710		(3)	-	y members cannot assume any other, additional full-time
3711				yment while on sabbatical, unless it is an integral part of their
3712				red sabbatical. If this provision is violated, all compensation and the
3713			cost of	Femployee benefits must be returned to the District.
3714				
3715		(4)	•	y members granted sabbatical shall not be authorized to perform
3716				onal professional services such as overload, overtime, part-time
3717				ment, stipend, and grants for District pay. Nor will the District
3718				equipment or materials, pay travel costs, or provide remuneration
3719				han the sabbatical compensation during the period of the sabbatical.
3720			The Bo	pard may, upon application, grant exception to this provision.
3721		(\mathbf{r})	A 11	
3722		(5)		batical shall be counted as experience for advancement on the salary
3723			schedu	iit.
3724		(6)	Acada	mic gradite corned while on schlatical or professional development
3725		(6)		mic credits earned while on sabbatical or professional development
3726 3727			-	y may be used toward salary increments the following academic
3727			year, ll	n accordance with the existing board policies.
3728	i	Guarar	ntees	
5141	j.	Juaral	11005	

3730 3731 3732 3733		(1)	service	culty member must agree to return to the District for a period of e equal to twice the period of the sabbatical (Calif. Educ. Code, n 87770).
3734 3735 3736 3737 3738 3739 3740		(2)	held at would faculty becom	culty member shall be returned to the same or comparable position the time the sabbatical was granted. If conditions arise which make it necessary to change the faculty member's assignment, the member shall be notified, whenever possible, before the change es effective. Nothing in this paragraph is intended to be in conflict calif. Educ. Code Section 87774.
3740 3741 3742 3743 3744 3745 3746		(3)	include Distric reperce	ritten agreement between the District and the faculty member es a bond paid for by the District. The bond covers pay and the et's cost of employee benefits. If the bond is forfeited, any ussions from the bonding company are the sole responsibility of the member (Calif. Educ. Code Sections 87770 and 87771).
3747	k.	Eviden	ice of C	ompletion
3748				
3749		(1)	-	completion of the sabbatical and within sixty (60) days of the
3750			•	member's return to duty, a narrative report shall be submitted to
3751				bbatical Committee for review and acceptance (or non-acceptance).
3752			This re	eport will include:
3753				
3754			(a)	a record of the activity such as, transcripts of study completed a
3755 3756				copy of the product developed, and/or an evaluation of the project pursued;
3757				
3758			(b)	a discussion of its impact on teaching and learning;
3759				
3760			(c)	a description of how the sabbatical information will be used in a
3761				professional development plan;
3762			(1)	
3763			(d)	a narrative on how the information contributes to the benefit of the
3764				students and to the District.
3765 3766		(2)	If the c	opproved subhatical project contains on implementation process or
3767		(2)		approved sabbatical project contains an implementation process or bbatical Committee would like a follow-up report, the faculty
3768				er will provide the information requested in the time line provided.
3769			memo	er win provide the information requested in the time line provided.
3770		(3)	The fa	culty member must schedule a minimum of one presentation(s) at a
3771		(\mathbf{J})		such as Professional Development Week, Division/School
3772				gs, College Sabbatical Forum, and/or at a professional
3773				zation(s) meeting.
3774			organi	zuton(s) mounts.

3775		(4	4)	The Board of Trustees and/or the Sabbatical Committee may invite
3776				representative faculty members to make presentations of their sabbatical
3777				project/activity at Board of Trustees meetings.
3778				
3779		1. S	tatus (Changes Relating to an Approved Sabbatical
3780				
3781		0	Once th	ne faculty member has been approved by the Board of Trustees for a
3782				cal activity, it is the faculty member's responsibility to inform in writing
3783				batical Committee Chair and the appropriate Vice Chancellor of any
3784				(s) in status with the sabbatical from the time the faculty member knows or
3785			-	have known of a change.
3786		51	liouiu	
3787		(1	1)	Project
3788		()	.,	
3789				In the original application, the faculty member requests time to complete a
3790				project with a stated outcome; however, circumstances, conditions, etc.,
3791				identified in the application sometimes change. The faculty member must
3792				submit a request for change to the Sabbatical Committee, College
3793				President, and Chancellor, and seek approval from the Board of Trustees
3794				before implementing any changes with the sabbatical project.
3795				before implementing any enanges with the sabbattear project.
3796		(2	2)	Extenuating Circumstances
3797		(2	2)	Extendating Circumstances
3798				In the event that an extenuating circumstance occurs (such as, natural
3799				disaster, long term family illness) that may impact the content and/or
3800				timelines of the sabbatical project, the faculty member must report such
3800				change to the Sabbatical Committee, College President, Chancellor, and
3802				
3802				seek approval from the Board of Trustees before implementing any
3803				changes with the sabbatical project.
3804		(2	2)	Serious or Long-Term Illness/Injury of the Faculty Member
3805		(3))	Serious of Long-Term miless/injury of the Faculty Member
				It is the responsibility of the faculty member to notify the Director of
3807				It is the responsibility of the faculty member to notify the Director of
3808				Human Resources and the appropriate Vice Chancellor within thirty (30)
3809				days from the onset or change in physical condition.
3810	26.2	D C '	תו	1
3811	26.2.	Professio	onal D	evelopment
3812		A / /1 1*		
3813				on of the Board of Trustees, the District may grant a faculty member a paid
3814		-		e of absence of up to two (2) years for professional development which
3815		•		ut shall not be limited to, additional schooling and/or training,
3816		÷ ÷		a faculty exchange programs, a project/activity that would benefit the
3817		-		District, involvement in research efforts and acceptance of long-term
3818		U		other higher education institutions, agencies, corporations, foundations, or
3819		governme	ent (C	Calif. Ed. Code Section 87768).
3820				

 Absence shall not be deemed a break in service. Absence shall not be deemed a break in service. B25 C. Upon return, a faculty member will return to the same or comparable position. B27 d. The faculty member will receive credit for annual salary increments, employee benefits, including, but not limited to, insurance and retirement benefits, to the extent not expressly prohibited by law. B333 B344 B355 B356 B357 B358 B351 B352 B353 B354 B355 B355 B355 B356 B357 B358 B359 B40
3825 c. Upon return, a faculty member will return to the same or comparable position. 3827 d. The faculty member will receive credit for annual salary increments, employee benefits, including, but not limited to, insurance and retirement benefits, to the extent not expressly prohibited by law. 3831 3832 3833 3834 3835 3836 3837 3838 3838 3834 3839 3840 3841 3843 3842 3843 3843 3844 3844 3845 3845 3846 3851 3851 3852 3853 3853 3854 3854 3855 3855 3856 3856 3857 3857 3858 3858 3859
3826c.Upon return, a faculty member will return to the same or comparable position.3827.The faculty member will receive credit for annual salary increments, employee benefits, including, but not limited to, insurance and retirement benefits, to the extent not expressly prohibited by law.3831.3833.3834.3835.3836.3837.3838.3839.3840.3841.3842.3843.384438453846385038513851385238533854385538563857385838563857385838583859
3826c.Upon return, a faculty member will return to the same or comparable position.3827.The faculty member will receive credit for annual salary increments, employee benefits, including, but not limited to, insurance and retirement benefits, to the extent not expressly prohibited by law.3831.3833.3834.3835.3836.3837.3838.3839.3840.3841.3842.3843.384438453846385038513851385238533854385538563857385838563857385838583859
3827 d. The faculty member will receive credit for annual salary increments, employee 3829 benefits, including, but not limited to, insurance and retirement benefits, to the 8830 extent not expressly prohibited by law. 3831 3832 3833 3833 3834 3835 3835 3836 3836 3837 3838 3838 3839 3840 3841 3842 3842 3843 3844 3844 3845 3846 3846 3847 3850 3851 3851 3853 3853 3856 3856 3857 3858 3856 3856 3857 3858 3856 3856 3857 3858 3859
3828d.The faculty member will receive credit for annual salary increments, employee benefits, including, but not limited to, insurance and retirement benefits, to the extent not expressly prohibited by law.3830extent not expressly prohibited by law.3831salar3833salar3836salar3837salar3838salar3839salar3840salar3841salar3842salar3843salar3844salar3845salar3846salar3850salar3851salar3851salar3852salar3853salar3854salar3855salar3856salar3858salar3859salar
3829 benefits, including, but not limited to, insurance and retirement benefits, to the 3830 extent not expressly prohibited by law. 3831 3833 3833 3834 3834 3835 3835 3836 3836 3837 3837 3838 3838 3839 3840 3841 3841 3842 3842 3843 3844 3844 3845 3846 3846 3847 3850 3851 3851 3852 3853 3854 3856 3857 3857 3858 3859 3859
3830 extent not expressly prohibited by law. 3831
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3867 3868				ARTICLE XXVII BENEFITS								
3869 3870	27.1.	Health	Health Insurance									
3870 3871 3872 3873 3874 3875		workir The co	The District shall pay 100 percent of the health insurance premium for faculty members working 75 percent or more of a full-time faculty contract and their eligible dependents The coverage provided shall meet the specifications on file at the District Business Office.									
3876	27.2.	Part-T	ime Fac	culty Health Insurance								
3877 3878 3879 3880 3881 3882 3883 3883 3884		a.	faculty throug medica insura	provide an opportunity for individual part-time or members who are not provided health or medical insurance coverage h this District as a retired full-time faculty member, a family member's al insurance plan, provided group plan, or other employer's medical nee plan to receive an allowance to secure comprehensive medical coverage r own choosing.								
3885 3886 3887 3888 3889 3890 3890 3891 3892		b.	allowa compression each so time fa	ning in the Fall semester of 2019, the District shall provide a monthly nce to qualified part-time faculty members for the purpose of purchasing ehensive health insurance. The amount of the allowance will be determined emester, and will be \$381,000 divided by the total number of qualified part- aculty members who have filed an approved application for that semester, a maximum of \$500 per month, or \$2500 per semester per part-time faculty er.								
3893 3894 3895 3896		с.	progra	llowance is toward a qualified voluntary comprehensive health insurance m of the faculty member's individual arrangement and choice for the part- aculty member who meets the following criteria:								
3897 3898			(1)	Eligibility is reviewed each semester.								
3899 3900 3901 3902			(2)	The faculty member must be employed for a minimum of 12 LHE in the District in the 12-month period ending at the end of the prior semester (summer session counts toward meeting this requirement).								
3903 3904 3905 3906 3907			(3)	The faculty member must have been employed in the District for five semesters during a period of three years immediately preceding the end of the prior semester (summer session does not count toward meeting this requirement).								
3908 3909 3910			(4)	The faculty member must work a minimum of three LHE in the District during the semester for which the District contribution is to be made.								

3911 3912 3913 3914			Distric	semester the faculty member must submit the following to the ct Business Office no later than the September 10 th and February 10 th .m. (PST) in order to be eligible for the District allowance:
3915 3916 3917 3918 3919			(a)	Relevant documentation of current enrollment in a voluntary Bronze, Silver, Gold, or Platinum medical plan provided through Covered California under the Patient Protection and Affordable Care Act, or an equivalent medical or health insurance plan.
3919 3920 3921 3922 3923 3924 3925			(b)	A signed affidavit attesting that the part-time faculty member is not eligible for health or medical insurance coverage through this District as a retired full-time faculty member, a family member's medical insurance plan, provided group plan, or other employer's medical insurance plan.
3923 3926 3927 3928 3929 3930			(c)	If coverage is terminated, the part-time faculty member must notify the District within 10 days of the date of termination. If the policy is terminated, the benefit will cease for the remainder of the semester.
3930 3931			(d)	This program is subject to random District audits.
3932				
3933 3934				llowance will cease if the employee no longer meets the of the above criteria.
3934 3935		Tequite	ments	of the above criteria.
3936		The Di	strict a	llowance shall be paid through payroll and will be prorated over the
3937				ychecks received by the eligible faculty member each semester.
3938				
3939				ulty health insurance (Section 27.2.) is subject to reopening on June
3940		1, 2020).	
3941				
3942	27.3.	Dental Insuran	ice	
3943			. 11	
3944 3945				y one hundred percent of the premium for dental insurance for
3945 3946		•		king 75% or more of a full-time contract and their eligible e provided shall meet the specifications on file at the District
3940 3947		Business Offic	-	e provided shan meet the specifications on me at the District
3948		Dusiness Offic	<i>.</i>	
3949	27.4.	Vision Insuran	ice	
3950	_,	101011 110011		
3951		The District sh	all pay	one hundred percent of the premium for vision insurance for
3952		faculty membe	ers wor	king 75% or more of a full-time contract and their eligible
3953		•		e provided shall meet the specifications on file at the District
3954		Business Offic	æ.	
3955				
3956				

3957 3958	27.5.	Employee Assistance / Mental Health Program
3959		The District shall pay one hundred percent of the premium for a faculty member's
3960		assistance/mental health program for employees working 75% or more of a full-time
3961		faculty contract and their eligible dependents. Coverage provided shall meet the
3962		specifications on file at the District Business Office.
3963		specifications on file at the District Dustriess office.
3964	27.6.	Life Insurance
3965	27.01	
3966		The District shall pay one hundred percent of the premium for life insurance for faculty
3967		members working 75% or more of a full-time faculty contract and their eligible
3968		dependents. The coverage provided shall be two times the annual salary up to
3969		\$200,000.00, plus \$50,000.00.
3970		
3971	27.7.	Long Term Disability Insurance
3972		
3973		The District shall pay one hundred percent of the premium for long-term disability
3974		(salary protection) for faculty members working 75% or more of a full-time faculty
3975		contract. The coverage provided shall meet the specifications on file at the District
3976		Business Office.
3977		
3978	27.8.	Long Term Care Insurance
3979		
3980		For faculty members working 75% or more of a full-time faculty contract, the District
3981		shall pay a maximum of \$8.00 per month toward the premium for long-term care
3982		insurance. Any unused portion of the \$8.00 may be used for employee-paid voluntary
3983		coverage for spouses. Coverage provided shall meet the specifications on file at the
3984		District Business Office.
3985		
3986	27.9.	Legal Assistance Program
3987		
3988		The District shall pay one hundred percent of the premium for legal assistance programs
3989		for faculty members working 75% or more of a full-time faculty contract and their
3990		eligible dependents. Coverage provided shall meet the specifications on file at the District
3991		Business Office.
3992		
3993	27.10.	Coverage Period
3994		
3995		Each full-time faculty member shall be covered for fringe benefits from the first of the
3996		month following his/her first contractual day of his/her first academic year with the
3997		District. In each succeeding year, coverage will be continuous unless the faculty member
3998		resigns, retires, otherwise separates from employment, or is otherwise specified in this
3999		agreement, in which case the benefits will end the last day of the month when
4000		employment ends.
4001		
4002		

1000		
4003	27.11.	Benefits During a Leave
4004		
4005		Faculty members shall receive medical, dental, vision, and life insurance benefits while
4006		on a leave of absence in accordance with the following conditions:
4007		
4008		a. Faculty members shall continue to receive insurance benefits while on paid leaves
4009		of absence.
4010		
4011		b. A faculty member on an unpaid leave of absence due to illness shall continue to
4012		receive insurance benefits, provided by the District, during the leave of absence
4013		but not to exceed twelve (12) months following the exhaustion of all leaves;
4014		provided, however, that if the faculty member has been employed for a period of
4015		ten (10) years or more in the District, and has reached the age of fifty-five (55),
4016		the District will provide health benefits for the absent faculty member until that
4017		faculty member is able to return to duty, elects to retire as specified in Section
4018		31.4. below, or is separated from the District.
4019		
4020		c. Faculty members on unpaid leave longer than one year are eligible to apply for
4021		employee paid insurance coverage under COBRA.
4022		employee para insurance coverage ander cobrax.
4023	27 12	Tax Sheltered Annuities
4024	27.12.	
4024		Faculty members may participate in tax sheltered annuity plans from the District's
4025		approved list of vendors. The District will provide payroll deduction for this purpose.
4020		approved list of vendors. The District will provide payroll deduction for this purpose.
4027	27 13	Medical Examinations and Tests
4028	27.13.	Medical Examinations and Tests
4029		Medical examinations and tests required by the District for employment shall be neid by
4030		Medical examinations and tests required by the District for employment shall be paid by the District.
4031		ule District.
	27.14	Daultin a
4033	27.14.	Parking
4034		
4035		Appropriate staff parking shall be provided on campus for \$60.00 per academic year for
4036		full time faculty members and \$30.00 per academic year for part-time faculty members.
4037	07.15	
4038	27.15.	Change in Level of Benefit
4039		
4040		The District agrees that changes to the level of benefit coverage will be negotiated.
4041		
4042		
4043		
4044		
4045		
4046		
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4048		

4049			ARTICLE XXVIII
4050	• • •	~	WORKLOAD BANKING PROGRAM
4051	28.1.	Gener	cal Provisions
4052			
4053		a.	Workload banking is a benefit for full-time tenured faculty. This benefit allows a
4054			full-time faculty member to earn and bank workload time credit in lieu of
4055			compensation and take time off in a future semester.
4056			
4057		b.	When a full-time faculty member accepts an assignment as overload, as part of a
4058			summer assignment, or during any other instructional session beyond the
4059			traditional semesters, that faculty member is paid according to the appropriate
4060			salary schedule (Appendix A). However, when a faculty member is banking
4061			overload for use in place of a future teaching assignment, that faculty member is
4062			earning LHE to be applied to a future assignment. Therefore, all banked workload
4063			will be valued at the appropriate LHE rate (as described in Section 28.3. below).
4064			
4065	28.2.	Work	load Banking
4066			
4067		a.	Full-time probationary and full-time tenured faculty members are eligible to earn
4068			and bank workload time credit.
4069			
4070		b.	Only tenured full-time faculty members are eligible to redeem banked workload
4071			credit.
4072		c.	Faculty members may accumulate a maximum of twenty (20) LHE or their
4073			equivalent toward banked workload. Banked workload credit not applied to a
4074			specific leave will remain banked, and will be applied to a future leave.
4075			
4076		d.	Banked workload leave will be scheduled only for the full length of a semester
4077			(no leaves shall be taken for part of a semester only).
4078			
4079		e.	Banked workload credit may be taken in increments ranging from three
4080			equivalent LHE to one equivalent semester. When on a banked workload leave
4081			the employee's professional development obligation, office hours and committee
4082			meeting obligations will be proportional to their assignment for the academic
4083			year. Partial leaves are subject to Section 28.2.g below.
4084			
4085		f.	Being on a full banked workload leave eliminates the contractual obligation for
4086			office hours and committee/college service work during the term of the leave.
4087			
4088		g.	Banked workload leaves will be limited to once every eight (8) semesters.
4089			······································
4090		h.	Workload credit earned in restricted or categorically funded programs may be
4091			banked only if allowed by State and Federal regulations and the granting agency.
4092			
4093		i.	Payment for banked workload earned in the fall and spring semesters, summer
4094			sessions, and any other instructional sessions beyond the traditional semesters will
			, and any other more even of the observed of the data of the bollowing server with

4095 4096 4097			be withheld by payroll. the end of the semester			fficially	posted as banked at
4098 4099 4100		j.	Faculty members who religible to apply or take longer than one semeste	e any ot			
4101 4102 4103	28.3.	Criter	ia to earn banked worklo	oad cred	it:		
4103 4104 4105		a.	A faculty member must	st have p	probationary or tenur	ed status	5.
4106 4107 4108		b.	The dean will acknowle through the Vice Presic	-	-	rkload a	nd record the request
4100 4109 4110 4111		c.	Banked workload credi thirty-two (32) LHE pe		0		•
4112 4113		d.	Full-time faculty memb banked workload credit		-		
4114 4115 4116			(1) Lecture Assignment	ments (contact hour)		
4117			(Contact	Hours		LHE for load
4118			Lecture		1		1
4119			Lab		1		1
4120			Practicum		1.2 (5/6)		1
4121			Tutorial		2		1
4122							
4123			Example: Digital Photo	ography	5/6 (units lecture/pr	acticum	per week)
4124			1 0	017			1 /
4125			3 Hours Lecture =	= 3	3 LHE		
4126							
4127			6 Hours Practicum =	=	<u>5 LHE</u>		
4128							
4129				8	8 LHE for load		
4130							
4131			(2) Non-Lecture As	ssignme	ents (clock hour)		
4132							
4133			Thirty (3	(30) cloc	ck hours = 1 LHE		
4134							
4135			<u>(</u>	Clock H	Iours	LHE fo	or Load
4136					-		
4137			Tutorial Coordination		2		1
4138			Library	, ,	2		1
4139			Counseling		2		1
4140			Learning Disability	-	2		1

41.41				
4141				
4142			(3)	Counselors and Librarians may include a maximum of 6 LHE of lecture
4143				courses per semester within their workload assignment. Therefore, to earn
4144				Workload Banked credit, Counselors and Librarians may accumulate up to
4145				forty percent (40%) of their credit from overload lecture assignments.
4146			Weat	load and it connect he comed.
4147		e.	WORK	load credit cannot be earned:
4148			(1)	while on a netwood would and assignment.
4149 4150			(1)	while on a reduced workload assignment;
4150 4151			(2)	while on sabbatical.
4151			(2)	while on sabballcal.
	201	Critor	in to rad	deem banked workload credit:
4153	28.4.	Criter	la to rec	
4154 4155		0	A f.,11	-time faculty member must have fifteen (15) LHE banked prior to taking a
4155		a.		ed workload leave.
4150			Ualike	a workioau leave.
4157		b.	Only	full-time tenured faculty members may schedule a banked workload leave.
4159		υ.	Olliy	run-time tenured faculty memoers may schedule a banked workload leave.
4160		c.	Tosc	hedule a banked workload leave, the faculty member must fill out the
4161		С.		priate District form (see Appendix E) and schedule the banked workload
4162				with the dean no later than February 1st for the Fall semester and no later
4163				September 1st for the Spring semester.
4164			thun c	september 1st for the spring semester.
4165			(1)	Every effort shall be made to accommodate a faculty member's request to
4166			(-)	redeem banked workload credit; however, it is recognized that a banked
4167				workload leave may be postponed under circumstances in which the
4168				absence of the faculty member would jeopardize the educational program.
4169				The dean shall put in writing any postponement of the request to redeem
4170				banked workload credit.
4171				
4172			(2)	When two or more faculty members from the same department or area
4173				apply to schedule banked workload leave and both/all cannot be
4174				accommodated, those faculty members who have not previously taken
4175				banked workload leave shall have priority in order of seniority. The
4176				remaining faculty will be given priority for the following semester.
4177				
4178			(3)	A requested banked workload leave can be postponed for no more than
4179				one academic year.
4180				
4181			(4)	To ensure the stability of a program, department, or school, the faculty
4182				member requesting banked workload leave may be requested to work with
4183				the Division/School Chair and dean to arrange for appropriate substitute
4184				coverage prior to scheduling a leave.
4185				

4186 4187	28.5.		the full-time faculty member is on a banked workload leave, unless an exception is l by the Board of Trustees, he/she will not be eligible to:							
4188										
4189		a.	work overload;							
4190										
4191		b. contract for extra assignments in the District;								
4192										
4193		c.								
4194										
4195		d.	work on any hourly assignments.							
4196										
4197	28.6.	Cashin	g out banked workload credit: Once a faculty member has made an irrevocable							
4198			Cashing out banked workload credit: Once a faculty member has made an irrevocable election for workload banking, the faculty member shall not be entitled to cash out exce							
4199			one of the following circumstances:							
4200										
4201		a.	retirement;							
4202										
4203		b.	medical disability as defined in Internal Revenue Code, Section 72 (m) (7);							
4204		0.								
4205		c.	termination (dismissal for cause), or release from probationary status;							
4206		с.	termination (distinistic for eause), or release from probationary status,							
4207		d.	death;							
4208		u.								
4209		e.	resignation.							
4210		0.	Testghutton.							
4211		When a	a faculty member is paid for accumulated banked workload credit (known as							
4212			ng out"), the rate of pay shall be at the rate of pay in effect at the time the banked							
4213			ad credit was earned. No partial "cashing out" will be allowed.							
4214		workio	ad creat was carried. Ito partial cushing out will be anowed.							
4215	28.7.	Record Keeping								
4216	20.7.	Keeping								
4217		Banked	d workload credit shall be recorded by each college and tracked by the District.							
4218			strict shall issue an annual statement to each faculty member and appropriate							
4219			strators showing the amount of posted banked workload credit, salary, and the							
4220		dates p								
4221		unics p								
4222	28.8.	Reserv	e Funds							
4223	20.0.	Itesei v								
4224		When t	the option to bank workload credit is exercised, an amount equal to the hourly							
4225			nsation earned by the full-time faculty member plus ten (10) percent shall be							
4226		-	in a separate reserve account that will be used only to pay for hourly replacements							
4227		-	he full-time employee schedules a banked workload leave or cashes out unused							
4228			All interest earned on this reserve shall remain in that account to offset the							
4229			the ses in hourly pay rates over time.							
4230		mereds	too in nourly puy rules over time.							
4231										
r <i>40</i> I										

4232 4233 4234				ARTICLE XXIX LEAVES		
4234 4235 4236	29.1.	Genera	al Provi	isions		
4230 4237 4238 4239 4240		through	The benefits provided faculty members by Sections 87700 through 87701 and 87763 through 87788 of the Education Code are incorporated into this Agreement except as supplemented in this Article.			
4240 4241 4242 4243			Unless otherwise stated, a faculty member on any approved leave shall be entitled to all benefits accorded and obligated by all duties as follows:			
4244 4245 4246		a.		Leave: Unless otherwise provided in this Article, a faculty member on a paid shall be entitled to:		
4240 4247 4248 4249			(1)	return to the same or comparable position which he/she held immediately before commencement of the leave,		
4250 4251			(2)	receive credit for annual salary increments provided during his/her leave,		
4252 4253 4254			(3)	receive during his/her leave all other benefits, including, but not limited to, insurance and retirement benefits, to the extent permitted by law.		
4255 4256 4257 4258 4259		b.	discret	d Leave: Except as otherwise prohibited by law, the District retains the sole tion as to whether to grant a request for an unpaid leave of absence. Unless vise provided in this Article, a faculty member on an unpaid leave shall be d to:		
4260 4261 4262			(1)	return to the same or comparable position which he/she held immediately before commencement of the leave,		
4263 4264 4265 4265			(2)	purchase health insurance for the duration of the leave by paying the premium, in full, on or before the first day of the leave, to the District's Business Office.		
4267 4268 4269 4270 4271		с.	teachin receive	red Contract Request Leave: A faculty member may request a reduced ng load for any given semester or academic year. The request must be ed 90 days prior to the semester in which the reduction is requested. tions to the notice of requirement may be granted by the College President.		
4272 4273 4274 4275 4276 4276			Colleg memb and re	ests must be submitted by the approved process to the appropriate dean and ge President. All reduced contracts shall be voluntary, and the faculty er understands that a reduced teaching load will reduce employee benefits tirement credit received. The faculty member's salary will be reduced in lance with the percentage reduction in teaching load request.		

4278	29.2.	Sick l	ve	
4279				
4280		a.		nder yearly contract shall be entitled to one (1)
4281				th of employment (i.e., 10 days for 10 months; 12
4282			•	shall be accrued for all part-time, full-time
4283			verload and summer LHE instr	uction and shall be computed by the following
4284			ormula:	
4285				
4286			0558 hours sick leave per conta	ct hour paid
4287			-	-
4288			at the beginning of each academ	nic year, every faculty member will receive a sick
4289			u	his/her entitlement for the academic year. Part-
4290			· •	will receive a sick leave allotment credit at the
4291				-time hourly faculty members will receive a sick
4292			eave allotment calculated and a	
4293			cave another careulated and a	cerued each pay period.
4294		b.	urguant to Labor Code Section	233, a full-time faculty member may use up to
		υ.		• • •
4295				member may use up to three days of accrued and
4296				to attend to an illness of a family member as
4297			efined in Labor Code Section 2	45.5 as follows:
4298				
4299				ses of this article means a biological, adopted, or
4300			-	gal ward, or a child to whom the employee stands
4301			-	inition of a child is applicable regardless of age or
4302			dependency status;	
4303				
4304			2) A biological, adoptive, o	r foster parent, stepparent, or legal guardian of an
4305			employee of the employe	ee's spouse or registered domestic partner, or a
4306			person who stood in loco	parentis when the employee was a minor child;
4307			-	
4308			3) A spouse;	
4309			, i ,	
4310			4) A registered domestic pa	rtner:
4311			, 2 1	,
4312			5) A grandparent;	
4313			<i>(</i>)	
4314			5) A grandchild;	
4315			<i>s) i</i> i grundenne,	
4316			7) A sibling.	
4317			() A storing.	
4317		0	computation of Loover Unused	sick loove shall accrue from academic year to
4318 4319		c.		sick leave shall accrue from academic year to
			cademic year.	
4320		4	Varification of Theory I	Varification will as the still set 1 is 10
4321		d.	5.	Verification will ordinarily not be required for
4322				certification or other acceptable form of
4323			erification may be required how	vever, for absences exceeding five (5) calendar

4324 4325 4326		days, situations where there is a doubt as to the employee's fitness to return to work, or where the appropriate administrator has reason to believe that there may be an abuse of sick leave.		
4327 4328 4329 4330 4331	e.	Notification of Absence: Faculty members shall notify the appropriate dean of an absence as soon as practicable prior to the start of the faculty member's assignment.		
4332 4333 4334 4335	f.	Notification of Return: For absences longer than one day, each faculty member shall make every effort to keep the appropriate supervisor advised of his/her condition, and provide an estimate of their expected return.		
4336 4337	g.	Sick Leave Deduction Process:		
4338 4339 4340 4341 4342 4343		(1) Full-time faculty members with classroom assignments shall have sick leave deducted on the basis of half-day increments (i.e., if a faculty member is absent for one-half or less of his or her scheduled assignment for that day, one-half day of sick leave will be deducted; if a faculty member is absent for more than one-half of a scheduled assignment for that day, a full day of sick leave will be deducted).		
4344 4345 4346 4347 4348 4349 4350 4351 4352 4353 4254		(2) Full-time faculty members with non-classroom assignments shall have sick leave deducted on the basis of quarter-day increments (i.e., if a faculty member is absent for one-quarter or less of his or her scheduled assignment for that day, one-quarter of a day of sick leave will be deducted; for an absence of between one-quarter and one-half of a day, one-half day will be deducted; for an absence between one-half and three-quarters, three-quarters of a day will be deducted; for an absence of more than three-quarters of a scheduled assignment for that day, a full day of sick leave will be deducted).		
4354 4355 4356		(3) Part-time faculty members shall have sick leave deducted on an hourly basis.		
4357 4358 4359 4360 4361	h.	Sick Leave Statement: The District shall provide information upon individual request, on the amount of sick leave accrued, by transfer or otherwise, and sick leave entitlement for the academic year.		
4361 4362 4363 4364 4365 4366 4366 4367 4368 4369	i.	Catastrophic Illness Transfer of Leave Program: A faculty member may contribute sick leave to other staff as well as other faculty members on a one-for- one basis (one day for one day, etc.) with no reference to the possible difference in their salaries. The employee is responsible for determining any STRS, IRS or other agency effect that may occur. This program is designed to assist a faculty member who has a lengthy illness and has run out of sick leave. The program can also be used so that an employee can take care of a sick person in the immediate family. Procedures for the catastrophic illness/injury leave for individual		

4370solicitation or leave bank requests are on file in the District Human Resources4371Office.

4373 29.3. Maternity Leave

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4375 The District shall provide for leave of absence from duty for any faculty member of the 4376 District who is required to be absent from duties because of pregnancy, miscarriage, 4377 childbirth, and recovery therefrom. The length of the leave of absence, including the date 4378 on which the leave shall commence and the date on which the faculty member shall 4379 resume duties, shall be determined by the faculty member's physician. Pregnancy and disabilities caused or contributed to by pregnancy, miscarriage, childbirth, and recovery 4380 4381 therefrom are for all job-related purposes, temporary disabilities and shall be treated as such under any health or temporary disability insurance or sick leave plan available in 4382 4383 connection with employment by the South Orange County Community College District.

4385 29.4. Paid Parental Leave

- 4387a.A person employed by the District in a full-time or part-time academic position4388for more than twelve (12) calendar months shall be allowed to take leave for4389purposes of parental leave for a period of up to twelve (12) weeks. "Parental4390leave" means leave for reason of the birth of a child of the employee, or the4391placement of a child with an employee in connection with the adoption or foster4392care of the child by the employee.
- 4394b.The twelve (12) week period shall run concurrent with any period of sick leave,4395including accumulated sick leave, taken during a period of parental leave.
 - c. An employee shall not be provided more than one twelve (12) week period for parental leave during any twelve (12) month period.
- 4400d.Parental leave taken pursuant to this section shall also run concurrently with4401parental leave taken pursuant to FMLA/CFRA leave as described in Section 29.124402below. The aggregate amount of parental leave taken pursuant to this section and4403Section 29.12 shall not exceed twelve (12) weeks in a twelve (12) month period.
- e. When an employee has exhausted all available sick leave, including all
 accumulated sick leave, and continues to be absent from his or her duties on
 account of parental leave pursuant to FMLA/CFRA leave specified in Section
 29.12, the amount deducted from the salary due the faculty member for any of the
 remaining portion of the twelve (12) week period in which the absence occurs
 shall:
- 4412(1)not exceed the sum that is actually paid a temporary employee employed4413to fill his or her position during his or her absence or, if no temporary4414employee was employed, the amount that would have been paid to the4415temporary employee had he or she been employed, and

4416								
4417		(2) shall not exceed 50 percent of the employee's regular salary for the						
4418		remaining portion of the 12-workweek of the parental leave.						
4419								
4420		(Education Code section 87780.1.)						
4421								
4422	29.5.	Extended Illness Leave						
4423								
4424		a. If a faculty member has used all of his/her accumulated sick leave and is still						
4425		absent from his/her duties on account of illness or accident for a period of five (5)						
4426		school months or less, then the amount of salary deducted in any month shall not						
4427		exceed the sum which was actually paid a substitute faculty member temporarily						
4428		assuming the duties of the absent faculty member, or, in the event that no						
4429		substitute faculty member is employed to replace the faculty member, the lowest						
4430		LHE rate as described in the appropriate salary schedule (Appendix A) for the						
4431		number of hours for which the absent faculty member would need to be replaced.						
4432		In no case shall the amount deducted exceed 50% of the faculty member's regular						
4433		salary. The five (5) months or less extended illness leave period during which the						
4434		deductions described above occur shall not begin until all other paid sick leave						
4435		provisions described in Section II above, excluding sick leave transferred under						
4436		the Catastrophic Illness Transfer of Leave Program (Section 29.2.1), have been						
4437		exhausted. Extended illness leave is not available for absences that arise under						
4438		Labor Code Section 233 (see Section II above).						
4439								
4440		b. If a faculty member has used all of his/her accumulated sick leave and is still						
4441		absent from his/her duties on account of illness or accident, and that faculty						
4442		member has been employed for a period of ten (10) years or more in the District,						
4443		and has reached the age of fifty-five (55), the District will provide health benefits						
4444		for the absent faculty member until that faculty member is able to return to duty,						
4445		elects to retire as specified in Section 31.4. below, or is separated from the						
4446		District.						
4447								
4448	29.6.	Industrial Accident and Illness Leave (Calif. Ed. Code Section 87787) is supplemented as						
4449		follows:						
4450								
4451		a. An industrial accident or illness as used in this paragraph means any injury or						
4452		illness the cause of which can be traced to the performance of services for the						
4453		District, either on campus or off campus.						
4454								
4455		b. A faculty member shall be entitled to such leave without limitation to the number						
4456		of days of entitlement.						
4457								
4458		c. The total of the faculty member's temporary disability indemnity and the portion						
4459 4460		of salary due during the leave shall equal his or her full salary.						
4400								

4461 4462 4463 4464		d.	A faculty member shall be deemed to have recovered from an industrial accident or illness, and thereby able to return to work, at such time as the faculty member and the attending physician agree that there has been such a recovery.
4465 4466 4467 4468		e.	Nothing in this Article shall preclude the District from recommending that a faculty member be placed on disability retirement under the State Teachers Retirement System.
4469 4470	29.7.	Person	nal Necessity Leave
4471 4472 4473		-	faculty member shall be entitled to use paid sick leave during each academic year e of personal necessity, as follows:
4474 4475 4476 4477 4478 4479		a.	"Personal Necessity" means any activity, including those pursuant to the California Education Partnership Act (California Labor Code § 230.8), which cannot be conducted before or after the teaching day without causing undue inconvenience to the faculty member. Faculty members shall handle such leave in a responsible manner.
4479 4480 4481 4482		b.	Full-time faculty members are entitled to use up to six (6) days per year of personal necessity leave.
4483 4484 4485 4486 4486 4487		c.	Part-time faculty members' personal necessity leave is deducted in hourly increments. Part-time faculty members are entitled to use up to sixty percent (60%) of their sick leave allotment for a given semester for personal necessity leave.
4488 4489 4490		d.	Personal necessity leave may not exceed the amount of accumulated available sick leave.
4491 4492		e.	Personal necessity days do not carry over from year to year.
4493 4494 4495		f.	A faculty member shall make every attempt to give advance notice for use of Personal Necessity Leave.
4496 4497		g.	A faculty member shall not be required to give reasons for the use of such leave.
4498 4499	29.8.	Berea	vement Leave
4500 4501 4502 4503 4504 4505		occurr domes spous imme	a faculty member shall be entitled to five (5) days of paid leave of absence for each rence of the death of a spouse or domestic partner; child; child of spouse or stic partner; parent, stepparent, or legal guardian of the faculty member or of the e or domestic partner of the faculty member; or any family member living in the diate household of the faculty member; of if travel out-of-state is required for any member of the faculty member's immediate family. Otherwise, every faculty

4506 4507 4508		member shall be entitled to three (3) days paid leave of absence for any other member of the faculty member's immediate family. This leave shall not be deducted from sick leave.
4509 4510	29.9.	Jury Leave
4511 4512 4513 4514 4515		A faculty member shall be entitled to as many days of paid leave as are necessary when called for jury duty or when summoned for a court appearance not as a result of the faculty member's own misconduct. Any monies received from the courts as jury duty pay shall be transferred to the District, mileage excluded. Upon completion of jury duty, the faculty member shall submit a certification of jury service to the District.
4516 4517 4518	29.10	Legislative Leave
4518 4519 4520 4521 4522 4523		Except as otherwise provided by law, a tenured faculty member who is elected or appointed to the State Legislature, Congress, or appointed to government service, shall be entitled to an unpaid leave of absence for the length of the term of office, not to exceed twelve (12) years.
4524 4525		a. The faculty member on such leave shall notify the college of an intended return at least sixteen (16) weeks in advance.
4526 4527 4528 4529		b. The faculty member on such leave shall be entitled to return to employment at the end of the leave, but shall not be entitled to any other benefits while on leave.
4529 4530 4531	29.11.	Professional Development Leave
4531 4532 4533 4534 4535 4536		A faculty member may be granted up to three (3) days of paid leave each academic year for the purpose of improving classroom teaching performance. Such leave may be used to visit classes in other departments or colleges or to attend Association workshops related to the subject(s) or academic discipline(s) being taught by the faculty member.
4537 4538	29.12.	Family and Medical Leave
4539 4540 4541 4542 4543 4544 4545 4546 4547 4548 4549 4550		To the extent not already provided for under current leave policies and provisions, the District will provide family and medical care leave for eligible employees as required by state and federal law. The following provisions set forth certain of the rights and obligations with respect to such leave. Rights and obligations which are not specifically set forth below are set forth in the Department of Labor regulations implementing the Federal Family and Medical Leave Act of 1993 ("FMLA"), and the regulations of the California Family Rights Act ("CFRA"). Unless otherwise provided by this policy, "leave" under this policy shall mean leave pursuant to the FMLA and CFRA. The District shall not refuse to hire and shall not discharge, fine, suspend, expel or discriminate against any faculty member because he/she exercises the right to family care leave or because he/she gives information or testimony related to his/her or another person's family care leave in an inquiry related to family leave rights.
4550 4551		ranning care reave in an inquiry related to ranning reave rights.

4552	a.	Terms of Leave
4553		
4554		(1) Family care and medical leave shall not exceed twelve (12) work weeks
4555		(or twenty-six (26) weeks to care for a covered service member) during
4556		any fiscal year. Where FMLA leave qualifies as both military caregiver
4557		leave and care for a family member with a serious health condition, the
4558		leave will be designated as military caregiver leave first.
4559		
4560		(2) The twelve (12) month period for calculating leave entitlement will be
4561		based on the District's fiscal year from July 1 to June 30.
4562		
4563		(3) Leave taken under the FMLA for disability due to pregnancy shall run
4564		concurrently with leave taken under the California Pregnancy Disability
4565		Act. A family member may also be entitled to an additional twelve (12)
4566		weeks of bonding time under the CFRA.
4567		č
4568		(4) During the period of family care and medical leave, the District shall
4569		require the faculty member to use his/her accrued time off, and any other
4570		paid or unpaid time off negotiated with the District. Accrued sick leave
4571		shall be used when the purpose of the family care and medical leave is for
4572		the employee's own serious health condition or the leave is needed to care
4573		for a parent, spouse, child or domestic partner with a serious health
4574		condition, and for which sick leave may be taken pursuant to this
4575		Agreement and/or Board policy.
4576		
4577	b.	Intermittent/Reduced Work Schedule Leave
4578		
4579		Leave related to the serious health condition of the faculty member or his/her
4580		child, parent, spouse or domestic partner may be taken intermittently or on a
4581		reduced work schedule when medically necessary. In such a case, the District may
4582		limit leave increments to the shortest period of time that the payroll system uses to
4583		account for absences or use of leave. If the leave is foreseeable based on planned
4584		medical treatment, the faculty member may also be required to transfer
4585		temporarily to a different job that has the equivalent pay and benefits but could
4586		better accommodate recurring periods of leave. The faculty member must be
4587		qualified for the position, but the position does not need to have equivalent duties.
4588		Transfer to an alternative position may include altering an existing job to better
4589		accommodate the faculty member's need for intermittent leave or a reduced work
4590		schedule.
4591		
4592	с.	Maintenance of Benefits
4593		
4594		(1) Leave under the terms of FMLA and/or CFRA is unpaid. During the
4595		period of family care and medical leave, the faculty member shall continue
4596		to be entitled to participate in the District's medical, vision, and dental
4597		plans.

4598		
4599	(2)	If the faculty member fails to return from leave after the leave period has
4600	(-)	expired for a reason other than the continuation, recurrence or onset of a
4601		serious health condition of the faculty member or his/her family member
4602		which would entitle the faculty member to leave, or because of
4603		circumstances beyond the faculty member's control, the employee will be
4604		required to reimburse any health plan premiums paid by the District
4605		during the period of leave. The District shall have the right to recover
4606		premiums through deduction from any sums due to the employee from the
4607		
4608		District (e.g., unpaid wages, vacation pay, etc.).
	(2)	The feaulty member shall also continue to be entitled to portionate in
4609	(3)	The faculty member shall also continue to be entitled to participate in
4610		pension and retirement plans and/or any other welfare benefit plan to the
4611		same extent and under the same conditions as apply to an unpaid leave
4612		taken for any other purpose. In the absence of these conditions, the faculty
4613		member shall continue to be entitled to participate in these plans and the
4614		District may, at its discretion, require the faculty member to pay the
4615		premium for periods not covered by accrued leave.
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4644 4645 4646				ARTICLE XXX WAGES	
4647 4648	30.1.	Gener	eral Provisions		
4649 4650		a.	Facult	y Compensation	
4651 4652 4653 4654			(1)	Full-time faculty members' contracted load as part of a regular full-time assignment will be paid according to the Full-time Academic Salary Schedule as described in Section 30.2.a below.	
4655 4656 4657 4658			(2)	Part-time faculty during the academic year and all faculty during summer terms holding classroom or equivalent assignments will be paid according to the Part-time Classroom Academic Salary Schedule as described in Section 30.2.b. below.	
4659 4660 4661 4662			(3)	Full-time faculty classroom overload will be paid according to the Full- time Overload Academic Salary Schedule as described in Section 30.2.c. below.	
4663 4664 4665 4666 4667 4668			(4)	For Library, Counseling, and Learning Disability Specialist assignments during the regular and summer terms, part-time non-classroom faculty and full-time non-classroom faculty overload will be paid according to the Part-time Non-Classroom and Full-time Non-Classroom Overload for Library, Counseling, and Learning Disability Academic Salary Schedule as described in Section 30.2.d. below. (See Appendix A)	
4669 4670 4671 4672 4673			(5)	Part-time faculty holding non-classroom tutorial assignments during the regular and summer terms will be paid according to the Part-time Non-Classroom Tutorial Academic Salary Schedule as described in Section 30.2.e. below.	
4674 4675 4676	30.2.	Salary	Schedu	ules	
4677 4678		a.	Full-ti	me Academic Salary Schedule (see Appendix A):	
4679 4680 4681			(1)	The Full-time Academic Salary Schedule shall consist of five columns with:	
4681 4682 4683				Three (3) steps plus one longevity step in the first column	
4684 4685				Eight (8) steps plus one longevity step in the second column	
4686 4687				Thirteen (13) steps plus one longevity step in the third column	
4688 4689				Eighteen (18) steps plus one longevity step in the fourth column	

4690			Twenty-three (23) steps plus one longevity step in the fifth column
4691 4692		(2)	In any given year, column 1, step 1, of the Faculty Salary Schedule shall
4693		(2)	be defined as the base salary. The dollar amount in column 1, step 1, of the
4694			Faculty Salary Schedule shall be the dollar amount of column 1, step 1, of
4695			the immediate prior Faculty Salary Schedule and any negotiated and
4696			agreed upon adjustments for the given year.
4697			
4698		(3)	The first step of each column will increase by 5.5555% of the base salary
4699			over the first step of the previous column.
4700			
4701		(4)	Each step in each column will increase by 3.70365% of the base salary
4702			over the previous step.
4703 4704	b.	Dort t	ime Classroom Academic Salary Schedule (see Appendix A):
4704	υ.	r ai t-t	nne Classroom Academic Salary Schedule (see Appendix A).
4706		(1)	The Part-time Classroom Academic Salary Schedule shall consist of seven
4707		(1)	columns, with one step in each column.
4708			
4709		(2)	For 2018-2019, the value of the first column will be equivalent to 57.00%
4710		. ,	of 1/15 (6.67%) of one-half the value of the first step of the first column in
4711			the Full-time Academic Salary Schedule, as reflected in the following
4712			formula:
4713			
4714			.57(.0667(column 1, step 1 of the Full-time Academic Salary
4715			Schedule /2))
4716			
4717			For 2019-2020, the value of the first column will be equivalent to 57.20%
4718 4719			of 1/15 (6.67%) of one-half the value of the first step of the first column in the Full-time Academic Salary Schedule, as reflected in the following
4720			formula:
4721			Tormula.
4722			.5720 (.0667(column 1, step 1 of the Full-time Academic Salary
4723			Schedule /2))
4724			
4725			For 2020-2021, the value of the first column will be equivalent to 57.30%
4726			of 1/15 (6.67%) of one-half the value of the first step of the first column in
4727			the Full-time Academic Salary Schedule, as reflected in the following
4728			formula:
4729			
4730 4731			.5730 (.0667(column 1, step 1 of the Full-time Academic Salary
4731 4732			Schedule /2))
4732 4733		(3)	Each succeeding column will increase by 4% of column 1 over the
4734		(\mathbf{J})	previous column.
4735			Provides containing

4736	c.	Full-ti	ime Classroom Overload Academic Salary Schedule (see Appendix A):
4737			
4738		(1)	The Full-time Classroom Overload Academic Salary Schedule shall
4739			consist of seven columns, with one step in each column.
4740			
4741		(2)	For 2018-2019, the value of the first column will be equivalent to 48.95%
4742			of 1/15 (6.67%) of one-half the value of the first step of the first column in
4743			the Full-time Academic Salary Schedule, as reflected in the following
4744			formula:
4745			
4746			.4895(.0667(column 1, step 1 of the Full-time Academic Salary
4747			Schedule/2))
4748			Schoude, 2))
4749			For 2019-2020, the value of the first column will be equivalent to 49.10%
4750			of $1/15$ (6.67%) of one-half the value of the first step of the first column in
4751			the Full-time Academic Salary Schedule, as reflected in the following
4752			formula:
4753			Tormula.
4754			4010 (0667 (column 1, stop 1 of the Full time Academic Solary
4755			.4910 (.0667(column 1, step 1 of the Full-time Academic Salary Schedule /2))
4756			Schedule (2))
			For 2020 2021, the value of the first column will be equivalent to 40,150/
4757			For 2020-2021, the value of the first column will be equivalent to 49.15%
4758			of $1/15$ (6.67%) of one-half the value of the first step of the first column in
4759			the Full-time Academic Salary Schedule, as reflected in the following
4760			formula:
4761			
4762			.4915 (.0667(column 1, step 1 of the Full-time Academic Salary
4763			Schedule /2))
4764			
4765		(3)	Each succeeding column will increase by 4% of column 1 over the
4766			previous column.
4767			
4768	d.		me Non-classroom and Full-time Non-classroom Overload for Library,
4769		Couns	eling, & Learning Disability Academic Salary Schedule (See Appendix A)
4770			
4771		(1)	The Part-time Non-Classroom and Full-Time Non-Classroom Overload
4772			Academic Salary Schedule shall consist of seven columns, with one step
4773			in each column.
4774			
4775		(2)	The value of the first column will be equivalent to 48.6% of 1/15 (6.67%)
4776			of the value of the first step of the first column in the Full-time Academic
4777			Salary Schedule, as reflected in the following formula:
4778			
4779			.486(.0667(column 1, step 1 of the Full-time Academic Salary
4780			Schedule)
4781			

4782 4783 4784			(3)	Each succeeding column will increase by 4% of column 1 over the previous column.
4785 4786 4787			(4)	As required for CalSTRS reporting purposes, compensation for counselors and librarians will be reported to CalSTRS and paid by converting the LHE rate to an hourly rate as defined in the appropriate salary schedule.
4788 4789 4790		e.	Part-	Time Non-Classroom Tutorial Academic Schedule (See Appendix A):
4791 4792 4793			(1)	The Part-time Non-classroom Tutorial Academic Salary Schedule shall consist of seven columns, with one step in each column.
4794 4795 4796			(2)	The value of the first column will be equivalent to 48.6% of 1/15 (6.67%) of one-half the value of the first step of the first column in the Full-time Academic Salary Schedule, as reflected in the following formula:
4797 4798 4799 4800				.486(.0667(column 1, step 1 of the Full-time Academic Salary Schedule /2))
4800 4801 4802 4803			(3)	Each succeeding column will increase by 4% of column 1 over the previous column.
4804 4805 4806			(4)	As required for CalSTRS reporting purposes, compensation will be reported to CalSTRS and paid by converting the LHE rate to an hourly rate as defined in the appropriate salary schedule.
4807 4808 4809	30.3.	Salary	Sched	ule Column Placement Criteria
4809 4810 4811		All de	grees o	r units must be from accredited educational institutions.
4812 4813 4814 4815 4816		a.	requir qualif <i>Admir</i>	nn I Bachelor's Degree (or the minimum degree and/or experience as red by the California Community College Chancellor's Office minimum fications as published in the <i>Minimum Qualifications for Faculty and</i> <i>nistrators in California Community Colleges</i>) or equivalency as established 5 C.C.R. 53410.
4817 4818 4819		b.	Colun	nn II
4820 4821			(1)	Master's Degree, or
4822 4823			(2)	Bachelor's Degree plus 40 semester units, including Master's Degree.
4824 4825		c.	Colun	nn III
4826 4827			(1)	Master's Degree plus 20 semester units, or

4828			(2)	Bachelor's Degree plus 50 semester units, including Master's Degree.
4829 4830 4831		d.	Colun	nn IV
4831 4832 4833			(1)	Master's Degree plus 40 semester units, or
4834 4835			(2)	Bachelor's Degree plus 70 semester units, including Master's Degree, or
4836 4837			(3)	Permanent Vocational Credential received prior to establishment of the Community College Credential and Bachelor's Degree.
4838 4839 4840		e.	Colun	nn V
4841 4842			(1)	Earned Doctorate, or
4843 4844			(2)	Master's Degree plus 60 semester units, or
4845 4846			(3)	Bachelor's Degree plus 90 semester units, including Master's Degree, or
4847 4848			(4)	Permanent Vocational Credential received prior to establishment of the Community College Credential and Master's Degree.
4849 4850	30.4.	Previo	ous Exp	erience Credit for Initial Step Placement
4851 4852		a.	Instru	ctional experience
4853 4854 4855 4856 4857 4858 4859 4860 4861			be giv couns assign colleg	e time of initial employment, new full- and part-time faculty members will ren schedule placement credit for full- and or part-time instruction, eling, coaching, or librarian experience, whichever applies to the ment. The experiences may be at any accredited high school (grades 9-12), ge or university. Instructional experiences of the equivalent of 30 LHE will one step on the salary schedule. Previous experience credit will be given as vs:
4862 4863			0-5 ye	ears of experience – placement on step 1
4864 4865			6 year	rs of experience – placement on step 2
4866 4867			7 year	rs of experience – placement on step 3
4868 4869			8 or n	nore years of experience – placement on step 4
4870 4871		b.	Non-i	nstructional occupational experience

4874 4875 4876 4877 4878 4879 4880 4881 4882 4883			relate credit comb occup for no The n	for non-instructional occupational experience provided that it directly s to the District assignment. Credit granted will be at the rate of one year of for two years of related experiences. No placement based upon any ination of past instructional experience and past non-instructional bational experience will be higher than step 4 on the salary schedule. Credit on-instructional and instructional experience may be earned simultaneously. new full-time faculty member will submit to Human Resources at least one of allowing:
4884 4885 4886			(1)	A completed Request for Verification of Work Experience Form (obtained from Human Resources) from each former employer; or
4887 4888 4889			(2)	A letter on the employer's letterhead verifying work experiences and dates of employment; or
4890			(3)	An IRS Form 1040 and Schedule C for self-employed experiences.
4891	20.5	G .	101	
4892	30.5.	Step a	and Col	umn Movement
4893 4894		0	Stop	advancement
4894		a.	Step a	advancement
4895			(1)	Full-time faculty members shall move one step on the Full-time Academic
4897			(1)	Salary Schedule for each contractual year of service.
4898				Salary Schedule for each contractual year of service.
4899			(2)	Step movements shall occur annually in the Fall.
4900			(-)	
4901			(3)	At the beginning of the fourth (4th) year after a full-time faculty member
4902				has moved into the most highly compensated step in his or her current
4903				column, he or she will move into the longevity step.
4904				
4905		b.	Colur	nn Advancement
4906				
4907			(1)	Column advancement based on experience shall occur annually in the Fall.
4908				
4909			(2)	For overload pay, full-time faculty members shall move one column on
4910				the Full-Time Overload salary schedule annually for each contractual year
4911				of service.
4912 4913			(2)	Part time faculty members shall move one column on the salary schedule
4915 4914			(3)	Part-time faculty members shall move one column on the salary schedule after having served the equivalent of thirty (30) LHE.
4914				area naving served the equivalent of thirty (50) LHE.
4916			(4)	After the date of hire, for the purpose of column advancement, nine (9)
4917				semester units of lower division college level credit from an accredited
4918				institution of higher education will be allowed for coursework that is
4919				pertinent to the principal area of assignment and/or is for retraining or the

4920			up-grading of skills. The coursework must be approved in advance by the
4921 4922			dean and Vice President.
4922 4923		(5)	Coursework taken for column advancement outside the faculty member's
4923		(5)	primary assignment must be approved by the Vice President prior to
4924			enrolling in the course(s).
4926			entoning in the course(s).
4927		(6)	A passing grade must be earned in all coursework accepted for salary
4928		(0)	classification credit. A pass/fail course must be noted as pass and a
4929			credit/non-credit course must be noted as credit in the transcript.
4930			ereant non ereant course maist de noted as creat in the transcript
4931		(7)	Column advancement based on coursework or completion of a degree can
4932			occur in Fall and Spring. Official verification of coursework taken and/or
4933			degree conferred must be submitted to Human Resources by August 1st
4934			for column advancement for the Fall semester and January 3rd for column
4935			advancement for the Spring semester.
4936			
4937	30.6.	Doctoral Stip	ends
4938		1	
4939		Full-time fact	ulty members who hold an earned doctorate from an accredited institution
4940		shall receive	a stipend of 5.6% of the base salary as defined in section 30.2.a.2 as part of
4941		their annual s	alary.
4942			
4943	30.7.	State of Calif	ornia Part-time Parity Compensation Funds
4944			
4945		• •	nsation funds ("parity pay") received from the State of California will be
4946			nong part-time faculty only (e.g., work performed by part-time faculty
4947		during an aca	demic year will be paid in the fall semester of the following academic year).
4948			
4949	30.8.	Increase in C	ompensation
4950			
4951			e 2018-2019 academic year and the 2019 summer term, the Full-time
4952			emic Salary Schedule, the Part-time Non-Classroom and Full-time Non-
4953			coom Overload for Library, Counseling, & Learning Disabilities Academic
4954		•	Schedule, and the Part-time Non-classroom Tutorial Academic Salary
4955			ule will reflect an increase of 2.71% over the schedule of the previous year.
4956			art-time Classroom Academic Salary Schedule will reflect an increase of
4957			o over the schedule of the previous year. The Full-time Classroom Overload
4958 4050			emic Salary Schedule will reflect an increase of 3.45% over the schedule of
4959 4960		the pr	evious year.
4960 4961		b. For th	a 2010 2020 academic year and the 2020 summar term, the Full time
4901 4962			e 2019-2020 academic year and the 2020 summer term, the Full-time emic Salary Schedule, the Part-time Non-Classroom and Full-time Non-
4902 4963			coom Overload for Library, Counseling, & Learning Disabilities Academic
4903 4964			Schedule, and the Part-time Non-classroom Tutorial Academic Salary
4965		•	ule will reflect an increase of 2.57% over the schedule of the previous year.
1205		Bened	the senedule of the providus year.

4966		The Part-time Classroom Academic Salary Schedule will reflect an increase of
4967		2.86% over the schedule of the previous year. The Full-time Overload Academic
4968		Salary Schedule will reflect an increase of 2.89% over the salary schedule of the
4969		previous year.
4970		Harrison if the 2010 2020 state from ded COLA as wells at a line the educated state
4971		However, if the 2019-2020 state-funded COLA as reflected in the adopted state
4972		budget exceeds 2.57%, the parties agree that Article XXX shall automatically be
4973 4974		reopened for further negotiations.
4974 4975	0	For the 2020-2021 academic year and the 2021 summer term, the Full-time
4975 4976	c.	
4970 4977		Academic Salary Schedule, the Part-time Non-Classroom and Full-time Non- Classroom Overload for Library, Counseling, & Learning Disabilities Academic
4977		Salary Schedule, and the Part-time Non-classroom Tutorial Academic Salary
4978		Schedule will reflect an increase of 2.67% over the salary schedule of the
4980		previous year. The Part-time Classroom Academic Salary Schedule will reflect an
4981		increase of 2.86% over the schedule of the previous year The Full-time Overload
4982		Academic Salary Schedule will reflect an increase of 2.73% over the salary
4983		schedule of the previous year.
4984		
4985		However, if the 2020-2021 state-funded COLA as reflected in the adopted state
4986		budget exceeds 2.67%, the parties agree that Article XXX shall automatically be
4987		reopened for further negotiations.
4988		
4989		
4990		
4991		
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4997		
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5000 5001		
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5012			ARTICLE XXXI
5013			RETIRED FACULTY BENEFITS
5014			
5015	31.1.	Retirement	t Incentive Programs
5016			
5017		Faculty me	embers may participate in retirement incentive programs established by the
5018		•	rustees in compliance with the California Education Code.
5019			
5020	31.2.	Reduced V	Vorkload with Full Retirement Credit (Calif. Ed. Code, Section, 87483)
5020	51.2.	iteaucea (vorkioud whit i un rechement eredit (euni: Ed. Code, Section, 67 105)
5021		The Board	of Trustees will permit full-time faculty members to reduce their workload
5022			ime to part-time and have their retirement benefits based upon full-time
5023			nt. The Reduced Workload Program allows a full-time faculty member of
5024		1 ·	to reduce his/her workload from a full-time to part-time duties and receive the
5025			dit the Unit Member would have received if the Unit Member were employed
5020			me basis and have his/her retirement allowance as well as health benefits in the
5027			her as if employed on a full-time basis. An applicant for the optional reduced
5029			am must submit an application for the optional reduced load program no later
5030			ary 1 st for the following academic year. It is the intent of the parties that this
5031			e carried out in compliance with Government Code Section 20815, Education
5032		Code Secti	ions 22713, 87483. 89516, and any other applicable law.
5033	21.2		
5034	31.3.	Consultant	t Contract Program for Retired Academic Employees
5035			
5036			nen need exists, the Board of Trustees may award consultancy contracts to
5037			red faculty members of the District. Following are the rules and regulations for
5038			implementation of programs of consultant contracts for retired faculty
5039		me	mbers.
5040			
5041		(1)	
5042			must be at least fifty-five (55) years of age before the beginning of the
5043			college year (July 1) in which the consultant contract starts.
5044			
5045		(2)	The faculty member must have been employed full-time (100%) or
5046			equivalent as an academic employee of the District for at least ten (10)
5047			years prior to the request to participate in the consultant contract program.
5048			
5049		(3)	The faculty member must have officially retired from the District prior to
5050		~ /	July 1 of the fiscal year in which the consultant contract begins.
5051			
5052		(4)	The contract may be written for a period of up to five (5) years or until the
5053			faculty member reaches the age of sixty-five (65), whichever comes first.
5055			
5055		(5)	The contract may be by mutual agreement for a specific annual project or
5056		(\mathbf{J})	service for not less than thirty (30) working days per year.
5050			service for not less than unity (50) working days per your.
5051			

5058 5059			(6)		nual consultant contract compensation shall not exceed the num allowed under the Education Code for such services.
5060			(7)		y members opting for this program shall continue full-time faculty
5060			(\prime)	-	ts, and receive improved benefits awarded all other full-time faculty
5062					ers, through the duration of the contract.
5062				memov	ers, unough the duration of the contract.
5063 5064			(8)	An one	plicant for the consultant contract program must make application
5065			(0)		program no later than February 1st to be eligible for the following
5065					program no rater than reordary 1st to be engine for the following
5067				year.	
5068	31.4.	Ugalth	and M	adical P	Benefits for Retirees
	51.4.	пеани		eulcal D	Selients for Retriees
5069			T a b a	al: ~: hla	for boolds and modical bon of the offer acting month the foculty momban
5070		a.		U	for health and medical benefits after retirement, the faculty member
5071					ntly retire from the District and STRS, and notify the District of
5072					nent from STRS by providing proof acceptable to the District of
5073					nt. If the retiree returns to active full-time service in a STRS
5074				-	strict he/she shall notify the District and the applicable insurance
5075			-		rator of such action, at which time the benefits for both the retiree
5076			and his	s/her de	pendents as described in this provision shall cease.
5077		1	D	. 1.	
5078		b.			al, vision, and dental benefits for those retirees who were employed
5079				•	ne District for ten (10) years immediately preceding the date of
5080					l who have reached the age of fifty-five (55), and who meet the
5081			-		uirements described in section A above, and for the dependents of
5082			-		es, shall continue until the retiree reaches the age of Medicare
5083			eligibi	lity (in 2	2007, age 65).
5084					
5085		c.	Medic	are Elig	bility and Continuation of Benefits
5086					
5087			(1)		istrict will provide supplemental medical coverage for the retired
5088				•	member, provided the retiree has purchased Medicare A and B
5089				covera	ge.
5090					
5091			(2)		retiree has reached the age of Medicare eligibility but does not
5092					for Medicare, benefits for the retiree will continue under the
5093				follow	ing circumstances:
5094					
5095				(a)	The purchase of such coverage is permitted by the health carrier;
5096					and
5097					
5098				(b)	The retiree pays the full cost of the medical insurance, including
5099					any penalty, fee or other cost imposed by the insurance carrier if
5100					the retiree has not purchased Medicare A and B coverage.
5101					

5102 5103 5104	(3)	has not	etiree has reached the age of Medicare eligibility but a dependent t reached such age, benefits for the dependent may continue under lowing circumstances:
5105 5106 5107		(a)	The purchase of such coverage is permitted by the health carrier;
5108 5109		(b)	The retiree has purchased Medicare A and B coverage, if eligible to purchase such coverage; and
5110 5111 5112		(c)	The retiree pays an amount equal to the cost of the full-time faculty member health benefit package, less the District's cost of the
5113 5114 5115			supplemental medical coverage for the retiree. For example, if the cost of the health benefit package for a full-time faculty member is \$1000 per month, and the District's cost for supplemental
5116 5117 5118			insurance for the retiree is \$600 per month, the cost to the retiree for continued dependent health benefits would be \$400 per month. If the retiree is not eligible for Medicare, the retiree shall also pay
5119 5120			any penalty, fee or other cost imposed by the insurance carrier.
5121 5122 5123		(d)	In any given year, the increase will not be greater than 10% over the prior year cost for this coverage.
5124 5125	(4)	eligibil	the retiree and his/her dependent have reached the age of Medicare ity, the retiree may purchase for the dependent, through the
5126 5127 5128			t's health benefit providers, supplemental health coverage lent to that provided for the retiree so long as:
5129 5130		(a)	Such purchase is permitted by the health carrier;
5131 5132 5133		(b)	The retiree and the dependent have purchased Medicare A and B coverage, if eligible to purchase such coverage; and
5134 5135 5136 5137 5138		(c)	The retiree pays an amount equal to the District's cost for the retiree's supplemental health coverage. If the retiree or dependent is not eligible for Medicare, the retiree shall also pay any penalty, fee or other cost imposed by the insurance carrier.
5139 5140 5141	(5)	reached	etiree is under the age of Medicare eligibility but the dependent has d such age, health benefits for the dependent will continue under the ing circumstances:
5142 5143 5144		(a)	Such purchase is permitted by the health carrier;
5145 5146 5147		(b)	The dependent has purchased Medicare A and B coverage, if eligible to purchase such coverage; and

5148				(c) If the dependent is not eligible for Medicare or otherwise fails to
5149				purchase Medicare A and B coverage, the retiree shall pay any
5150				penalty, fee or other cost imposed by the insurance carrier.
5151				
5152		d.		the retiree reaches the age of Medicare eligibility, the retiree may purchase
5153				n and dental benefits, for both himself or herself and for dependents, through
5154			the D	vistrict's providers so long as:
5155				
5156			(1)	Such purchase is permitted by the health carrier;
5157				
5158			(2)	Benefits for retirees are grouped in a separate rate from the active/early
5159				retirees' group; and the retiree pays the full cost of such benefits.
5160			0.1	
5161		e.		r coverage for the faculty member and coverage for the dependents is subject
5162			to app	plicable state and federal laws providing for such coverage.
5163	21.5	F	·/ F	
5164	31.5.	Emer	itus Fac	culty Privileges
5165		_	D 11 - 11	L 11/4
5166		a.	Eligit	bility
5167			A	full time foculty member who nations from the District shall reasing emerity
5168			•	full-time faculty member who retires from the District shall receive emeritus
5169				s. However, if a faculty member retires while on an administrative leave, and
5170				e desires emeritus status, the retiring faculty member must submit a request
5171 5172				neritus status to the District Office of Technology and Learning. The Office
5172				chnology and Learning will submit the matter to a special panel composed o members appointed by the Academic Senate and two members appointed
5173 5174				e College President, and a fifth member to be determined by the appointed
5174			•	members. The special panel will make a recommendation to the Board of
5175			-	ees, which will determine whether to grant emeritus status to the faculty
5170				ber. If the Board should elect not to follow the panel's recommendation, a
5178				en explanation of the Board's decision and its reasons will be made to the
5179				bers of the panel.
5180			mem	sets of the puller.
5181		b.	Privil	leges
5182		0.		
5183			(1)	Faculty members granted Emeritus status will be issued official college
5184			(-)	identification designating their status, and their names will be retained in
5185				the College catalog.
5186				
5187			(2)	Emeritus faculty will be granted lifetime event, library and faculty parking
5188			. /	privileges, and upon request, lifetime email access.

Appendix A



South Orange County Community College District

ACADEMIC SALARY SCHEDULES 2018-2021

Board Approved: 4/22/2019 Effective: 8/1/2018

Full-time Academic Salary Schedule - Annual 2018-2019 2.71% Increase (Effective 8/1/2018)

Range	I	II	III	IV	v
Step					
01	69,834	73,714	77,593	81,473	85,353
02	72,420	76,300	80,180	84,059	87,939
03	75,007	78,886	82,766	86,646	90,525
04	75,007	81,473	85,352	89,232	93,112
05	75,007	84,059	87,939	91,819	95,698
06	77,593	86,646	90,525	94,405	98,285
07		89,232	93,112	96,991	100,871
08		91,818	95,698	99,578	103,457
09		91,818	98,285	102,164	106,044
10		91,818	100,871	104,751	108,630
11		94,405	103,457	107,337	111,217
12			106,044	109,923	113,803
13			108,630	112,510	116,389
14			108,630	115,096	118,976
15			108,630	117,683	121,562
16			111,217	120,269	124,149
17				122,855	126,735
18				125,442	129,321
19				125,442	131,908
20				125,442	134,494
21				128,028	137,081
22					139,667
23					142,253
24					142,253
25					142,253
26					144,840

Doctoral Stipend: \$3,911

		2						
Part-time Classroom Academic Salary Schedule ¹								
5.40% Increase Part-time Faculty Classroom: Full-time / Part-time Faculty Intersession/Summer								
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	
LHE Rate	1,328	1,381	1,434	1,487	1,540	1,593	1,646	
STRS Rate	80.00	83.19	86.39	89.58	92.77	95.96	99.16	
¹ Includes student consu	ltation time							
ull-time Classroom Overlo	oad Academ	-						
Classroom:		3.4	5% Increase					
	Full-time Fa	culty Overloa	d					
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	
LHE Rate	1,140	1,186	1,232	1,278	1,324	1,370	1,416	
STRS Rate	68.67	71.45	74.22	76.99	79.76	82.53	85.30	
Stipend Rate								
Stipends will be calculat	and Full-time					ng, & Learni	ng	
Stipends will be calculat	and Full-time	e Non-Classi 2.7				ng, & Learni	ng	
Stipends will be calculat Part-time Non-Classroom Disabilities Academic Salar Non-Classroom:	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F	e Non-Classi 2.7	oom Overlo 1% Increase ulty Intersess ulty Substitut	ad for Libra		ng, & Learni	ng	
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F	e Non-Classi 2.7 aculty Part-time Face Part-time Face	oom Overlo 1% Increase ulty Intersess ulty Substitut	ad for Libra		ng, & Learni Column 6	-	
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa	e Non-Classi 2.7 aculty Part-time Face Part-time Face culty Overloa	oom Overlo 1% Increase ulty Intersess ulty Substitut d	ad for Libra ion/Summer e	ry, Counseli		Column 7	
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator	and Full-time ry Schedule Part-time Fa Full-time / F Full-time Fa Column 1	e Non-Classi 2.7 aculty Part-time Face Part-time Face culty Overloa Column 2	room Overlo 1% Increase ulty Intersess ulty Substitut d Column 3	ion/Summer e Column 4	r y, Counseli	Column 6	Column 7 2,81(
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate	Part-time Fa Full-time / F Full-time / F Full-time / A Column 1 2,264 68.19	e Non-Classi 2.7 aculty Part-time Fact Column 2 2,355 70.93 demic Salary	room Overlo 1% Increase ulty Intersess ulty Substitut d Column 3 2,446 73.67	ion/Summer e Column 4 2,537	ry, Counseli Column 5 2,628	Column 6 2,719	Column 7 2,81(
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,264 68.19 Futorial Acad Part-time Fa Full-time / F Full-time / F	e Non-Class 2.7 aculty Part-time Fact Part-time Fact Column 2 2,355 70.93 demic Salary 2.7	room Overlo 1% Increase ulty Intersess ulty Substitut d Column 3 2,446 73.67 Schedule 1% Increase ulty Intersess ulty Substitut	ion/Summer e Column 4 2,537 76.42	ry, Counseli Column 5 2,628	Column 6 2,719	ng Column 7 2,81(84.6 4	
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate Part-time Non-classroom T Non-Classroom: Tutorial (All)	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,264 68.19 Futorial Acad Part-time Fa Full-time / F Full-time / F	e Non-Classi 2.7 aculty Part-time Face Part-time Face culty Overloa Column 2 2,355 70.93 demic Salary 2.7 aculty Part-time Face Part-time Face	room Overlo 1% Increase ulty Intersess ulty Substitut d Column 3 2,446 73.67 Schedule 1% Increase ulty Intersess ulty Substitut	ion/Summer e Column 4 2,537 76.42	ry, Counseli Column 5 2,628	Column 6 2,719	Column 7 2,810	
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate Part-time Non-classroom T Non-Classroom: Tutorial (All)	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,264 68.19 Futorial Acad Part-time Fa Full-time / F Full-time / F Full-time / F	e Non-Class 2.7 aculty Part-time Fact Part-time Fact Column 2 2,355 70.93 demic Salary 2.7 aculty Part-time Fact Part-time Fact Column 2	room Overlo 1% Increase alty Intersess alty Substitut d Column 3 2,446 73.67 Schedule 1% Increase alty Intersess alty Substitut d Column 3	ion/Summer e Column 4 2,537 76.42 ion/Summer e Column 4	ry, Counseli Column 5 2,628 79.16 Column 5	Column 6 2,719 81.90 Column 6	Column 7 2,810 84.6 4 Column 7	
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate Part-time Non-classroom T Non-Classroom: Tutorial (All) Other ²	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,264 68.19 Futorial Acad Part-time Fa Full-time / F Full-time / F Full-time / F	e Non-Classe 2.7 aculty Part-time Face Part-time Face culty Overloa Column 2 2,355 70.93 demic Salary 2.7 aculty Part-time Face Part-time Face Coluty Overloa	room Overlo 1% Increase ulty Intersess ulty Substitut d Column 3 2,446 73.67 Schedule 1% Increase ulty Intersess ulty Substitut d	ion/Summer e Column 4 2,537 76.42 ion/Summer e	ry, Counseli Column 5 2,628 79.16	Column 6 2,719 81.90	Column 7 2,810 84.6 4	

Academic Salary Schedule – Rates for One (1) Lecture Hour Equivalent (LHE)

Range	I	II	III	IV	V
Step					
1	392.33	414.12	435.92	457.71	479.51
2	406.86	428.65	450.45	472.24	494.04
3	421.39	443.18	464.98	486.77	508.57
4	421.39	457.71	479.51	501.30	523.10
5	421.39	472.24	494.04	515.83	537.63
6	435.92	486.77	508.57	530.36	552.16
7		501.30	523.10	544.90	566.69
8		515.83	537.63	559.43	581.22
9		515.83	552.16	573.96	595.75
10		515.83	566.69	588.49	610.28
11		530.36	581.22	603.02	624.81
12			595.75	617.55	639.34
13			610.28	632.08	653.87
14			610.28	646.61	668.40
15			610.28	661.14	682.93
16			624.81	675.67	697.46
17				690.20	711.99
18				704.73	726.52
19				704.73	741.06
20				704.73	755.59
21				719.26	770.12
22					784.65
23					799.18
24					799.18
25					799.18
26					813.71

Academic Salary Schedule – Daily Rate for Extra Duty Days (Full-time Faculty) 2018-2019

Academic Salary Schedule – Daily Rate for Extra Duty Days (Part-time Faculty)

Column	1	2	3	4	5	6	7
Classroom	223.82	232.75	241.69	250.62	259.55	268.65	277.58
Non- Classroom	190.79	198.37	205.96	213.54	221.12	228.71	236.29

Full-time Academic Salary Schedule - Annual 2019-2020 2.57% Increase

Range	I	II	III	IV	V
Step					
01	71,629	75,608	79,588	83,567	87,546
02	74,282	78,261	82,241	86,220	90,199
03	76,935	80,914	84,893	88,873	92,852
04	76,935	83,567	87,546	91,526	95,505
05	76,935	86,220	90,199	94,179	98,158
06	79,588	88,873	92,852	96,831	100,811
07		91,526	95,505	99,484	103,464
08		94,179	98,158	102,137	106,117
09		94,179	100,811	104,790	108,769
10		94,179	103,464	107,443	111,422
11		96,831	106,117	110,096	114,075
12			108,769	112,749	116,728
13			111,422	115,402	119,381
14			111,422	118,055	122,034
15			111,422	120,707	124,687
16			114,075	123,360	127,340
17				126,013	129,993
18				128,666	132,645
19				128,666	135,298
20				128,666	137,951
21				131,319	140,604
22					143,257
23					145,910
24					145,910
25					145,910
26					148,563

Doctoral Stipend: \$4,011

		20						
Part-time Classroom Academic Salary Schedule ¹								
Classroom:	Part-time Fa Full-time / F	-	5% Increase ulty Intersess	ion/Summer				
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	
LHE Rate	LHE Rate 1,366 1,421 1,476 1,531 1,586 1,641 1,69							
STRS Rate 82.29 85.60 88.92 92.23 95.54 98.86 102.1								
¹ Includes student consu	ltation time							
Full-time Classroom Overle	oad Academ	-						
Classroom:			9% Increase					
	Full-time Fa	culty Overloa	d					
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7	
LHE Rate	1,173	1,220	1,267	1,314	1,361	1,408	1,455	
STRS Rate	70.66	73.49	76.33	79.16	81.99	84.82	87.65	
Stipend Rate								
Stipends will be calculated using one half (1/2) the "STRS Rate" shown in column 7.								
Stipends will be calculat Part-time Non-Classroom	and Full-time					ng, & Learni	ng	
Stipends will be calculat	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F	e Non-Classi 2.5	oom Overlo 7% Increase ulty Intersess ulty Substitut	ad for Libra ion/Summer		ng, & Learni	ng	
Stipends will be calculat Part-time Non-Classroom Disabilities Academic Sala Non-Classroom: Library Counseling Learning Disability	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F	e Non-Classi 2.5 aculty Part-time Face Part-time Face	oom Overlo 7% Increase ulty Intersess ulty Substitut	ad for Libra ion/Summer		ng, & Learni Column 6	ng Column 7	
Stipends will be calculat Part-time Non-Classroom Disabilities Academic Sala Non-Classroom: Library Counseling Learning Disability	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa	e Non-Classi 2.5 aculty Part-time Face Part-time Face culty Overloa	oom Overlo 7% Increase ulty Intersess ulty Substitut d	ad for Libra ion/Summer e	ry, Counseli		Column 7	
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator	and Full-time ry Schedule Part-time Fa Full-time / F Full-time Fa Column 1	e Non-Classi 2.5 aculty Part-time Fact Part-time Fact Column 2	oom Overlo 7% Increase ulty Intersess ulty Substitut d Column 3	ion/Summer e Column 4	ry, Counseli Column 5	Column 6	-	
Stipends will be calculat Part-time Non-Classroom Disabilities Academic Sala Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator	and Full-time ry Schedule Part-time Fa Full-time / F Full-time Fa Column 1 2,322 69.94 Futorial Acad Part-time Fa Full-time / F Full-time / F	e Non-Classi 2.5 aculty Part-time Fact Part-time Fact Column 2 2,415 72.74 demic Salary 2.5	room Overlo 7% Increase alty Intersess alty Substitut d Column 3 2,508 75.54 7 Schedule 7% Increase alty Intersess alty Substitut	ion/Summer e Column 4 2,601 78.34	ry, Counseli Column 5 2,694	Column 6 2,787	Column 7 2,880	
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate Part-time Non-classroom T Non-Classroom: Tutorial (All)	and Full-time ry Schedule Part-time Fa Full-time / F Full-time Fa Column 1 2,322 69.94 Futorial Acad Part-time Fa Full-time / F Full-time / F	e Non-Class 2.5 aculty Part-time Fact Part-time Fact Column 2 2,415 72.74 demic Salary 2.5 aculty Part-time Fact Part-time Fact	room Overlo 7% Increase alty Intersess alty Substitut d Column 3 2,508 75.54 7 Schedule 7% Increase alty Intersess alty Substitut	ion/Summer e Column 4 2,601 78.34	ry, Counseli Column 5 2,694	Column 6 2,787	Column 7 2,880	
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate Part-time Non-classroom T Non-Classroom: Tutorial (All)	and Full-time ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,322 69.94 Futorial Acad Part-time Fa Full-time / F Full-time / F Full-time / F	e Non-Class 2.5 aculty Part-time Fact Part-time Fact Column 2 2,415 72.74 demic Salary 2.5 aculty Part-time Fact Part-time Fact Column 2	room Overlo 7% Increase alty Intersess alty Substitut d Column 3 2,508 75.54 75.54 75chedule 7% Increase alty Intersess alty Substitut d	ion/Summer e Column 4 2,601 78.34 ion/Summer e Column 4	ry, Counseli Column 5 2,694 81.14 Column 5	Column 6 2,787 83.95	Column 7 2,880 86.75 Column 7	
Stipends will be calculat Part-time Non-Classroom a Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate Part-time Non-classroom T Non-Classroom: Tutorial (All) Other ²	and Full-time ry Schedule Part-time Fa Full-time / F Full-time Fa Column 1 2,322 69.94 Futorial Acad Part-time Fa Full-time / F Full-time / F	e Non-Class 2.5 aculty Part-time Fact Part-time Fact Column 2 2,415 72.74 demic Salary 2.5 aculty Part-time Fact Part-time Fact Part-time Fact Part-time Fact Part-time Fact	room Overlo 7% Increase alty Intersess alty Substitut d Column 3 2,508 75.54 75.54 75 Schedule 7% Increase alty Intersess alty Substitut d Column 3	ion/Summer e Column 4 2,601 78.34 ion/Summer e	ry, Counseli Column 5 2,694 81.14	Column 6 2,787 83.95 Column 6	Column 7 2,880 86.75	

Academic Salary Schedule – Rate for One (1) Lecture Hour Equivalent (LHE)

Range	I	II	III	IV	V
Step					
01	402.41	424.77	447.12	469.48	491.83
02	417.31	439.67	462.03	484.38	506.74
03	432.22	454.57	476.93	499.29	521.64
04	432.22	469.48	491.83	514.19	536.55
05	432.22	484.38	506.74	529.09	551.45
06	447.12	499.29	521.64	544.00	566.35
07		514.19	536.55	558.90	581.26
08		529.09	551.45	573.80	596.16
09		529.09	566.35	588.71	611.06
10		529.09	581.26	603.61	625.97
11		544.00	596.16	618.52	640.87
12			611.06	633.42	655.78
13			625.97	648.32	670.68
14			625.97	663.23	685.58
15			625.97	678.13	700.49
16			640.87	693.04	715.39
17				707.94	730.30
18				722.84	745.20
19				722.84	760.10
20				722.84	775.01
21				737.75	789.91
22					804.81
23					819.72
24					819.72
25					819.72
26					834.62

Academic Salary Schedule – Daily Rate for Extra Duty Days (Full-time Faculty) 2019-2020

Academic Salary Schedule – Daily Rate for Extra Duty Days (Part-time Faculty)

Column	1	2	3	4	5	6	7
Classroom	230.22	239.49	248.76	258.03	267.3	276.57	285.84
Non-Classroom	195.67	203.43	211.18	218.93	226.69	234.44	242.19

Full-time Academic Salary Schedule - Annual 2020-2021 2.67% Increase

Range	I	II	III	IV	V
Step					
01	73,541	77,627	81,712	85,798	89,883
02	76,265	80,350	84,436	88,521	92,607
03	78,988	83,074	87,160	91,245	95,331
04	78,988	85,798	89,883	93,969	98,054
05	78,988	88,521	92,607	96,693	100,778
06	81,712	91,245	95,331	99,416	103,502
07		93,969	98,054	102,140	106,225
08		96,692	100,778	104,864	108,949
09		96,692	103,502	107,587	111,673
10		96,692	106,225	110,311	114,397
11		99,416	108,949	113,035	117,120
12			111,673	115,758	119,844
13			114,397	118,482	122,568
14			114,397	121,206	125,291
15			114,397	123,930	128,015
16			117,120	126,653	130,739
17				129,377	133,463
18				132,101	136,186
19				132,101	138,910
20				132,101	141,634
21				134,824	144,357
22					147,081
23					149,805
24					149,805
25					149,805
26					152,528

Doctoral Stipend: \$4,118

	2020-2021								
Part-time Classroom Acade	emic Salary								
			6% Increase						
Classroom:	Part-time Fa	aculty Part-time Fac	ulty Intercoss	ion/Summer					
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7		
LHE Rate 1,405 1,461 1,517 1,573 1,629 1,685 1,74									
STRS Rate 84.64 88.01 91.39 94.76 98.13 101.51 104.88 ¹ Includes student consultation time									
ull-time Classroom Overlo		ic Salary Sch	nedule						
		-	3% Increase						
Classroom:	Full-time Fa	culty Overloa	d						
	Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7		
LHE Rate	1,205	1,253	1,301	1,349	1,397	1,445	1,49		
STRS Rate	72.59	75.48	78.37	81.27	84.16	87.05	89.9		
Stipend Rate Stipends will be calculated using one half (1/2) the "STRS Rate" shown in column 7. Part-time Non-Classroom and Full-time Non-Classroom Overload for Library, Counseling, & Learning									
)isahilities Academic Salar					ry, Counsell	ng, & Learni	ng		
Disabilities Academic Salaı			7% Increase		ry, Counseii	ng, & Learni	ng		
Disabilities Academic Salar Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator	ry Schedule Part-time Fa Full-time / F Full-time / F	2.6	7% Increase ulty Intersess ulty Substitut	ion/Summer	ry, Counseii	ng, & Learni	ng		
Non-Classroom: Library Counseling Learning Disability	ry Schedule Part-time Fa Full-time / F Full-time / F	2.6 aculty Part-time Face Part-time Face	7% Increase ulty Intersess ulty Substitut	ion/Summer	Column 5	ng, & Learni Column 6			
Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator	ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1	2.6 Aculty Part-time Face Part-time Face Column 2 Column 2	7% Increase ulty Intersess ulty Substitut id Column 3	ion/Summer e Column 4	Column 5	Column 6	Column		
Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator	ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,384	2.6 aculty Part-time Face Part-time Face culty Overloa Column 2 2,479	7% Increase ulty Intersess ulty Substitut id Column 3 2,574	ion/Summer e Column 4 2,669	Column 5 2,764	Column 6 2,859	Column 7		
Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator	ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1	2.6 Aculty Part-time Face Part-time Face Column 2 Column 2	7% Increase ulty Intersess ulty Substitut id Column 3	ion/Summer e Column 4	Column 5	Column 6	Column 7		
Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate	ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,384 71.81	2.6 Part-time Fact Part-time Fact Column 2 2,479 74.67	7% Increase ulty Intersess ulty Substitut id Column 3 2,574 77.53	ion/Summer e Column 4 2,669	Column 5 2,764	Column 6 2,859	Column 2,95		
Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate	ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,384 71.81	2.6 Part-time Fact Part-time Fact Column 2 2,479 74.67	7% Increase ulty Intersess ulty Substitut id Column 3 2,574 77.53	ion/Summer e Column 4 2,669	Column 5 2,764	Column 6 2,859	Column 2,95		
Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate	ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,384 71.81 Futorial Acad Part-time Fa Full-time / F Full-time / F	2.6 Part-time Fact Part-time Fact Column 2 2,479 74.67 demic Salary 2.6	7% Increase ulty Intersess ulty Substitut id Column 3 2,574 77.53 7 Schedule 7% Increase ulty Intersess ulty Substitut	ion/Summer e Column 4 2,669 80.39 ion/Summer	Column 5 2,764	Column 6 2,859	Column 2,95		
Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate Part-time Non-classroom T Non-Classroom: Tutorial (All)	ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,384 71.81 Futorial Acad Part-time Fa Full-time / F Full-time / F	2.6 aculty Part-time Fact Part-time Fact Column 2 2,479 74.67 demic Salary 2.6 aculty Part-time Fact Part-time Fact	7% Increase ulty Intersess ulty Substitut id Column 3 2,574 77.53 7 Schedule 7% Increase ulty Intersess ulty Substitut	ion/Summer e Column 4 2,669 80.39 ion/Summer	Column 5 2,764	Column 6 2,859	Column 2,95 88.9		
Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate	ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,384 71.81 Futorial Acad Part-time Fa Full-time / F Full-time / F	2.6 aculty Part-time Fact Cart-time Fact Column 2 2,479 74.67 demic Salary 2.6 aculty Part-time Fact Part-time Fact Columy Part-time Fact Column 2	7% Increase ulty Intersess ulty Substitut d Column 3 2,574 77.53 7 Schedule 7% Increase ulty Intersess ulty Substitut	ion/Summer e Column 4 2,669 80.39 ion/Summer e	Column 5 2,764 83.25	Column 6 2,859 86.11	Column 2,95 88.9		
Non-Classroom: Library Counseling Learning Disability Tutorial Coordinator LHE Rate STRS Rate	ry Schedule Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1 2,384 71.81 Futorial Acad Part-time Fa Full-time / F Full-time / F Full-time Fa Column 1	2.6 aculty Part-time Fact Part-time Fact Column 2 2,479 74.67 demic Salary 2.6 aculty Part-time Fact Part-time Fact Column 2	7% Increase ulty Intersess ulty Substitut od Column 3 2,574 77.53 7 Schedule 7% Increase ulty Intersess ulty Substitut od Column 3	ion/Summer e Column 4 2,669 80.39 ion/Summer e Column 4	Column 5 2,764 83.25 Column 5	Column 6 2,859 86.11 Column 6	Column		

Academic Salary Schedule – Rate for One (1) Lecture Hour Equivalent (LHE)

Range	I	II	III	IV	V
Step					
01	413.15	436.10	459.06	482.01	504.96
02	428.45	451.41	474.36	497.31	520.26
03	443.76	466.71	489.66	512.61	535.57
04	443.76	482.01	504.96	527.91	550.87
05	443.76	497.31	520.26	543.22	566.17
06	459.06	512.61	535.57	558.52	581.47
07		527.91	550.87	573.82	596.77
08		543.22	566.17	589.12	612.07
09		543.22	581.47	604.42	627.38
10		543.22	596.77	619.72	642.68
11		558.52	612.07	635.03	657.98
12			627.38	650.33	673.28
13			642.68	665.63	688.58
14			642.68	680.93	703.88
15			642.68	696.23	719.19
16			657.98	711.53	734.49
17				726.84	749.79
18				742.14	765.09
19				742.14	780.39
20				742.14	795.69
21				757.44	811.00
22					826.30
23					841.60
24					841.60
25					841.60
26					856.90

Academic Salary Schedule – Daily Rate for Extra Duty Days (Full-time Faculty) 2020-2021

Academic Salary Schedule – Daily Rate for Extra Duty Days (Part-time Faculty)

Column	1	2	3	4	5	6	7
Classroom	236.8	246.24	255.67	265.11	274.55	283.99	293.43
Non-Classroom	200.9	208.99	217.08	225.17	233.26	241.35	249.44

Column Placement Criteria:

Column I/1*

• Bachelor's Degree.

Column II/2*

- Master's Degree, or
- Bachelor's Degree plus 40 semester units, including Master's Degree.

Column III/3*

- Master's Degree plus 20 semester units, or
- Bachelor's Degree plus 50 semester units, including Master's Degree.

Column IV/4*

- Master's Degree plus 40 semester units, or
- Bachelor's Degree plus 70 semester units, including Master's Degree, or
- Permanent Vocational Credential received prior to establishment of the Community College Credential and Bachelor's Degree.

Column V/5*

- Earned Doctorate, or
- Master's Degree plus 60 semester units, or
- Bachelor's Degree plus 90 semester units, including Master's Degree, or
- Permanent Vocational Credential received prior to establishment of the Community College Credential and Master's Degree.

*Full-time Faculty use column designators I-V, Part-time Faculty use column designators 1-5

Performance Evaluation Review Faculty

Faculty Name:			
Position:			
Date of Evaluation:	Department:		
Evaluation Period: From:	To:	Example	e: mm/dd/yyyy

The items listed below describe the criteria according to which the faculty member is to be evaluated.

Instructions:

- Using the scale provided, rate the performance of the faculty member over the evaluation period on each item.
- The evaluator shall not base his/her evaluation of a faculty member on any information that was not collected through the evaluation procedures. Hearsay statements shall be excluded from written evaluations (Academic Employees Master Agreement, Article XVII, Item 2.a.v).
- Any rating of 1 or 2 must be explained; and documentation of items requiring direct observation must be recorded in the appropriate section below.
- Any individual item rated **<u>1 or 2 may</u>** have a performance improvement plan noted in the appropriate section.
- For full-time faculty, an overall rating of 1 or 2 must have a performance improvement plan. For part-time faculty, a performance improvement plan is only required for an overall rating of 2.
- Any rating of 5 should have an explanatory comment.

5 – Exemplary	This rating implies that the individual's performance reflects the highest degree of productivity and effectiveness. This rating should be used to differentiate specific criteria where the individual has demonstrated exceptional ability that is especially noteworthy or markedly apparent.
4 – Exceeds Standards	This rating implies that the individual's performance meets and exceeds the standards for the given criteria. The individual is effective and productive.
3 – Meets Standards	This rating implies that the individual's performance meets the standard. The individual is effective and productive.
2 – Partially Meets Standards	This rating implies that the individual's performance partially meets the standards for the given criteria. There are areas of deficiency or ineffectiveness; it is expected that with increased attention to those areas, the individual's performance will subsequently meet the standards.
1 – Unsatisfactory	This rating implies that the individual's performance has completely failed to meet the standards for the given criteria. A significant deficiency or lack of effectiveness is observed.

Rating scale:

	ALL FACULTY MEMBERS	Exemplary	Exceeds Standards	Meets Standards	Part. Meets Standards	Unsatisfact.	N/A
		5	4	3	2	1	
• Fulfills P	OFESSIONAL GROWTH AND DEVELOPMENT rofessional Development obligation as described in the Master ent and reports its completion.	0	0	0	0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

		5	4	3	2	1	N/A
 Consult departr Express 	EFFECTIVENESS strates current knowledge of discipline and necessary skills. s with department chair and/or dean on matters pertaining to mental issues and concerns. es ideas clearly and accurately, both verbally and in writing. strates use of current technology to improve quality of work.	0	0	0	0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

	ADHERENCE TO DISTRICT POLICIES/MASTER AGREEMENT		4	3	2	1	N/A
 Follows the regular of a spublished. Reports assessment outcomes, of a completes all present of a spectral of several spectral of several spectral spectral	TO DISTRICT POLICIES/MASTER AGREEMENT <i>Full- and part-time faculty</i> ulations, policies, and procedures of the college and district ment data on student learning outcomes, administrative and/or student services outcomes. rogram/college/district reporting deadlines on time. submits required documents in a timely manner. and college policies and procedures when applying for and	5	4	3			N/A
accepting grants Teaches classes Meets workload Participates in co Maintains regula	s and other instructional resources. during the scheduled time and at the assigned location.	0	0	0	0	0	0
Evaluator Comments / Improvement Plan Faculty Comments							

STUDENT RELATIONS AND SERVICE	5	4	3	2	1	N/A
 Fosters professional relationships with students and encourages open faculty/student interaction. Maintains a professional atmosphere that is conducive to learning. Considers the academic and individual needs of each student, and when necessary, refers the student for additional assistance from other college services. Responds to student communications when appropriate. Demonstrates awareness of and sensitivity to cultural, ethnic, gender, and other individual differences in interactions with students. 	0	0	0	0	0	0
Evaluator Comments / Improvement Plan						
Faculty Comments						
	5	4	3	2	1	N/A

DevelopResponseDemonse	AFF, AND ADMINISTRATION/MANAGEMENT RELATIONS as positive professional relationships. ds to communications when appropriate. strates teamwork and willingness to support n/college/district initiatives.	0	0	0	0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

co	OMMITTEE/COLLEGE SERVICE CONTRIBUTION	5	4	3	2	1	N/A
Completes comn following: Committe district lev Non-class Meetings and/or dis Departme departme and athlet	nittee contribution through participation in one or more of the e work on the department, division/school, college, and/or	0	0	0	0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

	CLASSROOM FACULTY MEMBERS	Exemplary	Exceeds Standards	Meets Standards	Part. Meets Standards	Unsatisfact.	N/A
		5	4	3	2	1	
CLAS	SS PREPARATION AND IMPLEMENTATION						
 Selects a courses. Chooses course a Develop with the Informs grading Makes a dean with that covattenda Uses cla Reports 	equirements of the Course Outline of Record. textbooks, supplementary materials, and/or supplies for assigned appropriate course materials and assessment techniques for objectives. s and maintains course syllabi for assigned courses consistent course Outline of Record. students of learning outcomes (SLOs), class procedures, and policies at the beginning of the semester. available a course syllabus to all students and the division/school thin the first week of class, including distance education classes, ters the class requirements, SLOs, grading criteria, and nce requirements. ssroom time efficiently. final grades to Admissions, Records, and Enrollment Services by ounced deadline.	0	0	0	0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

	DISCIPLINE KNOWLEDGE	5	4	3	2	1	N/A
informa answer • Guides s	strates knowledge of the subject matter through a command of tion, an ability to interpret that information, and an ability to questions about the course syllabus. student learning consistent with student needs and the course of record.	0	0	0	0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

	INSTRUCTIONAL DELIVERY	5	4	3	2	1	N/A
equivalent. Makes use oj the lesson, a Keeps the clo Guides stude syllabus. Encourages s Speaks clear Utilizes appro discussion, si Effectively re Demonstrate	n effective instructional environment in the classroom or its f technology and learning materials that are current, supports and enables students to engage with the material. ass discussion or lab focused. ant learning consistent with student needs and the course students to ask questions and participate in class discussions. ly and at an appropriate pace. opriate instructional modes of delivery (e.g. lecture, mall group, whiteboard, technology, etc.). esponds to students' questions/concerns. es consideration of differing perspectives. student learning, critical thinking, and academic initiative.	0	0	0	0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

	STUDENT CONTACT AND SERVICE	5	4	3	2	1	N/A
contact • Keeps st • Respond time.	hes and maintains a framework for regular and sustained with/among students if teaching distance education courses. cudents informed of their class progress. Is to and evaluates student work in a reasonable amount of ely responds to students' questions/concerns.	0	0	0	0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

COUN	SELORS/LEARNING DISABILITY SPECIALISTS	ر Exemplary	는 Exceeds Standards	ω Standards	 Part. Meets Standards 	L Unsatisfact.	N/A
• Effectiv provide	REPARATION AND IMPLEMENTATION ely communicates with other departments and with faculty to counseling services that meet the needs of all disciplines. a appropriate materials and techniques for workshops and ment.	0	0	0	0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

DISCIPLINE KNOWLEDGE	5	4	3	2	1	N/A
 Demonstrates knowledge of college departments, articulation agreements with four-year institutions, and community resources and agencies related to guidance and counseling. Effectively administers and interprets appropriate tests (onsite or online) to support student success. Employs appropriate theories and techniques to facilitate student development. 	0	0	0	0	0	0
Evaluator Comments / Improvement Plan						
Faculty Comments						

	COUNSELING DELIVERY	5	4	3	2	1	N/A
students. Provides g major, cho Develops o Employs k matriculat Effectively achieving Provides c Effectively	comprehensive academic, career, and personal counseling to quidance and information to students regarding the selection of pice of job/career path, and creation of academic plans. and coordinates intervention strategies (ex. at risk students). nowledge and skills necessary to counsel students about tion processes, college programs and transfer requirements. uses technology and databases necessary to assist students in their academic goals. risis intervention and support as appropriate. uses student contact time. appropriately to student needs.	0	0	0	0	0	0
Evaluator Comments / Improvement Plan		<u>.</u>	<u>.</u>	<u>.</u>	<u> </u>		
Faculty Comments							

STUDENT REFERRAL AND FOLLOW-UP	5	4	3	2	1	N/A
 Effectively confers with faculty and staff regarding individual students when appropriate. Refers students to campus support services and community agencies when appropriate. Responds to and advises students on progress in a reasonable timeframe. 	0	0	0	0	0	0
Evaluator Comments / Improvement Plan						
Faculty Comments						

LIBRARIANS				Meets Standards	Part. Meets Standards	Unsatisfact.	N/A
		5	4	3	2	1	
 GENERAL DUTIES AND RESPONSIBILITIES Implements library rules and regulations. Assists in the preparation of reports on library activities and resources. Coordinates with dean regarding directing and overseeing the day-to- day duties of library assistants, technicians, and student aides. Communicates clearly and effectively with colleagues, faculty, students, and other library users. Demonstrates knowledge and competencies in emerging informational technology. Completes assignments and projects in a timely manner. Demonstrates knowledge of the library's collection. 				0	0	0	0
Evaluator Comments / Improvement Plan Faculty Comments					· · · · · · · · · · · · · · · · · · ·		

	NQUIRIES AND REFERENCE SERVICES	5	4	3	2	1	N/A
 Provides reference service to colleagues, students, faculty, and other library users. Works with students in analyzing and understanding assignments and projects. Advises and assists students in devising and executing a search strategy. Recommends appropriate library resources. Provides instruction in the use of reference materials. Interacts in a courteous and approachable manner with library users. Maintains currency in reference materials. 				0	0	0	Ο
Evaluator Comments / Improvement Plan							
Faculty Comments							

I F 4		MATERIAL ACOULISITION AND MAINTENANCE	5	4	3	2	1	N/A
•	 materials within the general guidelines of the collection development policy. Contributes to the processing and maintenance of learning resources. Coordinates selection of library material with discipline experts. Evaluates and recommends systems, equipment and software for all learning resource applications. 				0	0	0	0
Evaluator Comment Improven Plan	:s /							
Faculty Comment	s							

		5	4	3	2	1	N/A
resourc • Confers classes. • When le	 resources and services. Confers with classroom faculty on library orientation activities for their classes. 				0	0	0
Evaluator Comments / Improvement Plan			<u>.</u>	<u>.</u>	<u>.</u>		
Faculty Comments							

COACHE	G Exemplary	b Exceeds Standards	ی Meets Standards	N Part. Meets Standards	T Unsatisfact.	N/A	
ATHLETIC SCHEDULE, EVEN	S, AND ACTIVITIES						
 competitions; and holds team meet Submits in a timely manner schedul events to the dean/athletic director Attends and coaches assigned pract Creates player development plans. Maintains professional conduct in reparticipants during competitive eve Notifies the appropriate offices whee cancelled. Coordinates transportation, meals, necessary. 	 competitions; and holds team meetings as needed. Submits in a timely manner schedules for practice and competitive events to the dean/athletic director for approval. Attends and coaches assigned practices and competitions. Creates player development plans. Maintains professional conduct in relation to all attendees and participants during competitive events. Notifies the appropriate offices when an event has been postponed or cancelled. Coordinates transportation, meals, and lodging for the team when necessary. Cooperates with the athletics department in maintaining adequate and 				0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

ΔΤ	HI FTIC FLIGIBILITY AND RECRUITMENT	5	4	3	2	1	N/A
 ATHLETIC ELIGIBILITY AND RECRUITMENT Complies with the recruiting guidelines established by college administration and the California Community College Athletic Association (CCCAA). Adheres to the athletic department academic eligibility procedures for student athletes. Develops and implements a comprehensive recruiting plan. 				0	0	0	0
Evaluator Comments / Improvement Plan							
Faculty Comments							

STUDENT ATHLETE SUPPORT AND ACADEMIC SUCCESS		5	4	3	2	1	N/A
 Cooper- support Mainta summe 	0	0	0	0	0	0	
Evaluator Comments / Improvement Plan							
Faculty Comments							

SUMMARY OF WORKSPACE EVALUATION

COMMENDATIONS

RECOMMENDATIONS AND PLANS FOR PERFORMANCE IMPROVEMENT

Overall Assessment

Refer to rating descriptions when completing this section

O 5 – Exemplary	O 4 – Exceeds Standards	○ 3 - Meets Standards	○ 2 — Partially Meets Standards	O 1 – Unsatisfactory					
I have discussed my performance evaluation with my administrator. My signature does not imply that I agree. Faculty Comments:									
Faculty Signature:			C	Date:					
Dean Comments:									
Dean/Assistant Dean Sig	mature		Г	Date:					
Vice President Comment			•						
Vice President Signature	۲:		[Date:					
President Comments:									
President Signature:			C	Date:					

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement on the 22nd of April, 2019.

SOUTH ORANGE COUNTY COMMUNITY COLLEGE DISTRICT

Signature on file____

T. J. Prendergast, III President, Board of Trustees

Signature on file

Kathleen F. Burke Chancellor

Signature on file Cindy Vyskocil Vice Chancellor, Human Resources

Signature on file Marina Aminy Dean, Online Education & Learning Resources

Signature on file Juan Avalos Vice President, Student Services

Signature on file

Georgina Guy Dean, Student Equity & Special Programs

Signature on file_____

Christina Hinkle Dean, Social & Behavioral Sciences

Signature on file

Kim McCord Executive Director, Fiscal Service/Comptroller

Signature on file

Christopher McDonald Vice President, Instruction

Signature on file

Keith Shackleford Dean, Health Science, Kinesiology & Athletics SOUTH ORANGE COUNTY COMMUNITY COLLEGE DISTRICT FACULTY ASSOCIATION

Signature on file

Kurt Meyer President, SOCCCDFA

_____Signature on file Lewis Long Chief Negotiator

Signature on file Mark Blethen Negotiating Team Member

Signature on file Susan Bliss Negotiating Team Member

Signature on file Claire Cesareo Negotiating Team Member

Signature on file Jenny Langrell Negotiating Team Member

Signature on file
Parisa Soltani
Negotiating Team Member

Signature on file Blake Stephens Negotiating Team Member