AGREEMENT

between

THE BOARD OF TRUSTEES

of the

FOOTHILL-DE ANZA COMMUNITY COLLEGE DISTRICT

and

LOCAL 715

SERVICE EMPLOYEES INTERNATIONAL UNION

For

Unit I

as defined by

Public Employment Relations Board

November 1, 2005 - October 31, 2008

PREAMBLE

This Agreement is made and entered into this 17th day of January 2006 between the Board of Trustees of the Foothill-De Anza Community College District, hereinafter referred to as the District, and Local 715, Service Employees International Union, hereinafter referred to as SEIU.

The purpose of this Agreement is to promote the improvement of personnel management and employer-employee relations, provide an equitable and peaceful procedure for the resolution of differences, and establish rates of pay and other terms and conditions of employment.

Foothill-De Anza Community College District

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Martha J. Kanter, Chancellor

By:

Jane Enright, Chief Negotiator

Service Employees International Union, Local 715 Negotiations Team Members

By: John Battch

Phyllis Garmson, Chief Negotiator

By: Gree Pullman, Chief Spokesperson

lavier Duedo

By: Roberto a. Dias

Roberto Sias

By: Exe

Griselda Sigala-Aguilar

By: Thine

Jane Swanson

By:

Kathleen Turner

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ARTICLE 1 RECOGNITION AND EFFECT OF AGREEMENT

- 1.1 The District hereby recognizes Local 715, SEIU (herein referred to as the Union) as the exclusive bargaining representative in Unit 1 for all classified workers holding those positions listed in Appendix E and all classified hourly workers holding those positions listed in Appendix E.1. All newly created positions, except those that are faculty positions or which are Blue Collar or skilled trades and crafts (Unit A) or are designated by the PERB as management, supervisory or confidential positions shall be assigned to the bargaining unit. The bargaining unit may be expanded to other classes by mutual agreement of the District and the Union subject to the rules of the PERB.
- 1.2 This *Agreement* shall supersede any rules, regulations, policies or practices of the District. In the absence of specific provisions of this *Agreement*, the adoption or modification of rules, regulations, policies, and practices is discretionary with the District; provided, however, the District shall notify Local 715 prior to any implementation, and shall afford sufficient time to negotiate over the effects of such a change, or to meet and confer.
- 1.3 If any provision of this *Agreement* is held invalid by any court of competent jurisdiction, such invalidity shall not affect any other provision of this *Agreement* so long as it can be given effect without the invalid provision. To this end the provisions of this *Agreement* are severable.
- 1.4 This *Agreement* expresses the entire understanding between the parties with respect to all matters within the scope of representation as defined by the Government Code Section 3543.2 and supersedes all previous agreements between the parties, whether written or oral. During the term of this *Agreement* the parties expressly waive the right to meet and negotiate with respect to any matter, whether addressed in this *Agreement* or not, even though such matter may not have been within the contemplation of either or both parties at the time this *Agreement* was negotiated and executed. Notwithstanding such waiver, if any provision of this Agreement is rendered invalid, the parties agree to meet and negotiate upon request of either party for the purpose of arriving at a mutually satisfactory replacement for the invalidated provision. Further, the parties reserve the right to revise or amend this *Agreement*, or any provision thereof, by mutual consent expressed in a written document signed by both parties.

ARTICLE 2 NO DISCRIMINATION

2.1 Neither the District nor the Union shall interfere with, intimidate, restrain, coerce, or discriminate against members of the bargaining unit because of the exercise of rights to engage in or refuse to engage in Union activities. The District shall not discriminate against a worker because of race, gender, political activity, sexual orientation, age, mental or physical disability or religion. Allegations of discrimination, which may be referred to a state or federal administrative agency, shall not be subject to the grievance procedure.

ARTICLE 3 UNION SECURITY

3.1 Check off

Local 715 shall have the sole and exclusive right to have membership dues, initiation fees, and service fees or other fees as prescribed in its bylaws deducted by the District for workers in the bargaining unit.

3.2 **Dues Deduction**

- 3.2.1 The District shall deduct dues from the wages of all workers who are members of Local 715 on the effective date of this *Agreement*, and who have submitted dues authorization forms to the District. Members shall have at least the minimum monthly dues deducted for any month in which they work in their classification.
- 3.2.2 The District shall deduct fees and dues from the wages of all workers who, after the ratification date of this *Agreement*, become members of Local 715 and submit to the District a dues authorization form.

3.3 **Service Fee**

- 3.3.1 Every worker in the bargaining unit who is not a member of Local 715 within 30 days of the effective date of this *Agreement*, and every worker who hereafter comes into the bargaining unit, shall, within 30 days of the effective date of this *Agreement* or within 30 days of his/her employment, whichever is later, either apply for membership and execute an authorization for dues deduction on a form provided by the Union or execute a payroll deduction form authorizing the District to deduct from his/her wages the amount specified by the Union as a service fee. Service fees shall not exceed the cost of membership dues. If a worker fails to authorize a deduction either for dues or for a service fee within the 30 days specified and fails to provide the District with proof that he/she has paid dues or the service fee directly to Local 715, the District shall automatically commence a deduction for a service fee from the wages of that worker.
- 3.3.2 Notwithstanding any other provision of this article, any worker:
 - 3.3.2.1 who has a sincere philosophical objection to contributing funds for worker representation and who has not in the past paid dues or service fees to any worker organization for the purpose of being represented in relations with his/her employer; or
 - 3.3.2.2 who is a member of a bonafide religious body whose traditional tenets or teachings include objections to joining or financially supporting

public sector labor organizations, may file an "Objection to Payment of Fees" under Subsection 3.3.3.

- 3.3.3 An "Objection to Payment of Fees" shall be filed with Local 715 and the Director of Human Resources in writing and shall include:
 - 3.3.3.1 for workers who qualify under Subsection 3.3.2.1, a statement of the nature of the worker's objection and certification that the worker has not in the past paid dues or service fees to any worker organization for the purpose of being represented in relations with his/her employers; or
 - 3.3.3.2 for workers who qualify under Subsection 3.3.2.2, a statement signed by the worker identifying his/her religious affiliation and explaining the tenet or teaching under which the objection is made. To qualify as a conscientious objector, the worker must submit a notarized statement signed by an official of the bonafide religious affiliation and certifying the person's membership.
- 3.3.4 In lieu of dues or service fees, any worker who qualifies under Subsection 3.3.2 shall pay a charity fee. Such fee shall be equal to the service fee and shall be deducted from the paycheck. It shall be forwarded to one of the three mutually agreed upon charities (Red Cross, Aris Project, Girl Scouts). These charities cannot benefit either the District or the Union and must qualify as 501.c(3) charities. The Union shall be notified quarterly that such payments to the charity have been made.

3.4 **Enforcement**

3.4.1 Upon receipt of a properly executed payroll deduction form pursuant to either Section 3.2 or 3.3, the District shall deduct from each salary warrant due the worker in the bargaining unit, an amount determined by the Union. Any changes in amount which are made known to the District on or before the 10th day of the month for which the deduction is to be made, will be charged. The District shall promptly remit the entire amount to Local 715. The District shall have no other obligation with respect to the amount deducted pursuant to this article, whether expressed or implied.

3.5 **Voluntary Payroll Deductions**

Dues may not be deducted for any "employee organization" as defined in Government Code Section 3540.1 except for Local 715, SEIU. A worker may elect to have deductions of at least \$2.00 per item made from his/her monthly salary for the following:

3.5.1 Payment to tax-deferred annuities.

- 3.5.2 Payment to a credit union.
- 3.5.3 Purchase of government savings bonds.
- 3.5.4 Premiums for insurance sponsored by a professional association or the Union.
- 3.5.5 Contributions to any scholarship fund administered by the District or by the Union.
- 3.5.6 Contributions to a student loan fund or a student assistance fund administered by the District.
- 3.5.7 Contributions to the Foothill-De Anza Foundation.
- 3.5.8 Contributions to United Way. (Contributions to another charitable organization may be arranged providing at least twenty-five District workers agree to authorize deductions.)
- 3.5.9 Such other payments or contributions as may be mutually agreed upon by the District and the Union, provided that 25 or more workers agree to authorize the deduction. (Workers who, on or before July 1, 1986, were deducting less than \$2.00 for a specific item shall be permitted to maintain that deduction under this subsection.)
- 3.5.10 Contributions to the Committee On Political Education (C.O.P.E.) administered by Local 715.

ARTICLE 4 **TEMPORARY WORK**

- 4.1 Work that would normally be assigned to a member of the bargaining unit may be assigned to unrepresented temporary workers only under the following conditions:
 - 4.1.1 Article 11.1 is not violated;
 - 4.1.2 The work is:
 - 1. seasonal, to cover peak work loads of not more than 6 weeks per quarter or a scheduled summer session; or
 - 2. intermittent, for not more than 45 days per year; or
 - 3. temporary, to cover special projects or assignments with a specific beginning and ending date; and assigned for a period not to exceed 195 days; or
 - 4. performed by Allied Health paraprofessionals such as Paramedic/EMT Assistants and Nursing Program Clinic Assistants used in an instructional capacity
- 4.2 Bargaining unit members who are currently employed as permanent workers may be considered for temporary, intermittent, seasonal and/or substitute work if:
 - 1. the worker is currently employed less than full time;
 - 2. the worker is qualified to perform all of the functions of the position, and
 - 3. the assignment will not result in an increase in the worker's regular assignment or more than a full time position.
 - 4.2.1 Permanent workers interested in temporary assignments including summer assignments, shall submit an online application with Employment Services for the Temporary Work Pool. Local 715 Chief Stewards and supervising managers will be granted access privileges to view applications. Workers are responsible for updating their online applications.
 - 4.2.2 Supervising managers shall give primary consideration to qualified permanent workers who apply for temporary assignments. Summer temporary positions will be offered to interested academic day, 10 month, 11 month and less than full-time workers who perform comparable duties.
- 4.3 This Article shall not apply to workers hired as professional experts or substitutes in vacant positions under the provisions of the Education Code.

ARTICLE 5 UNION RIGHTS

- 5.1 Local 715 shall have the following rights in addition to the rights contained in any other article of this *Agreement*:
 - 5.1.1 The right of access at reasonable times to areas in which workers work as long as there is no disruption of work.
 - 5.1.2 The right to use without charge institutional bulletin boards, mailboxes, the District mail system, and other District means of communication for the posting or transmission of information or notices concerning Union matters.
 - 5.1.3 The right to use without charge institutional equipment, facilities, and buildings at reasonable times, upon clearance from the appropriate administrator and reasonable payment for materials used.
 - 5.1.4 The right to receive two copies of any budget or financial statement submitted at any time to the Board of Trustees and the right to examine public records relevant to the preparation of the annual District budget.
 - 5.1.5 The right to receive a copy of the seniority roster.
- 5.2 Local 715 shall have the right to the following periods of released time:
 - 5.2.1 The Chapter Chair and/or designee shall be granted up to eight (8) hours per week of released time for conducting business that pertains to Local 715 exclusive of all other released time listed under this and other provisions of this Agreement. This released time shall be scheduled with the mutual agreement of the supervisor and the Chapter Chair. The Chapter Chair may assign any portion of his/her hours of released time to up to three other workers for Union business. Before a designee uses any released time, the designee's hours shall be scheduled in advance with the mutual agreement of the supervisor. The District will make a reasonable effort to hire a short term employee to backfill for the established released time of the Chapter Chair. The employment of a short term employee in this instance shall be consistent with this *Agreement* and the law.
 - 5.2.1.1 The Chapter Chair shall have the right to a maximum of ten (10) additional hours of released time per month as needed for the purpose of fulfilling the responsibilities of the Chair in conducting business that pertains to the Union. Scheduling of the ten (10) additional hours of released time shall be mutually agreed upon between the Chapter Chair and his/her supervisor.

- 5.2.1.2 If the use of these 10 additional hours causes the Chapter Chair (or designated alternate) to seek approval to work overtime in accordance with Article 13.2, the department administrator or supervisor may submit those overtime hours for reimbursement to Human Resources on a form provided by the District.
- 5.2.2 Members of the executive council of Foothill-De Anza Local 715 have the right to 4 hours of released time to attend a maximum of two meetings per month.
- 5.2.3 Representatives shall have the right to released time for up to 120 hours annually to attend Union conferences/conventions.
- 5.2.4 A designated Chapter representative shall have released time to participate with the District in the planning and presentation of orientation sessions on the Agreement for bargaining unit workers and their supervisors.

Except as provided for in Section 5.2.1.2 released time shall not be used at times that would require a worker to work in a paid status at the overtime rate or if, due to emergency, an adequate level of service could not be maintained in the absence of the released worker.

Time spent as an official representative of Local 715, SEIU on official committees of either the colleges or the District is assigned time and shall not be regarded as released time.

5.3 **Appointments to College or District Committees**

Classified workers from this unit who serve on official committees of the District or a College as representatives of this unit, rather than as representatives of specific departments or programs, shall be appointed by Local 715.

5.4 **Distribution of Agreement**

Within 60 calendar days after the signing of this *Agreement*, the District/Local 715 shall duplicate a copy of this indexed *Agreement* for every worker in the bargaining unit. Cost of duplication shall be shared equally by the District and SEIU, Local 715, with mutual agreement on the printing facility. Any worker who becomes a member of the bargaining unit after the execution of this *Agreement* shall be provided with a copy by the District at the time of employment. In addition, the District shall provide all workers with a copy of any written changes agreed to by the parties during the life of this *Agreement*.

Before the contract is printed, the parties shall agree to the format of the *Agreement* and its amendments.

5.5 <u>Union "Bug"</u>

Union members shall have the right to include the Union label on all books, reports, brochures, stationery or other documents produced by the District in accordance with customary printing trades practices unless the person ordering the printing marks an objection on the appropriate form.

ARTICLE 6 STEWARDS

6.1 **Number**

The District recognizes the right of the Union to designate up to 14 stewards and 14 alternates provided that an alternate will be released to perform the duties of a steward only when the steward is unable to perform those duties.

6.2 **Notification**

Once a year, the Union shall notify the Director of Human Resources, with a copy to the supervisor, of the names of the stewards and alternates and the group they represent. If a change is made, the District shall be advised in writing of such change.

6.3 **Leaving His/Her Assignment**

After notifying her/his immediate supervisor, the steward shall be permitted to leave her/his normal work during reasonable times in order to assist in informal resolution of potential grievances and in investigation, preparation, writing, and presentation of grievances. The stewards shall advise the supervisor of the grievant of her/his presence. The steward is permitted to discuss any problem with all workers immediately concerned, and, if appropriate, to attempt to achieve settlement in accordance with the grievance procedure, if possible on an informal basis.

6.4 **Emergencies**

If, due to a bonafide emergency, an adequate level of service cannot be maintained in the absence of a steward where he/she is requested to assist, the steward shall be permitted to leave her/his normal work only after the emergency no longer exists.

6.5 **Authority**

Stewards shall have the authority to file grievances as specified in Article 12, Section 12.2.2.

ARTICLE 7 EMPLOYMENT PRACTICES

7.1 **Probationary Employment**

- 7.1.1 Workers and classified hourly employees who are employed for the first time or are re-employed by the District after resignation serve for a period of one year from the date of employment or re-employment as probationary workers. At the end of the second and fifth months of employment workers will receive written evaluations of their work and their progress towards permanency. Classified hourly employees are evaluated at the end of the sixth month of employment.
- 7.1.2 A probationary worker may be released at any time that the supervising manager and the Office of Human Resources determine that the worker's performance is unsatisfactory. The notice of release will be presented to the worker in writing with a copy to the Union. The probationary worker shall receive five (5) days notice or five (5) days pay. These five days do not extend the probationary period.
- 7.1.3 A permanent worker who changes job classification by movement on a promotional ladder shall not be subject to probationary status.
 - 7.1.3.1 The worker shall transfer to the new position on a date mutually agreed upon by the two supervisors, but in no event shall the effective date of the promotion be delayed more than 10 working days from the date of the appointment.
- 7.1.4 Promotional Probationary Period: For a permanent worker who changes job classification due to promotion (except as noted in Section 7.1.3), probation shall be for six months, unless the worker is released from the new job before this time. At the end of the second month on the new job, the worker shall receive a written evaluation of his/her performance and progress towards permanency. The worker retains permanent status in the District and is only probationary in the new job. If he/she is released from the new job during the six-month probationary period, the Director of Human Resources shall assign the worker to a position in the class in which he/she holds permanency. He/she will be reinstated as a permanent worker, and his/her seniority at the higher position shall be credited to his/her seniority in the lower class. Workers who successfully complete probation shall have their annual step date adjusted to reflect the six-month probationary period.

7.2 **Recommendation for Permanency**

During the month before a worker completes his/her probationary period, he/she will be reviewed for advancement to permanency. At this time, the District must determine whether to grant permanency. The supervising manager will review all of the worker's evaluations in reaching this determination.

- 7.2.1 If the supervising manager decides that employment will be continued, permanency will be recommended in writing through the regular evaluation form and will be approved by the supervising manager. This decision will be reviewed with the worker. Recommendation for permanency for a classified hourly employee will be made in writing through a letter from the supervising manager. The recommendation will be forwarded to the Office of Human Resources.
- 7.2.2 If the supervising manager does not recommend that the worker or classified hourly employee be granted permanency, employment shall be terminated.
- 7.2.3 Once the worker has been granted permanency, he/she may only be dismissed for cause. (See Article 16, Disciplinary Action.)
- 7.2.4 A permanent worker remains subject to layoff for lack of work or lack of funds in accordance with his/her seniority and displacement rights, if any. (See Article 11, Section 11.1, Layoff.)

7.3 <u>In-Service Training</u>

- 7.3.1 In-Service Training: Each supervising manager or department head develops procedures whereby a worker or a classified hourly employee receives training in the job assignment and is encouraged to learn the complete function of the department. In-service training classes are organized when needed and all workers and classified hourly employees are encouraged to participate in such training.
- 7.3.2 Outside Courses: Workers are encouraged to enroll in outside courses in order to increase job knowledge and efficiency and to attend appropriate conferences. (See Professional Growth Award, Section 8.6.)

If a worker and the supervising manager can make mutually agreeable arrangements for making up lost time, a worker may enroll in a class, typically on one of the campuses, during normal working hours. If a supervisor recommends that a worker enroll in a specific class in order to improve efficiency in the present position, the District will reimburse the worker after the class has been completed for any fees and/or books required for the class. If a supervising manager requires a worker to enroll in a class, the worker will receive released time for attendance if necessary and reimbursement for all fees and/or books required for enrollment in the class.

7.4 Transfer

- 7.4.1 Workers may request a transfer to another position.
- 7.4.2 Transfers may also be initiated by the administration to adjust for overages in staff, to meet the need for special skills, or to alleviate special problems. The supervisor will explain to the worker prior to the transfer the hours of work, location,

immediate supervisor's name, and reasons for transfer. When a worker is transferred from one position in the District to one which is under a different supervising manager, the two supervising managers will arrange a mutually acceptable date of transfer. The transfer will take place as soon as feasible, but in no case may it be delayed longer than ten working days after the Office of Human Resources has been notified officially by the supervising manager that a worker is being transferred.

7.4.3 Transfers shall not be used as a form of discipline.

7.5 **Reorganization**

Reorganizations of positions within an organizational unit as a result of new, improved or different service requirements shall be recommended by management and handled through the normal meet and confer process.

- 7.5.1 When a supervising manager plans to reorganize his or her department, the District shall notify the Union and the appropriate Chief Steward in writing. This notification shall include: the proposed changes; impact, if any, on workers; date of proposed implementation; and the reason for the change. If the Union does not respond within 15 working days, the changes shall be implemented as proposed.
- 7.5.2 If there is a request to meet, the parties shall meet and confer over the impact of the proposed reorganization. If no agreement is reached regarding job classification, the parties will use the appeal procedures of Article 15, Sections 15.5 and 15.6.
- 7.5.3 It is understood that reorganizations may result in reclassifications of filled or vacant positions, reassignments, schedule changes, and promotions. No reorganization shall take place without this process.

7.6 Work Year

All workers in the bargaining unit shall be employed as 12-month, 11-month, 10-month, academic-day or academic day plus summer session workers.

- 7.6.1 The work year for each 12-month worker shall be 12 months every fiscal year.
- 7.6.2 The work year for each 11-month worker shall be 11 months every fiscal year with the worker in non-paid status for four consecutive weeks or one month between the last day of the spring academic term and the first day of the fall academic term. Selection of the specific period during which an 11-month worker is to be in non-paid status shall be determined by mutual agreement between the worker and his/her supervising manager based on program needs or, if a mutual agreement cannot be reached, by the reasonable needs of the District determined by the President or the Chancellor for Central Services.

In the event that either the District or an eleven (11) month worker wishes to have the worker's unpaid time off taken at a time other than that provided for in this section, the consent of the District, the worker and the Union is required no later than six months prior to implementation of the leave. Accommodation of any such request shall not result in a reduction in contract for any position(s) in that department.

7.6.3 The work year for each 10-month worker shall be 10 months every fiscal year with the worker in non-paid status for eight consecutive weeks or two months between the last day of the spring academic term and the first day of the fall academic term. Selection of the specific period during which a 10-month worker is to be in non-paid status shall be determined by mutual agreement between the worker and his or her supervising manager based on the needs of the program or, if a mutual agreement cannot be reached, by the reasonable needs of the District as determined by the President or the Chancellor for Central Services.

In the event that either the District or a ten (10) month worker wishes to have the worker's unpaid time off taken at a time other than that provided for in this section, the consent of the District, the worker and the Union is required no later than six months prior to implementation of the leave. Accommodation of any such request shall not result in a reduction in contract for any position(s) in that department.

- 7.6.4 The work year for each academic-day worker shall be 176 days of the academic calendar. Each academic day worker shall be paid as a 10-month worker but only for days worked, for each of the holidays that falls between the first day of the fall academic term and the last day of the spring academic term, and for each day of earned vacation, which must be taken between the beginning of the fall academic term and the end of the spring academic term.
 - 7.6.4.1 The work year for each academic-day plus summer session worker shall be 176 days of the academic calendar year plus the appropriate summer session.
- 7.6.5 Any 11-month, 10-month, or academic-day worker whose contract is extended beyond the worker's regular work year shall be paid a pro rata amount for the additional time worked and shall accrue benefits for the additional time worked at the worker's normal rate of accrual.
- 7.6.6 When an 11-month, 10-month, or academic-day contract has been extended for 2 consecutive years, the District and the Union shall meet and confer to determine whether the contract should be extended permanently.
- 7.6.7 All 11-month, 10-month, and academic-day workers including academic-day plus summer session workers shall earn pro-rated vacation leave, sick leave, and service recognition awards, and shall receive all paid benefits. To have paid benefits continue during the summer months each 11-month, 10-month, and

academic day worker must file a statement with the Director of Human Resources setting forth the worker's intent to return to work and, for 10-month and 11-month workers, the weeks during which the worker will be in non-paid status. The Office of Human Resources shall send out required forms to each affected worker no later than May 15.

7.7 **Termination**

7.7.1 **Notice of Resignation**

A worker who wishes to leave the service of the District in good standing must file with the Board of Trustees through the supervisor a written resignation giving the District reasonable notice of the last date of service. The Chancellor or designee is authorized by the Board to officially accept the resignation of any worker. The resignation of the worker shall be final and effective at the time of receipt by the Chancellor or designee.

7.7.2 **Abandonment of Position**

If a worker is absent for three working days without leave or without having notified her/his supervisor, the absence will be an automatic resignation from the District. A worker may request reinstatement from such a resignation. If the District has given the worker written notice of the automatic resignation, any request for reinstatement must be filed with the Director of Human Resources within 15 days of this notice. Reinstatement may be granted only if the worker makes a satisfactory explanation of the cause of her/his absence and for failure to notify her/his supervisor. Reinstatement will be determined by the supervising manager in consultation with the Director of Human Resources or his/her designee.

7.7.3 Paid Benefits and Leave Credit upon Termination

A worker who terminates employment in the District shall receive paid benefits and leave credit through the end of the month in which the termination is effective.

7.8 **Reemployment**

If a former classified worker is re-employed within one calendar year of the last date of the former period of employment with the District and he/she left the District for any reason other than dismissal for cause or abandonment of position, he/she shall regain hours in paid status for seniority purposes, accumulated sick leave, unused personal leave, and former vacation status. A former worker is re-employed in probationary status in accordance with Section 7.1.

7.9 **Evaluation of Performance**

Evaluations of worker performance are made on a regular schedule (see Sections 7.1.1 and 7.2). After successful completion of the probationary period, classified hourly employees shall be evaluated at least once in each 24-month period. The evaluation process serves as an opportunity for both the worker and the administrator to clarify expectations and goals for performance of the worker's job duties and responsibilities. The evaluation is a written assessment of the worker's performance and enhances communication between the worker and administrator. The performance evaluation should communicate performance standards for the position and encourage growth and development/improvement of performance for the future. Each evaluation must be signed by the supervising manager and the worker to indicate that it has been discussed. The worker may comment in writing on the evaluation form (within 10 days of receipt of evaluation), which then is filed in the official personnel file.

7.10 **Personnel Records**

All personnel files shall be kept in confidence and shall be available for inspection only to officials of the District in the proper administration of the District's affairs or the supervision of the worker. Information from the employment records of a classified worker shall not be released outside of the District without the consent of the classified worker unless the release is compelled by law or by a judicial order or lawfully issued subpoena. A steward or other representative of the Union shall be authorized to review a personnel file only with written consent of the worker.

The Office of Human Resources maintains a complete file of records on each classified worker of the District. Except for routine records, no items will be placed in a personnel file without the knowledge of the worker. A worker may examine the contents of this file, with the exception of confidential letters of reference and comments of interviewers. No document may be removed from the file, but the worker or the Union may receive a photocopy of any item on request. Each person's folder will normally contain the following items:

- 7.10.1 The original application form;
- 7.10.2 Confidential references and interview comments;
- 7.10.3 Records of all job classifications, assignments and pay changes;
- 7.10.4 The original copies of all evaluations;
- 7.10.5 Copies of garnishments and other legal papers processed by the District;
- 7.10.6 Changes of name or address;
- 7.10.7 Other pertinent data concerning the worker.

The worker must read and sign all evaluations and contract changes before these are added to the permanent file. In signing, the worker does not necessarily agree with or accept the terms of the document, but merely acknowledges that he/she is aware of the terms of the contents. Refusal to sign may lead to disciplinary action.

In cases where the District has received information concerning a worker which is damaging to her/his character or reputation, the Director of Human Resources will seal this information in an envelope to be opened only by her/him, the President of either campus, the Chancellor/Superintendent, the Board of Trustees, or the worker or his/her representative as designated in writing. Whenever such information is placed in a file the worker will be notified.

An official personnel file of each worker shall be maintained in the District Office of Human Resources. Any working files kept by any supervising manager may contain material that is appropriate to day-to-day supervision. However, no adverse action of any kind shall be taken against the worker based on materials which are not in the official personnel file. Information in the supervising manager's working file may contain backup information to official material in process before being placed in the official file, or unofficial day-to-day information.

The worker shall be given an opportunity during working hours and without loss of pay to initial and date any derogatory written material and to prepare a written response to such material before it is placed in her/his personnel file. The written response shall be attached to the material. All materials in the personnel file must be dated and the source indicated. If other than routine material, it must be signed by the originator.

Any worker shall have the right at any reasonable time and without loss of pay to examine and/or obtain copies of any material from his/her personnel file with the exception of material that includes ratings, reports, or records which were obtained prior to his/her employment.

All derogatory materials except official evaluations and court orders, if the worker so requests, shall be removed from the worker's personnel file and destroyed after remaining in the file for a period of two years unless there is a legal prohibition against such destruction. If there is such prohibition, such material shall be sealed and kept with the personnel file.

7.11 **The Hiring of Relatives**

The District does not prohibit the employment of relatives or domestic partners in the same department or division provided that neither relative/partner participates in or in any way influences recommendations or decisions specifically affecting the appointment, retention, evaluation, tenure, work assignment, promotion, demotion or salary of the other relative/partner; or in any action, event, or circumstance where a real or perceived conflict of interest may exist for the parties.

In those instances where developments cause one relative/partner to have recommending or decision-making responsibilities over another relative/partner, the District may transfer one of the parties. If a transfer is not possible, these functions, as they apply to the related persons shall be performed by the next higher level of supervision/administration in the department or division until a transfer can be accomplished.

7.12 Change of Address

In order that the District may maintain an accurate listing of the complete names, telephone numbers, and mailing addresses of all workers, each worker shall be responsible for reporting any changes to the Office of Human Resources within ten days of any such change.

7.13 **Tuberculosis Examination**

Each new worker of the District must provide written evidence that he/she has been examined for tuberculosis within 60 days before the beginning of work. The worker may not begin work unless this examination demonstrates freedom from active tuberculosis.

In order to continue employment with the District, each worker must provide evidence of a test demonstrating freedom from tuberculosis every four years. The District will pay the cost of such examinations if they are conducted in institutions specified by the District.

Any worker found to have active tuberculosis shall be placed on leave of absence, subject to the usual sick leave and income protection insurance benefits. The worker shall not return to duty until a certificate signed by a physician is presented, stating freedom from active tuberculosis.

7.14 **Employment Vacancies**

7.14.1 **Posting of Notice**

- a. Notice of all position vacancies shall be posted on the District web site (www.fhda.edu) the District Office and mailrooms at Foothill College, De Anza College and the Middlefield Campus.
- b. Each notice of vacancy shall remain posted for at least 7 calendar days and until the position has been filled.
- c. A worker on leave or layoff may request to receive a copy of a Position Announcement by mail if he/she so requests of the Director of Human Resources before the beginning of the leave or layoff.

7.14.2 Form of Notice

A Position Announcement shall include the job title, a brief description of the position and duties, the minimum qualifications required for the position, the assigned job site, the number of hours per day, regular assigned work shift times, days per week, and months per year assigned to the position, the salary range and deadline for filing to fill the vacancy.

7.14.3 **Application**

A worker may apply for any vacant position by submitting application materials outlined on the official position announcement to the office of Employment Services within the specified application period. A worker on leave or vacation may authorize a Union representative or steward to apply on the worker's behalf.

7.15 **Promotion**

Promotion is the selection of a worker, through the application process, for a vacant position in a higher classification.

7.15.1 <u>Selection for Promotion</u>

- a. In order to be promoted a worker must apply for the position.
- b. District workers shall receive "first consideration" for promotional positions. All internal applicants who meet the minimum criteria for a position will be granted an interview; this is "first consideration." The parties also agree to explore practical methods of encouraging internal recruitment that foster promotional opportunities and staff advancement and that are consistent with the District's commitment to high quality, equal opportunity and diversity.

7.15.2 Placement and Movement Upon Promotion

- a. A worker who is selected for a position at a higher classification shall be placed on a step in the new salary range that pays the equivalent of a step increase over the salary earned in the former range or 5%, whichever is greater, such placement not to be higher than the top step.
- b. The move to the new position shall generally be within 10 working days. In any event, the effective date of the promotion shall not be delayed more than 10 working days. In unusual circumstances where the movement of the worker would cause particular hardship for the department losing the worker, the supervising managers may delay the movement by mutual agreement beyond the 10-day guideline.

7.16 Classified Hourly Positions

7.16.1 **Definition and Scope**

- a. Classified hourly positions provide services to students that cannot be provided via a regular classified position. These services are needed on an on-going basis throughout the calendar year for a limited number of hours each week.
- b. All positions have a minimum number of hours per day (1) and days per week (1) when work is available, and a maximum number of hours. The number of hours may vary from quarter to quarter but at no time will the hours for the position itself exceed the maximum limit except as noted below in 7.16.2 Assignments. No notice of reduction will be required when hours decrease.
- c. Classified hourly positions do not perform the work of regular classified positions eliminated through budget reductions or reorganization.
- d. The District may establish additional classified hourly positions in accordance with the definition. Prior to recommending a new classified hourly position to the Board the District will meet with SEIU to explain how the new position complies with the definition. The classification and salary will be negotiated in accordance with the contract.
- e. Classified hourly employees are covered by all of the provisions of this *Agreement* unless specifically noted.
- f. The District and the Union agree that the following positions are not included as classified hourly positions and the District has the right to continue to hire these positions as temporary, short-term positions:
 - 1. Seasonal positions such as cashiers, Registration assistants, Bookstore assistants, theater production assistants, etc. who will be employed for no more than six (6) weeks per quarter.
 - 2. Assignments for fewer than 45 day each year (e.g. Readers, Short Course instructors, Interpreters, etc.)
 - 3. Allied Health paraprofessionals such as Paramedic/EMT Assistants and Nursing Program clinic Assistants used in an instructional capacity
 - 4. Short term and temporary employees for limited projects with a clear beginning and end date.

7.16.2 Assignments

- a. When there are more active classified hourly employees in a particular classification than assignments available, assignments will be made on the basis of seniority.
- b. Classified hourly employees who do not accept an assignment during an academic quarter must request an unpaid leave of absence or resign.
- c. Summer assignments shall be made on the basis of seniority provided the employee meets the minimum qualifications for the assignment. Classified hourly employees who do not wish to receive summer assignments shall notify the appropriate administrator. Such action shall have no negative effect on employment status.

7.17 **Contracting Out**

During the life of this Agreement, the District will not contract out bargaining unit work except in accordance with existing State laws and regulations after consultation with the Union. Should there be a significant change in the laws governing contracting out of services or programs, either party may request to reopen this article.

7.18 **Mutual Respect**

The District and the Union support a working environment in which all workers can work in an atmosphere of mutual respect and trust. In the event that either party identifies a specific incident in which an individual or group of individuals believes that they have not been treated respectfully, the District and the Union will meet to discuss the issue and determine an appropriate course of action.

Complaints brought forward under this provision and the actions taken to resolve the issues, shall not be grieved under the provisions of Article 12 of this *Agreement*.

ARTICLE 8 PAY AND ALLOWANCES

8.1 **Pay Period**

All workers shall be paid for the calendar month with checks available on the last working day of each month. The monthly time report for each worker covers the period from the 15th of the month through the 14th of the month following.

If the normal pay date falls on a holiday, the paycheck shall be issued on the preceding workday. If the normal pay date falls on a Saturday or Sunday, the paycheck shall be issued on the preceding workday.

8.2 Salary Schedule and Salary Schedule Placement

New workers are automatically placed on the first step of the salary range of the job classification they are assigned. Under unusual circumstances the Director of Human Resources may place a worker with successful experience in a similar position on the second step of the salary range. This placement may be made only after consultation between the supervising manager and the Director of Human Resources. In addition, the Chancellor has the authority to determine special cases of step placement within the salary ranges. If the Chancellor exercises this authority and places a new worker above step 2, the Director of Human Resources shall notify the Union of the action.

Classified hourly employees shall be placed on the first step of the salary range of the job classification they are assigned. Classified hourly employees are paid for hours actually worked as reflected on the time sheet submitted each month.

Each permanent or probationary classified worker shall be paid in accordance with her/his placement on the salary schedule as prescribed in Appendix C.

8.3 Advancement on Salary Schedule

A worker will advance to the next step of the salary schedule on the first of the calendar month following the completion of the first six months of service, provided that he/she has received from the supervising manager a "good solid performance" rating. If the worker's supervising manager has not completed the evaluation and given a copy to the worker by the date when the worker is scheduled to receive the step increase, the increase shall be granted automatically.

A classified hourly employee will advance to the second step of the salary schedule on the first of the calendar month following the completion of one year of service provided that he/she has received from the supervising manager a "good solid performance" rating. If the employee's supervising manager has not completed the evaluation and given a copy to

the employee by the date when the employee is scheduled to receive the step increase, the increase shall be granted automatically.

A worker's first month of service will be the month during which he/she begins work providing he/she renders service before the 11th of the month. In all other cases, the worker's first month of service will be the calendar month following the date on which he/she begins work.

A worker will advance to subsequent steps as he/she completes an additional year of service with a satisfactory rating on the annual evaluation. A classified hourly employee will advance to subsequent steps as he/she completes an additional two years of service with a satisfactory rating on the bi-annual evaluation. A year for 12-month workers is 12 months; for 11-month workers, 11 months; for 10-month workers, 10 months; for academic- day workers, the academic year. However, if the worker's supervising manager does not complete the annual evaluation and give a copy to the worker by the date the worker is scheduled to receive the step increase, the increase shall be granted automatically. A worker's anniversary date for salary increments shall be the anniversary of his/her first month of service after completing six months in a class. The anniversary date for a classified hourly employee shall be the date of hire in the classified hourly position. Any month during the worker's work year during which he/she is not in paid status will not count toward the anniversary date and will advance it by one month. A worker who demonstrates exceptional ability and diligence as a worker of the District may be given double advancement on recommendation of the supervising manager and with approval of the Director of Human Resources, the President, or the Chancellor.

8.4 **Retention Incentive**

A retention incentive is awarded to promote continued satisfactory service with the District. The retention incentive is equal to 4% of the top step of the salary schedule. A worker is eligible to receive the retention incentive after the following criteria have been met.

- 8.4.1 A worker has served for two years on the top step of the salary schedule in the same range or a classified hourly employee has served for four years on the top step of the salary schedule in the same range.
- 8.4.2 The worker has received annual evaluations of "good solid performance" or above during each qualifying year or a classified hourly employee who has receive biannual evaluations of "good solid performance" or above during each qualifying year. Any year during which an annual evaluation is below satisfactory shall not be considered a qualifying year and shall not be credited toward the retention incentive. A worker who has received an annual evaluation which is below satisfactory shall be re-evaluated within six (6) months of the original evaluation and, if the subsequent evaluation is a "good solid performance" rating, that year shall be considered a qualifying year and shall be credited toward the retention incentive. However, if the worker's supervising manager does not complete the

evaluation or re-evaluation and give a copy to the worker by the date the worker is scheduled to receive it in order to receive the retention incentive the increase shall be granted automatically.

8.4.3 When all requirements have been met for receiving the retention incentive, the effective date for the increase shall be the first day of the anniversary month.

8.5 **Longevity**

Longevity increments are awarded to acknowledge continued "good solid performance" with the District. A worker is eligible to receive a longevity increment after all the following criteria have been met.

- 8.5.1 The worker has received annual evaluations of "good solid performance" or above during each qualifying year. Any year during which an annual evaluation is below a "good solid performance" rating shall not be considered a qualifying year and shall not be credited toward the next longevity increment. A worker who has received an annual evaluation which is below a "good solid performance" rating shall be re-evaluated within six (6) months of the original evaluation and, if the subsequent evaluation is a "good solid performance" rating, that year shall be considered a qualifying year and shall be credited toward the next longevity increment.
- 8.5.2 The worker has completed at least seven (7) consecutive years of service with the District or a classified hourly employee has completed at least fourteen (14) consecutive years of service with the District.
- 8.5.3 A worker is eligible for a maximum of four (4) longevity increments, one after the completion of the eighth year, one after the completion of the thirteenth year, one after the completion of the eighteenth year, and one after the completion of the twenty-third year.
- 8.5.4 When all requirements have been met for receiving a longevity increment, the effective date for the increase shall be the first day of the anniversary month.
- 8.4.5 The increments will be paid at the completion of the year as follows:

Eighth Year \$130 per month

Thirteenth Year \$140 per month

Eighteenth Year \$150 per month

Twenty-third Year \$170 per month

8.5.6 A classified hourly employee shall be eligible to receive longevity increments on a pro-rata basis after completing at least fourteen (14) consecutive years of_service with the District and receiving bi-annual evaluations of "good solid performance" or above.

A classified hourly employee is eligible for four longevity increments, one at the beginning of the fifteenth year of service, one at the beginning of the twentieth year of service, one at the beginning of the twenty-fifth year of service and one at the beginning of the thirtieth year of service. The effective date for the increase shall be the first day of the anniversary month.

The pro-rata payments are based on the following increments:

Year 15: \$130 per month

Year 20: \$140 per month

Year 25: \$150 per month

Year 30: \$170 per month

8.5.7 The SRA Program will end and all workers will be moved into the Longevity Program effective January 1, 2000.

8.6 **Professional Growth Award**

This award shall be \$840 per year for all workers who meet the requirements. A worker is eligible for a maximum of \$8,400 in Professional Growth Awards. Although only workers who have successfully completed their probation period are eligible to apply, the award does not depend upon longevity in a position but on the successful completion of and participation in activities designed to enhance and update performance through continuing education and involvement in professional organizations and associations, to improve the capabilities of the worker during the period of employment with the District.

A worker who wishes to fulfill the criteria for the Professional Growth Award shall file an application with the Professional Growth Review Panel. The Review Panel shall assign hours for each course or activity. For every 200 hours accumulated, the award shall be made and the change in salary shall be effective on the first of the month following the final acceptance of verification by the Review Panel. Two years of service in paid status after the last award is given, a worker is eligible for another award. Those workers who received a Professional Growth award prior to the existing program shall continue to receive that award.

Details of the plan are in Appendix B. Application forms for approval of courses and activities shall be available in the Office of Human Resources and from members of the Professional Growth Review Panel.

The Professional Growth Award is awarded independently of Longevity and is based on growth beyond normal requirements of the position through specific efforts during the period of employment. Changes to this award become effective the first of the month following ratification of this contract.

Classified hourly employees are not eligible for Professional Growth Awards.

8.7 **Exempt Positions**

No worker in the bargaining unit shall be in an exempt status for overtime purposes.

8.8 **Shift Differential Pay**

8.8.1 **Swing and Grave**

A full-time worker whose normal workday extends after 9:00 p.m. shall be entitled to the swing shift differential of 3 1/2% of worker's base pay. Any full-time worker whose normal workday extends after 5:00 a.m. shall be entitled to the graveyard differential of 5% of worker's base pay. Part-time workers in the bargaining unit who have a normal work day of six hours or more shall be eligible for a shift differential of \$50.00 per month.

A worker who works swing or graveyard shifts for more than half of the working days of the month shall receive differential pay for the month. The half-hour allotted for lunch period during the swing and graveyard shifts shall be considered as part of the eight-hour working day.

8.8.2 Weekend

The usual workweek for unit members shall be Monday through Friday. Premium pay at \$50 per month shall be paid to any full-time worker:

- a. Whose regular work assignment falls outside of the usual work week; and
- b. Who performs his/her duties outside of the usual workweek without regular supervision.

8.9 Working Out of Classification

- 8.9.1 A worker who is required to work in a position in a higher salary range than the regularly assigned position for more than 5 working days in any 15-calendar day period shall be paid on the appropriate salary range for the position temporarily filled. The worker shall be paid at the higher of:
 - a. Step A; or

b. the step that yields an increase equivalent to one step above the salary the worker would have been earning in his or her regularly assigned position if he or she had not been required to work out of class or 5% whichever is greater.

8.9.2 To qualify for out of class pay, a worker must:

- a. temporarily assume all duties and responsibilities of a higher classification when a position in that classification is temporarily vacant and the worker is substituting for the absent incumbent of the position: or
- b. temporarily be assigned a sufficient number of higher-level duties to clearly justify the conclusion that the worker is performing within a higher classification.

Assignments under Section 8.9.2 shall have an agreed upon beginning and ending date.

8.10 **Travel Expenses**

Travel expenses while on business of the District must be submitted on a travel expense form and approved by the appropriate supervising manager. Expenses for conferences must be approved by the appropriate supervising manager. If a worker is assigned to more than one campus or to one campus and an off-campus facility (such as a hospital) as part of the contract obligation, the worker is entitled to reimbursement for expense of travel between facilities if the assigned duties require the worker to be present at both facilities during the same day. Since it is the responsibility of the worker to transport herself/himself to and from the place of employment, the mileage reported for computing travel expense shall be the length of the trip one way between the two facilities, unless the work schedule requires a round trip during the same day. Meals and lodging expense shall be reimbursed in the amount and manner customary for all workers of the District. Travel expense forms should be sent to the Accounting Department.

8.11 **Seniority**

Seniority in the District begins to accrue from the first day in paid status as a probationary worker. Seniority is measured in hours actually worked within a classification.

If a worker believes that his/her seniority is in error, prior to filing a grievance, he/she may request a meeting with the Director of Human Resources and may be accompanied by his/her steward.

ARTICLE 9 HOLIDAYS AND VACATIONS

9.1 **Holidays**

There are sixteen paid holidays each year including all legal school holidays. These include the holidays listed below as designated for each school year. Workers shall be entitled to any other holiday declared by the President or the Governor that provides for community colleges to be closed or any holiday approved by the Board of Trustees.

Independence Day
Cesar Chavez Day (Friday before Labor Day)
Labor Day
Veterans Day
Thanksgiving (2 days)
Christmas Eve
Christmas Day
Day After Christmas
December Holiday*
New Year's Eve
New Year's Day
Dr. Martin Luther King, Jr. Day
Lincoln's Day
Washington's Day
Memorial Day

When the holiday falls on a Sunday, it shall be observed on the following Monday. When a holiday falls on a Saturday, it shall be observed on the preceding Friday unless another day is provided for by the Education Code or agreed upon by the parties. When a holiday falls within a worker's vacation, the holiday will not count as a day of vacation. Workers may use personal necessity leave time for observance of their religious holidays providing such absences are approved in advance by the supervisor or the Director of Human Resources.

To be eligible for holiday pay, a worker must be in paid status either the working day before or the working day following the holiday. In addition, each worker who is not regularly scheduled to work on the day on which the holiday falls shall be entitled to observe the holiday on another workday designated by the District unless the day is mutually agreed upon by the employee and the supervisor.

Classified hourly employees shall be eligible for pro-rata holiday pay as a percent of a full-time contract when the holiday falls on a regularly scheduled work day or if the employee is in paid status on the day before or day after a holiday except that employees will be paid for the December 25 and January 1 holidays if they were in paid status during any portion of the work day of their normal assignment immediately preceding or

following the holiday period. No classified hourly employee will be required to work on a holiday.

With the exception of the December Holiday*, if a worker is required to work on a holiday, the worker shall be compensated as follows:

- 9.1.1 The worker will receive pay at the regular hourly rate, and
- 9.1.2 The worker will receive pay at the overtime rate for the number of hours worked on the holiday.

Approval to work on a holiday must be granted in advance, and the entry on the time report must be initialed by the supervisor.

Workers who are required to work on the December Holiday shall be entitled to a floating holiday to be taken between January 1 and June 30 and shall not be entitled to pay at the overtime rate for the hours worked. The holiday will be scheduled by mutual agreement between the worker and the supervisor. Workers who do not take the floating holiday by June 30 will forfeit the holiday.

9.2 Vacations

9.2.1 Full-Time Workers

No worker may use vacation time until the first of the calendar month after he/she has completed six months of employment in the District, and all hours of vacation credited to a probationary worker during his/her first six months of employment shall be contingent upon the worker's completion of six months of employment. Therefore, probationary workers who leave the service of the District before completing six months of employment will receive no vacation pay. Terminating workers who have completed more than six months of employment will be paid for that portion of their earned vacation, which they have not used. When a worker terminates, the last day actually worked by the worker shall be the effective date of termination.

Full-time workers shall earn 6.66 hours of vacation for each calendar month (10 days per 12 month year) completed in the service of the District. If a worker joins the District staff after the tenth calendar day of the month, vacation will be prorated for the duration of the month.

Workers who have been continuously employed by the District for a period of three years shall, at the beginning of the fourth year, accrue vacation leave at the rate of 10 hours of vacation per month (15 days per 12 month year). Workers who have completed seven years of employment with the District shall at the beginning of the eighth year, accrue vacation leave at the rate of 13.33 hours of vacation per month (20 days per 12 month year). Workers who have completed thirteen years

of employment with the District shall, at the beginning of the fourteenth year, accrue vacation leave at the rate of 16 hours of vacation per month (24 days per 12-month year).

9.2.2 Full-Time, Eleven-Month, Ten-Month, and Academic-Day Workers

Eleven-month, ten-month, and academic-day workers shall earn vacation leave in the manner specified on Section 9.2.1 within the limitations outlined in section 9.2.4.

9.2.3 **Part Time Workers**

Workers who work fewer than 40 hours per week are entitled to that proportion of vacation earnings granted full-time workers that is equal to the percent of a full time contract.

9.2.4 Classified Hourly Employees

Classified hourly employees shall be eligible to accrue two weeks of paid vacation annually earned on a pro-rata basis and calculated on actual hours worked.

Accrual rates for classified hourly employees shall be based on twice the length of service required for full-time workers. That is, after six years of continuous employment by the District, at the beginning of the seventh year of employment classified hourly employees shall earn 15 days (3 weeks) per 12 month year; after 14 years of continuous employment by the District, at the beginning of the fifteenth year of service, classified hourly employees shall earn 20 days (4 weeks) per 12 month year; and after 28 years of continuous employment by the District, at the beginning of the twenty-ninth year of service, classified hourly employees shall earn 24 days per 12 month year. Prorating shall be in accordance with Articles 9.2.3 and 7.6.7.

No classified hourly employee may use vacation time until the first of the calendar month after he/she has completed six months of employment in the District and all hours of vacation credited to a probationary classified employee during his/her first six months of employment shall be contingent upon the employee's completion of six months of employment.

Vacation is taken in the year it is earned or in the following year. In no case shall a classified hourly employee accumulate more than two years of accrued vacation. When the accumulated vacation balance exceeds the limit, the classified hourly employee ceases to earn vacation until such time as the vacation balance is reduced below the maximum accrual.

Normally, classified hourly employees in Academic Day only positions take vacation during scheduled breaks in the academic calendar including finals week.

9.2.5 Accumulated Vacation Leave

Vacation leave may be used in increments of full days and half days only. In the event that a worker has no appropriate leave available such as personal necessity leave or compensatory time, a worker may use vacation in one-hour increments.

Workers may accumulate a maximum of two years of accrued vacation. When the accumulated vacation balance exceeds these limits, a worker ceases to earn vacation until such time as the vacation balance is reduced below the maximum earnable. Workers who reduce their contract (partial unpaid leave, extended sick leave) have vacation accrual prorated by the percent of contract reduced.

A worker will be notified by a notice on his/her paycheck when he/she is within two pay periods of reaching his/her maximum vacation accrual for two years. If the worker is within two pay periods of reaching his/her maximum accrual of vacation, he/she will meet with the supervising manager to schedule vacation so that the worker does not lose any vacation to which he/she is otherwise entitled.

9.2.6 Scheduling Vacation Leave

Generally, each worker should be given a choice of time for vacation but the District reserves the right to schedule vacation leave at its convenience provided that every attempt is made to schedule vacation leave so that workers who choose to do so have at least five consecutive work days off and that such scheduling is not done in an arbitrary and capricious manner. Notwithstanding the District's right to schedule vacation leave, no worker who has received notice of layoff because of lack of work or lack of funds shall be placed on vacation leave without her/his consent during the 30 days immediately preceding the effective date of layoff.

In case two workers in the same group wish to take vacations at the same time, first choice of vacation time will go to the person with the longest service in the District. After a schedule has been set, if a worker wishes to change vacation time, he/she may do so only if the change does not require any other worker to change a scheduled vacation.

If a worker becomes seriously ill or is injured during a scheduled vacation period, the worker may submit a signed statement from a physician that the worker was unable to continue the vacation and have the time deducted from earned sick leave. The balance of the vacation may then be rescheduled.

ARTICLE 10 LEAVES

10.1 Sick Leave

Sick leave provides continuation of pay to the District worker who cannot perform her/his duties because of physical or mental illness or injury.

Each full-time worker of the District earns sick leave at the rate of eight hours per month. New workers employed after the 10th of the month shall have their sick leave pro-rated for that month. Workers including classified hourly employees who regularly work fewer than 40 hours per week are entitled to that proportion of sick leave granted full-time workers that is equal to the percent of a full-time contract. During extended sick leave, a worker ceases to earn sick leave beyond his or her potential entitlement for the current fiscal year but continues to earn vacation leave. There is no limit to the amount of sick leave which either full or partial contract workers may earn and accumulate from year to year.

Sick leave may be used in increments of one-quarter hour or longer. A worker has available for use all of his or her earned sick leave plus the balance of his or her full potential entitlement for the current fiscal year. The number of sick leave hours earned, the number used during the current fiscal year, and the worker's balance will appear on the check stub each month.

Sick leave may be used for appointments with doctors or dentists or (after all personal necessity leave has been exhausted) up to seven days can be used for care of an ill member of the worker's immediate family (as defined in Section 10.15). Under certain circumstances approved by the Director of Human Resources, sick leave can also be used for other reasons of personal necessity.

A worker may not be gainfully employed while absent on illness or accident leave. Sick leave may not be used to extend a weekend or vacation when the worker is not actually sick. Sick leave is not a "rest leave" unless so prescribed by a physician.

Whenever a worker is absent on sick leave for three or more working days or when a pattern of sick leave suggests a chronic illness, a medical report that outlines the nature of the problem and the probable date of full recovery may be required. If the information from the worker's personal physician is insufficient, an examination by a physician of the District's choosing may be required, at District expense.

Any worker who transfers after at least one year of service from one school to another when no more than one year intervenes between termination in one district and employment in the other, should request that unused sick leave be transferred.

During any fiscal year a worker may convert up to 60 hours of earned sick leave credit in excess of 240 hours to vacation leave credit at the rate of six hours of sick leave credit for four hours of vacation leave credit. The request to convert sick leave credit to vacation leave credit under this section must be made in writing to the Director of Human Resources and will be approved only if the vacation leave credit does not cause the vacation leave balance to exceed the maximum accrual allowed as defined in Article 9, Section 9.2.4. Any vacation leave credit granted under this section must be scheduled at the time it is requested and must be used as vacation leave within 30 days of the request for conversion unless the worker's worksite is closed on Fridays during July and August and the request for conversion is submitted for the irrevocable purpose of covering Fridays during those months.

Disabilities caused or contributed to by pregnancy, childbirth, miscarriage, or abortion are considered as temporary disabilities for which sick leave may be taken. Any time that the physician states was lost because of inability to work will be counted as sick leave.

A woman who is pregnant may work until such time as determined by her physician that it is no longer safe for her to continue working. After childbirth she may return to work after obtaining a written statement from her physician that she is physically well enough to resume work.

Upon being declared by her physician as physically well enough to work, the woman ceases to be covered under sick leave. Leave taken after that time is considered as parental leave.

10.2 Extended Sick Leave

Each classified worker shall be entitled to extended sick leave for illness or injury at the end of all full-pay sick leave or at the end of 10 consecutive working days, whichever is later, and continuing for up to 130 working days from the first day of absence because of illness or injury. Extended sick leave shall be granted in increments of not less than one full day for each working day of absence due to illness or injury.

A classified worker on extended sick leave shall be entitled to extended sick leave pay as follows:

- 10.2.1 For a full month's absence, an amount that equals 66 2/3 percent of the worker's "basic monthly earnings" on the date he/she was first absent, to a maximum payment of \$4,300 per month. "Basic monthly earnings" means 1/12th of the worker's annual contract salary.
- 10.2.2 For less than a full month's absence, an amount that equals an appropriate fraction of the extended sick leave pay calculated under 10.2.1. The fraction shall be determined by dividing the number of days of absence during the partial month by 20.

After the exhaustion of all extended sick leave, a classified worker shall be notified by the Director of Human Resources that he/she may resign or apply for an unpaid leave due to disability. If such a leave is applied for, it may be approved for up to (5) months. If the worker fails to resign, retire, or apply for such a leave, or if the leave or an extension of a leave is denied, the worker shall be placed on a 39-month reemployment list. In any event, if the worker remains disabled beyond the period of extended sick leave, he/she shall receive long-term disability benefits under Article 18 in the manner prescribed in the District's long-term disability insurance policy.

10.3 **Sick Leave Donation**

- 10.3.1 A worker may donate days of sick leave to individual District workers who, due to a serious health condition, have exhausted all accumulated sick leave. Donating workers must retain a sixty (60) day balance of sick leave after their donation. No worker may receive more than 40 days of donated leave per year.
 - 10.3.1.1 A "serious health condition" is defined as an illness, injury, impairment or physical or mental condition which involves inpatient care in a hospital, hospice, or residential health care facility, or continuing treatment or continuing supervision by a health care provider as defined in 29 USC 825.114(a) and as certified by a worker's physician or other qualified medical practitioner.
 - 10.3.1.2 The Vice Chancellor of Human Resources and the Chief Stewards by mutual agreement will verify the certification for eligibility. If the certification from the worker's physician is insufficient, a certification by a physician of the District's choosing may be required, at District expense. The District may require additional medical opinions.
- 10.3.2 Donated leave must be in one-day increments (no less than 8 hours). Recipients of donated sick leave shall be solely responsible for any state and federal taxes on the donated time. Such taxes shall be withheld at the normal rate for the recipient worker. In the event that the state or federal governments rule that tax liability is due other than as taxed, the recipient shall be solely liable for such liabilities.
 - 10.3.2.1 The donated sick leave may be used only when the worker has exhausted accumulated sick leave and either is not eligible for long-term disability or is eligible but has not begun to receive the long-term coverage.
 - 10.3.2.2 The Vice Chancellor of Human Resources shall be notified of solicitation of donations. Solicitations of donations may be made by the individual or his/her representative(s).
 - 10.3.2.3 Donation of sick leave shall be authorized by a signed pledge form prepared by and filed with the District Office of Human Resources.

In the event several workers donate sick leave, the sick leave shall be used in the order in which the signed pledge forms are filed with Human Resources.

10.3.2.4 If the worker does not use all donated sick leave, the sick leave shall be returned to the donating worker(s).

10.4 Parental Leave

A worker may be granted a maximum of one year of unpaid leave of absence to care for a newborn or recently adopted child. The request for parental leave must be made in writing. The Office of Human Resources will then ask the Chancellor to refer it for action by the Board of Trustees. Leave to care for a newborn or recently adopted child runs concurrently with FMLA.

A worker on parental leave must notify the Office of Human Resources within seven months after the start of the leave whether she/he intends to return to the employment of the District. Failure to comply with this regulation will void the responsibility of the District to find employment for the worker.

The worker will be reinstated within a period of one year from the start of the leave, and the District shall attempt but make no guarantee to place the worker on the same campus or in the same assignment as that which was held when the leave began.

Time used in unpaid parental leave may not be counted in the calculation of salary increments and other seniority factors.

10.5 **Bereavement Leave**

Workers shall be granted a leave with full pay in the event of the death of any member of the worker's immediate family (as defined in Section 10.15). Bereavement leave shall be for a period of up to three days, except that it may be for up to five days if out of state or more than 250 miles in-state (one way) travel is required or if the death is of a spouse, domestic partner or child.

10.5.1 Bereavement leave may be extended by the Director of Human Resources when unusual circumstances such as travel or the settlement of an estate demand it.

10.6 **Jury Duty**

In order to encourage workers to accept jury duty as a responsibility of citizenship, the District will pay workers at their regular rate of pay while they are performing jury service. When jury duty consumes only a portion of the day, workers are expected either to report to work immediately after jury duty or to have pay canceled for the day. A worker must reimburse the District for the fee received from jury duty by having that amount reduced from their paycheck.

Absence from assigned duties to perform jury service will be reported in the same manner as other absences, but the worker shall attach a copy of the summons to jury duty to his or her monthly time report. Ordinarily an absence for jury duty lasts a single day, making the employment of a substitute unnecessary. If a paid substitute is needed for absence of prolonged duration for jury duty, the same procedures will be followed as those instituted for a worker who is absent for illness.

The District cannot be responsible for the salary of its workers when they become litigants in their own behalf.

10.7 **Military Leave**

A worker shall be entitled to military leave as provided by Military and Veterans Code Sections 395 to 395.9.

10.8 **Quarantine**

A worker will receive full compensation when quarantined by city or county health officials because of the illness of another person. He/she must, however, register the official document of the quarantine with the Office of Human Resources before receiving pay.

10.9 Industrial Accident Leave

Industrial accident leave provides continuation of pay to a worker who suffers an accident directly connected with the job. It does not affect the amount of accumulated sick leave. Industrial accident leave does not accumulate from year to year. If an absence overlaps into a new fiscal year, the worker will have available only that amount of industrial accident leave which has not been used in the prior fiscal year for the same accident. A worker may have no more than sixty days of industrial accident leave for the same accident or illness.

Leave pay commences with the first day of absence. When a worker is eligible for Worker's Compensation, the compensation from that source is deducted from his/her pay so that the amount from both sources is equal to regular pay. If the worker is still receiving Workers' Compensation, the worker may elect to use his or her accumulated paid leave (sick leave, personal necessity leave, vacation leave, or comp time) in an amount which, when added to the Workers' Compensation award, equals a full day's salary. After sick leave is exhausted, the worker is eligible for extended sick leave (see 10.2). At any time that the worker receives Worker's Compensation, the amount will be deducted from the salary paid by the District. If the absence must continue after he/she is no longer eligible for compensation from the District, the full amount of the funds from Worker's Compensation may be retained by the worker.

Industrial accident leave is not considered a break in service, and the individual (if physically able) has the absolute right to return to a position in the class which he/she left, so long as the absence is not longer than the total of industrial accident leave, sick leave, and all other available leaves of absence paid or unpaid.

TREATMENT BY PERSONAL PHYSICIAN:

A worker has the right to be treated by his/her personal physician from the date of injury. To exercise this right, the worker must notify the Office of Human Resources in writing of the name of his/her personal physician prior to the date of injury. The physician must be a qualified practitioner who has previously directed the medical treatment of the worker and who retains the worker's medical records. A form for filing this information is available from the Office of Human Resources.

10.10 Personal Necessity Leave

Each permanent or probationary worker shall be granted up to 5 days of paid leave per year for reasons of genuine personal necessity. Workers who work fewer than 40 hours per week are entitled to that proportion of personal leave granted full-time workers that is equal to the percent of a full-time contract. Each classified hourly employee shall be granted up to 3 days of paid leave per year on a pro-rata basis. Eligibility for personal necessity leave begins on the first of the calendar month following six complete months of employment. For the purpose of this section "personal necessity" means obligations or unavoidable duties of an individual worker that must be performed during regularly scheduled working hours. The number of hours of leave remaining will appear on the check stub each month. Circumstances under which personal necessity leave is appropriate include, but are not limited to:

- 10.10.1 Emergencies or obligations related to the worker's home or family members, including medical or dental appointments for the worker's family members when the nature of the appointment requires the worker's presence, or special family obligations such as attending a family member's graduation or marriage ceremony;
- 10.10.2 Emergencies or obligations related to the worker, including appointments for the purpose of conducting personal legal affairs or financial transactions, receipt of a court order requiring absence from work, or observation of a major religious holiday of the worker's faith.

Personal necessity leave may not be used for recreation, planning a vacation, or social events, nor may it be used in lieu of vacation or sick leave (except after an illness of 10 working days or more and no full-pay sick leave is available, a worker may use personal necessity leave.) Unless there are unavoidable and compelling reasons (i.e., medical appointments or illness after being on extended sick leave) personal necessity leave may not be taken in conjunction with any holiday, sick leave, vacation, or other leave of absence.

Personal necessity leave is not cumulative. It must be scheduled in advance with the supervisor whenever possible. When advance scheduling is not possible because of an emergency situation, the worker is required to notify the supervisor as soon as possible that the worker is requesting personal leave. All personal leave must have the approval of the supervisor as evidenced by the supervisor's signature on the time sheet.

To ensure confidentiality, a worker may request Personal Necessity Leave by the subsection number without giving the exact nature of the request. The worker's appropriate supervisor(s) may require a more exact explanation before granting Personal Necessity Leave, in which case the worker may respond orally and the response shall be considered confidential between the worker and his/her supervisor(s). In unique emergency situations additional hours of personal necessity leave may be granted by the Director of Human Resources.

10.11 **Unpaid Leave of Absence**

- 10.11.1 Leave of absence without pay for a specific purpose and for a designated length of time not to exceed one year, or an extension upon request, may be granted under the following conditions:
 - a. A suitable short-term worker is available to fill the position of the worker on leave;
 - b. The absence of the worker will not reduce the efficiency of the program of the District; and
 - c. The worker can give reasonable assurance that he/she will return to the position at the conclusion of the leave.

If during an unpaid leave of absence the worker continues to meet the definition of "qualified classified worker" under Article 18 (Paid Benefits), Section 18.1 or 18.2, he/she shall continue to receive paid benefits. If a worker on unpaid leave of absence does not meet this definition, he/she may continue to receive benefits by reimbursing the District in advance for the full premium or its equivalent, as specified in Section 18.11. To receive vacation credit, personal necessity leave credit, or sick leave credit during an unpaid leave of absence, a worker must be in paid status for at least 12 working days during each monthly reporting period.

10.11.2 Rights of Worker Upon Return from Leave

A worker returning to duty after an approved leave of absence without pay shall be returned to the same assignment held prior to the leave, providing the worker has met the conditions under which the leave was granted. If the assignment no longer exists, the District shall place the returning worker in another position as soon as one is available for which he/she is qualified and shall endeavor to place

her/him in a position in the same salary range as the one held at the time the leave was granted. Time spent on unpaid leave of absence does not count toward seniority, salary increments, personal necessity leave credit, sick leave credit or vacation credit. Each month during which the worker is not in paid status will not count toward the anniversary date and will advance it by one month.

10.12 **District-Initiated Disability Leave**

When a condition has caused a worker to be unable to carry out assigned duties or has interfered with the educational program or other work of the District or threatens the safety or welfare of the worker, the students, or the other workers of the District, the District may place the worker on disability leave of absence. The Director of Human Resources shall set the beginning date of such leave, taking into account the available medical information, the worker's job performance, and the interests and requirements of the worker, the students, and the other workers of the District. A worker on disability leave may return to work with the permission of the Director of Human Resources, who may require such medical information as is deemed reasonably necessary to make a decision, including an examination by a physician selected by the District at District expense. A worker on a disability leave of absence initiated by the District is considered to be on sick leave and is entitled to the pay and other benefits of any other worker on sick leave, (see 10.1 and Article 17A).

10.13 **Staff Development Leave**

To encourage and enable classified workers to enhance their value to the District through further job-related education, the upgrading of their skills, or retraining for a different career path, a Staff Development Leave has been established. After completing seven (7) years of service in the District, a worker is eligible to apply for a leave from one to ten months at 85% of full pay. Such leaves may be taken in one-quarter increments to a maximum of ten months. A worker becomes eligible for additional leaves after completing increments of seven (7) years of service to the District.

Classified hourly employees are not eligible for Staff Development Leaves.

An eligible worker may, on a leave request form provided by the Human Resources Office, apply through his or her supervisor for a Staff Development leave. The leave may be used to complete interrupted studies, learn by observing methods used in industry or other educational institutions, or get a substantial start on a goal of better education. The written application must present a detailed description of the proposed activities of the leave and the potential value of these activities to the District. If the worker intends to enroll in school, the application must identify the educational institution to be attended and, by academic term, a list of courses (with course descriptions) the worker is interested in taking. The application shall contain precise dates for the beginning and ending of the leave.

All applications for the succeeding college year must be received by the Director of Human Resources before December 15. Each application that has been submitted and has received the recommendation of the immediate supervisor and the appropriate administrator shall be forwarded to the Classified Staff Development Leave Committee for review and recommendation to the Chancellor. This Committee shall be composed of two representatives of Unit 1, two representatives of Unit A, and two administrators designated by the Chancellor, one of whom will serve as chairman. Funding for a minimum of ten (10), ten-month leaves per year shall be guaranteed. If the number of recommended applications exceeds the number agreed upon for the year, the Committee shall establish procedures for deciding which leaves shall be recommended to the Chancellor for submission to the Board. Board-approved leaves will be announced by March 1 of each year.

If a leave is granted, the worker must agree in writing (see Appendix D) to render, upon return from leave, a minimum of two months of service to the District for each month of staff development leave. Failure to render this service will require the worker to refund the salary paid by the District during the leave. Within thirty days of return from a leave, the worker shall submit a written report to the Classified Staff Development Leave Committee of the activities of the leave, emphasizing the value to the District. If the worker attended school during the leave, he or she shall also submit a transcript or other appropriate documentation showing satisfactory attendance and successful completion of the course work as soon as reasonably possible. The worker may apply for Educational Assistance for courses taken during the leave. Classes taken during Staff Development leave for which the worker receives Educational Assistance are not eligible to be used to qualify for a Professional Growth Award as defined in Article 8.6 and Appendix B.

After reviewing the report, the Classified Staff Development Leave Committee shall either approve the report or request further information from the worker. If, after requesting further information from the worker the Classified Staff Development Leave Committee is unable to establish that the worker satisfied the conditions of the leave, the committee may, if it determines it is appropriate, after considering possible mitigating circumstances, recommend to the Director of Human Resources that the worker be required to compensate the District for the expense of the leave. The decision of the committee may be reviewed by the Chancellor at the request of the worker.

During the leave the worker will be entitled to all the benefits of classified contract workers except that only 85% of service time will be credited by the Public Employees Retirement System. The worker may, however, arrange to make a contribution to the System to insure full service credit for the period of the leave as provided by the regulations of PERS. During the leave the worker shall earn 85% of the normal credit for sick leave and seniority. No vacation credit shall be earned during a Staff Development Leave.

10.14 Break in Service

A break in service results from a separation from employment with the District because of resignation, retirement, layoff, termination during probation or dismissal. Unless expressly provided elsewhere in this *Agreement*, a break in service results in loss of permanent status, seniority, accumulated sick leave, personal necessity leave credit, vacation status, placement on the salary schedule, and eligibility for retiree and other benefits. No paid leave of absence shall constitute a break in service.

No unpaid leave of absence shall constitute a break in service (see 10.11) but time spent on an unpaid leave shall not count toward attainment of permanent status, accrual of seniority, accrual of sick leave, vacation leave or personal necessity leave credit, advancement on the salary schedule, or eligibility for retirement and other benefits.

10.15 **Immediate Family**

For purposes of this article only, the definition of "immediate family," when used in connection with any leave provided in this article, shall mean: Husband, wife, domestic partner, mother, father, sister, brother, son, daughter, grandparent, grandchild, parent-in-law, foster parent, step parent, step child, foster child, brother-in-law, sister-in-law, son-in-law, or daughter-in-law. "Immediate family" shall also include any relative of the worker, or of the worker's spouse or domestic partner living in the immediate household of the worker.

10.16 Family Medical Leave

In accordance with state and federal law and District policy, under certain conditions workers may be eligible for an unpaid leave of absence for up to twelve (12) weeks for reasons related to family circumstances. Qualifying circumstances would include but not be limited to: birth of a child; care of a child, spouse or parent with a serious health condition; or adoption.

- 10.16.1 Workers should consult Appendix G regarding eligibility, application procedures, and other procedures related to family leave.
- 10.16.2 Workers who qualify for paid benefits under Article 18, Section 18.1 shall continue to receive paid medical benefits while under family leave.

Use of family medical leave for a qualifying circumstance including the worker's own serious illness runs concurrently with other paid and unpaid leaves granted by the District.

10.17 <u>Long Term Union Business</u>

Upon written request from the Union, the District may grant unpaid leave for Union business. This leave may be granted if the needs of the District can be met and a suitable replacement is available.

No more than one (1) worker may be on leave for Union business at the same time, unless the District and Union mutually agree to more than one. Leaves will be granted for a period of time which will be set forth in writing at the time the leave is granted but not in excess of twelve (12) months.

Leaves granted under this section shall not constitute a break in service. Workers returning from such leave shall return to the same position as previously held.

ARTICLE 11 LAYOFF

11.1 **<u>Layoff</u>**

Lack of work or a lack of funds may result in the abolition of a position and the release of a probationary or permanent worker. These reasons must be bona fide. Layoff may never be used as a disciplinary measure. If layoff occurs in an area where there is more than one person in the same classification, layoff will proceed in reverse order of seniority. In the event of a layoff, the District shall not:

- 11.1.1 Use short-term temporary workers, volunteers, students, faculty workers, administrators or supervisors to replace a displaced or laid-off worker;
- 11.1.2 Contract out the work formerly done by a displaced or laid-off worker;
- 11.1.3 Require a worker to perform overtime work or increased work assignments over and above his/her regular assignments as a result of a layoff;
- 11.1.4 Add increased responsibilities without following appropriate procedures as listed in Article 7.6, Reorganization and Article 15, Classification and Reclassification.

11.2 **Reduction in Hours**

After a decision to reduce hours has been negotiated, any reduction in regularly assigned hours shall proceed in the order of layoff as prescribed in this article. Persons experiencing such reduction shall be considered laid off for purposes of determining all rights and benefits.

- 11.2.1 Classified hourly employees agree to work varied schedules of both the number of hours per day and the number of days per week. In academic day only positions, there may be one or two quarters with no work at all. Such variations in schedule shall not be considered reductions for purposes of this article.
 - 11.2.1.1 A classified hourly employee remains in active status until hours become available or he/she receives a layoff notice except that classified hourly employees who do not work for two consecutive quarters shall be provided a notice of layoff or provided written assurance of an assignment in the next quarter.

11.3 Notice and Consultation with the Union

11.3.1 The District shall notify the Union in writing of a layoff of a bargaining unit member. Whenever possible, such notice will be 60 days prior to the date of layoff but in no case shall the notice be less than 55 days prior to the date of

layoff. The District shall notify the Union of the financial and program status of the District and of possible need to eliminate or reduce classified positions. The District shall provide a list of all vacant positions in the District at the time of notification.

- 11.3.2 The District and the Union shall meet not later than five days following notification to the Union. The purpose of the meeting shall be:
 - 11.3.2.1 To determine whether, in accordance with Education Code Section 88017, short term workers are employed performing work that the worker to be laid off is qualified to perform and whether such work is sufficient to create a position in the same classification as the worker to be laid off. Should the work not be sufficient to create a position in the same classification, the parties will explore whether there is sufficient work to create a position in a lower classification into which the worker, if qualified, can be placed in lieu of layoff. A worker who accepts a position in a lower classification shall have reemployment rights for a period of 39 months from the date of voluntary demotion a noted in section 11.9 of the Article.
 - 11.3.2.2 To examine alternatives and opportunities available to each worker who may be subject to layoff, unique conditions that may affect specific workers; and the possible consequences for other workers.

In addition, the District may hold division, department or campus meetings to explain the conditions leading to layoff and to explain the reasons for selecting certain positions for layoff. The Union staff may be present and participate at such meetings.

11.4 **Notice of Layoff**

A worker who is to be laid off shall receive at least 45 days notice prior to the layoff. Workers in specially funded programs ending on June 30 shall be given written notice on or before April 29 or not less than 45 days prior to the effective date of layoff for specially funded programs ending other than June 30.

The notice of layoff shall be in writing with a copy to the Union. The notice shall include the effective date of the layoff and a statement of the worker's "bumping" (see Article 11.7) and reemployment rights.

11.5 Order of Layoff

Any layoff shall be effected within a class. The order of layoff shall be determined by seniority within that class. A worker with the least seniority in the class plus seniority in higher classes in which the worker has served shall be laid off first. Seniority shall be based on the number of hours a worker has been in paid status in the class or higher classes. If two or more workers subject to layoff have equal seniority in a class, the

worker with the later date of initial employment in the District as a probationary worker shall be laid off. If the dates of initial employment are identical, the determination shall be made by lot. The Chief Steward or the SEIU designee shall be afforded the opportunity to be present during any such determination by lot.

11.6 Retirement in Lieu of Layoff

A worker who is eligible for retirement and who has received a notice of layoff may, in lieu of layoff, elect to accept service retirement without loss of reemployment rights as provided in the Education Code Section 88015.

11.7 "Bumping Rights"

A worker laid off from his/her position in a class may "bump" into the next lower class in which the worker has greater seniority than another worker in that class unless there is a vacant position. If there is a vacant position in the classification the worker shall be placed in the vacant position. Should more than one person in the same classification be laid off, the affected workers in the classification (workers whose positions are being eliminated and the less senior workers who may be affected by bumping) will have the opportunity to select from a list of positions currently held by the least senior workers in the classification whose positions are not being eliminated and any vacant position in the classification. The selection process will be conducted in order of seniority with the most senior worker making the first selection. The time and location of the selection process shall be mutually agreed upon by the Union and the District.

A worker who has exercised "bumping" rights shall be placed on the salary step that the worker would have attained if he/she had remained continuously in the lower class except that no worker shall be placed on a step in a salary range that is more than 3 ranges lower than his or her current salary range. A worker who has exercised "bumping" rights shall retain all service recognition and professional growth awards and all years of service towards the Service Recognition Award.

11.8 **Layoff Rather Than "Bumping"**

A worker may volunteer to be laid off. A worker who elects to be laid off rather than exercising his/her right to "bump" another worker retains all reemployment rights.

11.9 **Reemployment Rights**

A permanent worker who has been laid off or has taken a voluntary demotion or reduction in hours in lieu of layoff shall have reemployment rights for a period of 39 months from the date of layoff, voluntary demotion, or reduction in hours. A worker who takes a voluntary demotion in lieu of layoff shall be granted the same rights for reemployment in his/her former class as persons laid off but shall retain eligibility for reemployment in the former class for an additional twenty-four (24) months. The District shall offer such a worker any available position in a class or classes in which the worker had formally

achieved permanency. The order of such offers shall be according to the seniority of all workers laid off in the class. A worker re-employed after layoff shall be fully restored to his/her class as a permanent worker (with all appropriate service credit and level of benefits) and to his/her former placement on the salary schedule, including earned awards. A probationary worker shall be required to serve the remaining months of probation in the new position.

11.10 Right to Apply for Other Positions

In addition to the absolute right to any available position in the class from which he/she was laid off or in which he/she had formally achieved permanency and for which he/she is qualified by seniority, a worker who has been laid off may apply for any open positions in classes in which he/she has not served and shall be granted an interview for such a position if he/she meets the basic qualifications set forth in the official job description for the class.

11.11 Reemployment Rights in Other Positions

If a former classified worker who has been laid off is re-employed within one calendar year in a position other than one in a class to which he/she has rights to reemployment under Section 11.9, he/she shall be re-employed in probationary status but shall regain hours in paid status for seniority purposes, earned sick leave, unused personal necessity leave, and former vacation status. Salary placement in the class in which the worker has not previously served shall be at Step A, or, in appropriate cases as determined by the Director of Human Resources, Step B; however, the worker shall retain any Service Recognition Awards and Professional Growth Awards earned as a worker of the District.

11.12 **Notification of Opening**

A worker who has been laid off shall be notified in writing by the Director of Human Resources of any opening for which he/she is eligible under Section 11.9. Such notice shall be sent by certified mail to the last address given to the District by the worker, with a copy to the Union. The mailing of this notice with a copy to the Union shall constitute the entire notification responsibility of the District.

11.13 Worker Response

A worker shall notify the District of his/her intent to accept or refuse reemployment within 10 days of the mailing of the reemployment notice. If the worker accepts reemployment, he/she must report to work within 30 days following the mailing of the notice. A worker sent a notice of reemployment need not accept reemployment in order to maintain reemployment rights provided the worker notifies the Director of Human Resources within 10 days. However, if the worker fails to reply within 10 days or refuses three such offers of reemployment, his/her reemployment rights shall terminate.

11.14 <u>Improper Layoff</u>

A worker who has been improperly laid off shall be re-employed immediately upon discovery of the error and shall be reimbursed for any loss of salary or benefits.

11.15 **Seniority Roster**

Whenever a layoff is anticipated, the Union shall be provided with a copy of the most recent seniority roster for affected workers at least fifteen workdays before a layoff resolution is presented to the Board for action.

11.16 Effects of Layoff

Workers who are laid off shall be entitled to the following:

- 11.16.1 Paid medical benefits for 3 months for workers and their eligible dependents;
- Preference for workers whose work year or hours have been reduced in filling temporary jobs that would ordinarily be filled by short-term workers;
- 11.16.3 Reasonable paid release time for the purpose of seeking employment for workers who are subject to termination because of layoff;
- Payment of accrued vacation hours for workers with fewer than six (6) months of service;
- 11.16.5 Priority registration privileges for workers who have been terminated because of layoff;
- 11.16.6 Eligibility to apply for Educational Assistance funds in accordance with the terms of this agreement during the first six months of layoff. Applications for funds shall be submitted to the Director of Human Resources who shall sign in lieu of the worker's former administrator;
- 11.16.7 Career counseling and job placement assistance for workers who have been terminated because of layoff;

This article expresses the entire understanding between the parties regarding the effects of layoff and each party waives the right to meet and negotiate on the effects of layoff for the life of this *Agreement* except as to those effects that the parties mutually agree to negotiate.

ARTICLE 12 GRIEVANCE PROCEDURE

12.1 **Purpose**

This grievance procedure is intended to provide a formal method of resolving worker grievances. Since it is the intention of the Union and the District to encourage the informal resolution of potential grievances at the lowest possible administrative level, this procedure may be used only after the worker and supervisor have made a conscientious effort to resolve the dispute informally. The worker may have the assistance of a Union steward in informal resolution attempts.

12.2 **Definitions**

- 12.2.1 "*Agreement*" means the contract negotiated between the District and SEIU, Local 715 pursuant to the Educational Employment Relations Act.
- 12.2.2 "Grievance" means a written statement by a worker, or by the Union on behalf of a worker, alleging that he or she has been directly wronged by the District's violation, misinterpretation or misapplication of a specific provision of the agreement. "Grievance" also means a written statement by the Union alleging that the chapter itself has been directly wronged by the District's violation, misinterpretation or misapplication of a specific provision of the *Agreement*.
- 12.2.3 To "file" means to deliver, either personally, or by certified mail return receipt requested. A document is "filed" on the day it is received.
- 12.2.4 "Notice" means a notice of grievance on a form agreed upon by the Union and the District.
- 12.2.5 "Working day" means any day during which the central administrative offices of the District are open for business.
- 12.2.6 "Union representative" unless specified may mean a chapter officer, a steward, and/or a Worksite Organizer.

12.3 **Who May File a Grievance**

A grievance may be filed by any of the following individuals so long as they are not alleging a violation, misinterpretation or misapplication of the *Agreement* previously grieved.

12.3.1 Any worker who, at the time of filing, is a member of the bargaining unit; or

12.3.2 A Union representative who has been authorized to file the grievance on behalf of the grievant or the Union.

12.4 **Representation**

At the informal step and thereafter, the grievant and the person designated by the Chancellor to represent the District, if any, may each be assisted by a representative who may advise or act for the party he or she represents. However, the grievant shall not be represented by an agent of any worker organization other than the Union.

12.5 Filing a Formal Grievance

- 12.5.1 A formal grievance is initiated by the filing of a Notice of Grievance on the prescribed notice form, (the grievance form is included in Appendix A).
- 12.5.2 The Notice must be filed by the grievant or Union representative with the grievant's supervising manager and with the Director of Human Resources. Failure to file the grievance with the Director of Human Resources within the time limit will invalidate the filing of the grievance. If the grievance is not filed correctly with the supervising manager, the Director of Human Resources will direct the grievance to the appropriate manager for response. If the grievant is not represented by the Union, a copy of the grievance must also be filed with the Union Worksite Organizer.

The grievance must be filed within 30 working days after the grievant discovered or reasonably could have discovered the circumstances or action giving rise to the grievance. Regardless of the date of discovery, however, a notice shall not be timely if it is filed after the applicable statute of limitations period set forth in relevant laws. Informal attempts at resolution must take place within the 30 working day period before filing of the grievance; provided, however, that if attempts at informal resolution require further discussion the timeline for filing a formal grievance may be extended by mutual written agreement of the parties.

12.6 First Level of Review

- 12.6.1 Either the supervising manager or the grievant may request a conference with the other. At such a conference, the parties may exchange written and oral information about the grievance. The grievant and the supervising manager may each have a representative at the conference.
- 12.6.2 Within 10 working days following the receipt of the grievance, the supervising manager shall render a written decision including the reasons therefore. The supervising manager shall send the decision to the grievant, with copies to the Director of Human Resources and the Union Worksite Organizer.

12.7 **Second Level of Review**

- 12.7.1 If the supervising manager denies the grievance, or fails to render a timely decision, the grievant may proceed to the second level of review. To do so the grievant must file a request for a second level review within ten working days following the date of the decision at the first level or the date on which that decision was due, whichever is earlier. The request must be filed with the second level manager and with the Director of Human Resources with copies to the Union.
- 12.7.2 Upon receipt of a notice, the second level manager may meet with the grievant, the steward, and the Union representative and the person designated to represent the District, if any. At the meeting, the second level manager shall permit the grievant and the District representative to express their arguments regarding the grievance and to submit any relevant information.
- 12.7.3 Within ten working days following his or her receipt of the notice, the second level manager shall render a written decision including the reasons therefore. The decision shall be sent to the grievant, with copies to the Director of Human Resources and the Union Worksite Organizer.

12.8 Request for Arbitration and Selection of Arbitrator

- 12.8.1 If the second level manager denies the grievance or fails to make a timely decision, the Union may refer the grievance to arbitration. Arbitration is initiated by the filing of a written request for arbitration signed by the grievant and an authorized representative of the Union.
- 12.8.2 The request for arbitration must be filed with the Director of Human Resources within ten working days following the date of the decision of the second level manager, in the event the second level manager fails to make a timely decision, within ten working days following the date on which the decision of the second level manager was due under Section 12.7.3.
- 12.8.3 Within fifteen working days following the filing of a request for arbitration, the Director of Human Resources and a representative of the Union shall, in the absence of an agreement between the Union and the District regarding the designation of an arbitrator petition the State Mediation and Conciliation Service for a list of five disinterested persons who are experienced in grievance arbitration. Upon receipt of the list of five names each party shall alternate in striking individual names, and the person remaining after four names have been stricken shall be designated as the arbitrator. The designation of the party that will first strike a name shall be determined by the toss of a coin.

12.8.4 Each party shall bear the cost of preparing and presenting its own case in arbitration. All fees and expenses of the arbitrator shall be shared 1/2 by the District and 1/2 by the Union.

12.9 **Arbitration Hearing**

- 12.9.1 The arbitrator shall establish an arbitration date with the concurrence of the parties, provided, however, that if an arbitration date cannot be established within 90 calendar days of the selection of the arbitrator, either party may request the appointment of another arbitrator pursuant to Section 12.8.
- 12.9.2 Within the guidelines established by these procedures, the arbitrator shall establish the rules for conduct of the hearing and shall decide all procedural issues presented including matters regarding the admission of evidence.
- 12.9.3 Attendance at the hearings shall be limited to:
 - 12.9.3.1 the grievant and up to two representatives;
 - 12.9.3.2 the District Representative and the District Representative's advisor, if any;
 - 12.9.3.3 the arbitrator;
 - 12.9.3.4 witnesses, but only for the time they are needed;
 - 12.9.3.5 an observer designated by the Union;
 - 12.9.3.6 the Director of Human Resources, or an observer designated by the Director.
- 12.9.4 At the hearing only the participants listed in Sections 12.9.3.1 through 12.9.3.4 may participate. The grievant, the grievant's representative(s) and all necessary witnesses, shall be provided released time for the time during which they are needed.
- 12.9.5 The grievant shall demonstrate, by preponderance of the evidence, that he or she was directly wronged by the action or circumstances that gave rise to the grievance. Once the grievant establishes a prima facie case the burden of producing evidence shall shift to the District.

12.10 **Arbitrator's Decision and Report**

12.10.1 Following the conclusion of the hearing, the arbitrator shall be requested to prepare his or her report within sixty (60) days and file it with the Chancellor, the grievant and the Union as soon as possible. The report shall consist of the

- arbitrator's detailed findings of facts, conclusions and recommendations for resolving or terminating the grievance.
- 12.10.2 The report of the arbitrator shall be final and binding, except that there shall be no binding arbitration for disciplinary matters under Article 16 of this *Agreement*. The arbitrator's authority shall be limited to interpretation of contract provisions and the arbitrator shall have no authority to add to, subtract from, or otherwise modify the terms of the contract. The arbitrator's award shall be limited to those measures necessary to remedy the contract violation, if one is found. If the award includes back pay, back pay shall be limited to one year from the date the grievance was filed.

12.11 Miscellaneous Provisions

- 12.11.1 The time limits specified in these procedures are maximum limits.

 Notwithstanding this provision, any time limits specified in these procedures may be extended by agreement of the parties.
- 12.11.2 When two or more grievances involving the same alleged violation, misinterpretation or misapplication of the *Agreement* or presenting a common question of fact and law have been submitted, the Union and the District may agree that said grievances be consolidated.
- 12.11.3 A grievance may be withdrawn or settled at any time.
- 12.11.4 The Union and District may, by mutual agreement, proceed immediately to arbitration on any grievance. If the Director of Human Resources and Union representative agree that it is not appropriate to file a grievance at the first level, it may proceed directly to the second level. A grievance filed at level two must be filed within the timelines specified for filing a grievance unless timelines are extended by the mutual written agreement of the District and the Union.
- 12.11.5 All documents, communications and records dealing with the processing of a grievance shall be placed in a separate grievance file, except that any document or record removed from a personnel file, or any other file, for use in a grievance proceeding shall be returned to the original file.
- 12.11.6 A worker in this unit may present a grievance directly and have such grievance adjusted without intervention of the Union as long as the adjustment is not inconsistent with the terms of the *Agreement*. As provided in these procedures, the Union shall be provided copies of any grievances filed by workers and any decisions rendered. Notwithstanding any other provision of these procedures, before any final resolution of any worker processed grievance, the Union shall be given the opportunity to file a written response to the proposed decision or settlement regarding the grievance. No worker-processed grievance may proceed to arbitration without the Union's concurrence.

- Any disagreement concerning whether the decision or settlement is inconsistent with the *Agreement* shall be subject to the grievance procedure.
- 12.11.7 A grievant and Union steward shall be entitled to a reasonable amount of time to prepare and write a grievance during regularly scheduled working hours without loss of pay.
- 12.11.8 A grievant and Union steward shall be entitled to a reasonable amount of time to process a grievance during normal working hours with no loss of pay.

ARTICLE 13 HOURS AND OVERTIME

13.1 **Working Time**

Normal day - 8 hours Normal week - Monday through Friday - 40 hours

The usual District working day is from 8:00 a.m. to 5:00 p.m., but the opening and closing hours within a department may vary according to the needs of the department. If the needs of the program justify it, a four-day week of ten hours per day or a schedule of five consecutive days other than Monday through Friday can also constitute a regularly scheduled workweek. Workers may initiate a request to work a workweek of four ten hour days, provided such a work schedule will meet the needs of the program or department to which the worker is assigned. If a worker is assigned to a schedule other than the normal work day and week described above, and if a holiday is scheduled for a day on which the worker is not scheduled to work, the worker will be entitled to observe the holiday on another work day designated by the District unless the day is mutually agreed upon by the employee and the supervisor.

Each worker and classified hourly employee shall have a paid rest period of 15 minutes within each four-hour period of work and an unpaid lunch period of at least 30 minutes. Only during the swing and graveyard shifts shall the lunch period be part of the working day. Workers who use video-display terminals (VDTs) continuously shall be permitted to rotate work tasks or functions to provide a break from the VDT every two (2) hours.

Each worker must file each month a signed time report, showing total hours worked, overtime hours worked each day, compensatory time and the hours and reason for any absence. Failure to complete the time report correctly or to file it on time may result in pay for the month being held until the subsequent payroll.

Classified hourly employees will be provided work schedules at least two weeks in advance whenever possible with a notification that, based on enrollment, the schedule may change which could include a reduction or increase in hours. The District will make every effort to provide consistency in scheduling.

As part of the terms and conditions of employment, classified hourly employees agree to work varied schedules of both the number of hours per day and the number of days per week. In student enrollment driven positions, there may be one or two quarters with no work at all. Classified hourly employees will remain in active status until hours become available or a layoff notice is issued.

Classified hourly employees shall be limited to the maximum number of hours for the position except in cases where they substitute for an absent employee in the same classification. Employees may substitute for another employee on a day-by-day basis up

to a maximum of 5 consecutive scheduled workdays. Readiness Teaching Assistants may work additional hours during certain weeks of the quarter when testing is administered in order to record test results in a timely manner.

13.2 **Overtime**

The District is subject to the following provisions concerning overtime which provide for overtime payments to all eligible workers who work over eight hours in one day in a five-day work week, over ten hours in one day in a four-day work week, over nine hours in a 9/80 or 4/36 workweek, or over 40 hours in any work week, or on the sixth and seventh consecutive days of employment.

- 13.2.1 Approval for a worker to work overtime will come only from department supervisors, division administrators, or supervisors at a higher level. Approval will be based upon legitimate scheduling or load problems which cannot be solved through reassignment or adjustment of workload and will be governed by the availability of budgeted funds.
- 13.2.2 A worker authorized to work more than 40 hours per week will receive compensation or compensatory time at a rate equivalent to one and one-half times the normal hourly rate as determined by current contract pay, except when a worker works on a holiday, in which case the worker will be paid both regular pay and pay at the overtime rate for the hours worked.

Workers whose work schedule requires them to work beyond 12 hours per day shall be paid at a rate equivalent to double the normal hourly rate as determined by current contract pay for the hours worked beyond 12 hours.

13.2.3 Compensatory Time Off

A worker may request compensatory time off in lieu of cash compensation for overtime worked up to a maximum of 96 hours (12 days). Compensatory time shall be granted at the overtime rate. Any overtime worked shall be reimbursed in compensatory time off within 12 calendar months following the month in which it was reported on the time report. If at the end of the 12 calendar month period the worker has not taken the time off, he/she shall receive overtime pay at the rate that was effective for the worker when the overtime was worked. Compensatory time off may not be carried over beyond these 12 calendar months. The worker has the option of receiving either compensation or compensatory time off for overtime work.

For the purpose of determining the number of hours worked, time during which the worker is excused from work because of holidays, sick leave, vacation, compensatory time off, or other paid leave of absence shall be considered as time worked by the worker.

13.2.4 Call Back Time

Occasionally a worker may be called back for work in the evening or on a weekend to accommodate a special need. In such cases, travel time to and from home will be counted as time worked. In order to make the disturbance of normal time off worthwhile, the pay for combined work and travel time shall be for a minimum of four hours.

13.2.5 **Distribution of Overtime**

Overtime shall be distributed among qualified workers in order that opportunities to earn extra pay will be equitably shared and in order that overtime work will not become the burden of a small percentage of qualified workers. Consideration when possible will be given to the personal obligations of workers which may conflict with overtime hours.

13.2.6 <u>Computer Terminals in Home, Beeper use after Normal Working Hours,</u> <u>Telephone Calls after Normal Working Hours</u>

Computer terminals in workers' homes shall be entirely voluntary. Use of such terminals shall be for emergency situations. Workers shall not perform normal or routine work on a regular basis on computer terminals in the home with the following exceptions:

At the request of a worker, and if the needs of the department can be met, the worker may be permitted to work out of his or her home via computer terminal. The request and the subsequent permission, if granted, shall be in writing.

Carrying a beeper after normal working hours shall be entirely voluntary. Workers will not be disciplined for failure to respond to a beeper after they have clocked out for the day.

Workers shall not be held liable for damage or theft of beepers or computer terminals so long as workers exercise reasonable care of the District's equipment.

13.2.6.1 **Stand-By**

No worker shall be required or requested to be available for handling potential emergency situations or available to answer questions by telephone after he or she has clocked out for the day.

13.2.6.2 <u>Compensation for Work Performed after Workers have Clocked</u> <u>Out for the Day</u>

Workers who are contacted by telephone, beeper, or computer after they have clocked out for the day, but prior to 11:00 p.m., to answer questions or handle emergencies from home, shall be paid a minimum of fifteen (15) minutes overtime and shall be paid in quarter hour (15 minute) increments after the first fifteen (15) minutes.

Workers who are contacted by telephone, beeper or computer after 11:00 p.m. to answer questions or handle emergency situations from home shall be paid a minimum of two hours overtime.

Workers who are contacted by telephone, beeper, or computer for emergencies which begin prior to 11:00 p.m., but continue past 11:00 p.m., will be paid the two-hour minimum.

13.2.6.3 **Consideration of Rest Periods**

A worker who has not had a reasonable period of rest because he or she responded to emergency situations during hours which he or she would not normally be working shall be deemed excused from reporting to work at his or her normal start time. He or she may use accrued compensatory time or unpaid leave for all or part of the following day.

13.3 Adjustment of Assigned Time

A worker in the bargaining unit who is required to work an average of thirty minutes or more per day in excess of her/his regular part-time assignment for a period of twenty consecutive working days or more shall have her/his regular assignment adjusted upward to reflect the longer hours, effective with the next pay period.

13.4 **Reporting of Absence**

13.4.1 **Responsibility of the Worker**

A classified worker is expected to report on time for the work assignment each day. If for any reason it is impossible to report to work, the worker shall inform the supervisor of this fact as soon as possible prior to the start of the worker's scheduled work time but not later than one hour after normal reporting time unless an emergency situation requires more time. The consent of the supervisor must be obtained in advance of any absence unless the necessity for the absence cannot reasonably be anticipated in advance. A worker who is absent because of illness must keep the supervisor informed as to when he/she expects to return to work. A worker whose illness lasts more than one week must report at least weekly.

Failure to comply with either of these provisions may be cause for dismissal. If a worker is absent for three working days without leave or notifying his/her supervisor, the absence will be an automatic resignation as prescribed in Section 7.8.2.

13.5 **Summer Work Schedule**

- 13.5.1 Workers assigned to programs and departments where scheduling allows operations during the summer on a four day work schedule will be offered a four day work schedule for the period beginning the Monday after Independence Day and ending the Friday before the Cesar Chavez holiday. Under the summer schedule, the normal workweek shall consist of four consecutive workdays and the normal workday shall consist of ten hours starting and ending at times appropriate to the needs of the department and agreed upon by the worker and his/her supervisor.
- 13.5.2 Workers who work fewer than 10 hours per day during the four-day summer workweek shall select one of the following options to cover time not worked:
 - a. use of earned vacation (see Section 10.1 regarding the circumstances under which certain amounts of sick leave can be converted to vacation);
 - b. use of earned compensatory time;
 - c. leave without pay.

ARTICLE 14 WORKER EXPENSES AND MATERIALS

14.1 <u>Uniforms and Special Equipment</u>

Except as agreed to by the worker at the time of initial employment in a position, the District shall provide tools, equipment, uniforms, and supplies reasonably necessary for performance of employment duties. A worker may provide tools or equipment belonging to the worker only with prior written approval of his/her supervising manager. If the employment duties of a worker reasonably require use of any equipment or gear to insure the safety of the worker or others, the District shall furnish such equipment or gear. The District shall enforce the proper use of such equipment or gear to ensure the safety of workers and others.

14.2 **Automobile Insurance**

The District shall provide secondary personal injury and property damage insurance for workers if they are required to use their personal vehicles on employer business.

14.3 **Physical Examinations**

The District shall provide the full cost of any medical examination required as a condition of employment or continued employment.

14.4 Hold Harmless Clause

To the extent allowed by law, the District shall indemnify, save harmless from personal loss, and defend all workers from any claim, action, or liability arising from errors or omissions within the scope of their employment if the worker reasonably cooperates in good faith in the defense of the claim or action. It is not intended that this policy protect any individual who acts with actual fraud, corruption, or malice.

14.5 **Parking**

Use of staff parking lots shall be at no cost to the worker providing the worker's automobile is properly identified.

14.6 **Identification**

Every District worker is issued annually an identification card for discounts on ticket purchases and which can be used on campus for identification. These cards are non-transferable and may not be lent to others.

14.7 Travel and Conference Fund

The District shall maintain a fund for assisting unit members to pay for attendance at work-related professional conferences, workshops or seminars including registration fees and travel expenses. The fund shall be \$50,000 per year. The fund shall be distributed as follows:

50% De Anza Workers

30% Foothill Workers

20% Central Services Workers

- 14.7.1 The worker shall obtain the prior approval of his/her immediate supervisor to attend the conference, seminar or workshop.
- 14.7.2 A worker who wishes to receive funding for attendance at a professional conference, workshop or seminar shall submit a written application to the appropriate Staff Development office in accordance with the timelines established by each office. All funding decisions shall be made by the appropriate Staff Development Committee.
- 14.7.3 A worker may receive up to a maximum of \$500 per fiscal year for attendance at a conference, workshop or seminar within a 150 mile (one way) radius of the District or up to a maximum of \$1000 per fiscal year for attendance at a conference, workshop or seminar that requires one-way travel over 150 miles or for a multiple day conference, workshop or seminar that requires one-way travel over 75 miles.
- 14.7.4 Workers must submit all receipts to claim funds
- 14.7.5 Probationary workers are not eligible to apply
- 14.7.6 Funds may not be used during a Staff Development Leave
- 14.7.7 Funds shall be available on a first come first serve basis until the fund is depleted. Unused funds shall be shall be rolled over for the next year and shall remain at the site to which they were originally allocated.

ARTICLE 15 CLASSIFICATION AND RECLASSIFICATION

15.1 **Purpose and Principles**

The District and the Union believe it is important to maintain a fair and equitable classification system. Decisions about classification shall be made based on the level of duties and responsibilities assigned to the position by the District. Classification decisions shall not be based on funding source unless required by said funding source or mandated by law or regulation.

Because duties and responsibilities change over time, the parties have agreed to a system to update and recognize changes which take place. Decisions regarding reclassification shall be based on substantial and permanent changes in the level of duties and responsibilities of the position assigned by the District. The following general guidelines shall apply:

- 15.1.1 An increase in the volume of work shall not be the basis for a reclassification.
- 15.1.2 Temporary project assignment upgrades are compensated by working out of class pay in accordance with Article 8, Section 8.9 and have an agreed-upon beginning and ending date. Such temporary assignments are not subject to this Article.
- 15.1.3 Supervising managers shall not change duties arbitrarily or capriciously while a reclassification request is pending.
- 15.1.4 When a classification is re-titled, a decision on the equivalent classification for the purposes of determining seniority rights in the classification shall be made at the time of the change and recorded.

15.2 Request for Classification or Reclassification

Requests for classification may be initiated by the appropriate administrator or Director of Human Resources when a new position is created or a vacancy is to be filled at a different classification.

A request for reclassification may be initiated by either the worker or the appropriate administrator. The duties upon which the reclassification is based must have been assigned by the administrator on a permanent basis. To request reclassification, a completed application shall be submitted to the Classification Specialist. The application shall include:

- 15.2.1 A copy of the present job description;
- 15.2.2 A copy of the job description for the proposed classification;

- 15.2.3 A completed copy of the Classification Questionnaire with all appropriate signatures;
- 15.2.4 Current and proposed organizational charts showing all positions with current employees and vacancies listed; and
- 15.2.5 Additional supporting documentation.

Requests for reclassification from more than one worker in the same classification at the same time may be consolidated.

A worker who has applied for reclassification may not apply for another reclassification for at least two years from the date of the last reclassification request, including a reclassification request under a prior agreement, except in extraordinary circumstances or reorganization.

All requests for classification or reclassification shall be submitted on the agreed upon application form (located in Appendix A) and the reason for the request shall be specifically stated. All requests shall be signed by the worker and the worker's supervising manager, who will not be allowed to change any of the worker's comments. Applications may be obtained from the Classification Specialist. The completed and signed application shall be submitted to the Classification Specialist with a copy to the supervising manager and the Union.

15.3 <u>Classification Specialist</u>

The Classification Specialist shall prepare a report and impartial analysis on each request for classification or reclassification. It is also the Classification Specialist's responsibility to determine whether there is currently an appropriate classification within the District, recommend addition or deletion of duties and prepare new or amended job descriptions. The report will be completed within 30 work days and sent to all interested parties prior to the meeting provided for in Section 15.4 below.

The Classification Specialist's review will be based upon the following:

- 15.3.1 The completed application and all appended material;
- 15.3.2 An interview with the worker's supervising manager;
- 15.3.3 A desk audit, if necessary;
- 15.3.4 Internal or external audits of other similar or related positions as necessary;
- 15.3.5 Any other relevant information; and

15.3.6 If requested by the applicant, an interview with up to two additional staff who have reason to know about the duties being performed.

15.4 <u>Classification Meeting</u>

The Classification Specialist shall schedule a meeting to consider the report within 10 work days after sending out the report. A representative from Human Resources, the Classification Specialist, the appropriate administrator(s) and supervisor(s) and the worker(s) and his/her representative(s) shall attend. The meeting shall be informal and shall not be conducted like an evidentiary or trial-type hearing, although there may be written statements and documents presented. There shall be a full discussion of the report and of any suggested alternatives. There shall be no witness testimony at the meeting.

If more information is necessary the meeting shall be adjourned and reconvened if necessary but in no case shall this step take more than 20 work days.

The Director of Human Resources shall issue a written decision within ten (10) work days after the meeting. Copies of the decision shall be distributed to meeting participants. The decision shall also include instructions regarding the process for appealing the decision.

The time lines in 15.3 and 15.4 may be extended at the request of either party (the Union and the District). The party requesting the extension must provide a rationale for the request.

15.5 **Appeal**

The decision may be appealed to the Vice Chancellor of Human Resources and Equal Opportunity. The appeal form must be filed with the Classification Specialist within ten (10) working days of receipt of the decision by the worker. The Vice Chancellor shall review the decision and all written documentation previously submitted. Within thirty (30) working days of receiving an appeal the Vice Chancellor will render a written decision. Copies of the written decision shall be distributed to the Union, the worker, the administrator and the Classification Specialist.

15.6 **Final Appeal**

The decision of the Vice Chancellor of Human Resources may be appealed to a neutral party, jointly selected by the Union and the District. The cost of the neutral party shall be shared on a 50/50 basis. The appeal form must be filed with the Classification Specialist within ten (10) working days of receipt of the decision of the Vice Chancellor of Human Resources. The neutral party shall review the decision and all written documentation previously submitted. Within thirty (30) working days of receiving an appeal, the neutral party will render a final written decision. Copies of the final written decision shall be distributed to the Union, the worker, the administrator and the Classification Specialist.

15.7 <u>Retroactivity of Reclassification Decisions</u>

A decision to reclassify a worker to a higher position shall be retroactive to the date of the application. If higher level duties previously assigned to the worker are removed from the position as a result of a reclassification decision, the worker shall receive pay in accordance with Article 8.9 for performing the higher level duties for the period of time beginning with the date of the reclassification application to the date the duties are removed.

ARTICLE 16 **DISCIPLINARY ACTION**

16.1 **Purpose**

The Disciplinary Action Procedures for Classified workers set forth in this article shall be the exclusive means by which permanent classified workers in the bargaining unit may be dismissed for cause, involuntarily suspended without pay, or demoted. The provisions of this Article apply to permanent, non-probationary workers.

16.2 **Definitions**

Unless the context requires otherwise, the following definitions shall govern the construction of these procedures.

- 16.2.1 "Chancellor" means the Chancellor of the Foothill-De Anza Community College District or such persons as the Chancellor may designate to act for the Chancellor.
- 16.2.2 "Disciplinary Action" means any action to dismiss, suspend, or demote a worker for cause. Disciplinary action does not include termination during probation.
- 16.2.3 "District" means the Foothill-De Anza Community College District, its Board of Trustees, or any management worker of the District who has authority to act on behalf of the District.
- 16.2.4 "Worker" means any classified worker in the bargaining unit.
- 16.2.5 "To file" means to deliver either personally accompanied by a receipt for the worker to sign and date with a copy retained by the worker or by certified mail, return receipt requested. A document is "filed" on the day it is received in the case of hand delivery or on the postmark date in the case of certified mail.
- "Hearing record" or "record" means all of the documents and materials that are a part of the disciplinary action proceeding, including, but not limited to: the Notice of Discipline; the worker's response to the Notice, if any; all of the evidence introduced at the hearing; the tape recording of the hearing; and the transcript of the hearing, if any.
- 16.2.7 "Notice" means Notice of Discipline.
- 16.2.8 "Skelly Officer" means a management worker designated by the Chancellor to receive and evaluate a worker's response to the Notice, if any, prior to the effective date of the sanction.

- 16.2.9 "Shall" is mandatory; "may" is permissive.
- 16.2.10 "Working day" means any day during which the central administrative offices of the District are open for business.

16.3 **Cause**

Any worker in the bargaining unit may receive a warning or written reprimand or may be dismissed, demoted, or suspended for any of the following causes:

- 16.3.1 Incompetence;
- 16.3.2 Failure or refusal to perform the normal and reasonable duties of the position;
- 16.3.3 Insubordination;
- 16.3.4 Willful damage of District property or waste of District property;
- 16.3.5 Use of District time, facilities, equipment or supplies for private gain or advantage;
- 16.3.6 Dishonesty;
- 16.3.7 Duplication of any key to a District facility without proper authorization;
- 16.3.8 Participation in any activity or enterprise, or acceptance of any employment that is clearly inconsistent, incompatible, or in conflict with the duties of the position;
- 16.3.9 Conviction of a misdemeanor involving moral turpitude or conviction of a felony;
- 16.3.10 Discourteous treatment of, or abusive conduct towards others in the work setting;
- 16.3.11 Possession of open containers of alcoholic beverages, consumption of alcoholic beverages while on duty, or intoxication while on duty;
- 16.3.12 Possession on District premises of any narcotic, restricted dangerous drug or other substance regulated by the California Uniform Controlled Substances Act unless such possession is under a valid written prescription;
- 16.3.13 Gross negligence in performance of duties;
- 16.3.14 Sexual harassment of others in the work setting.

16.4 **Progressive Discipline**

The District intends to use progressive discipline, unless the circumstances call for a departure.

- 16.4.1 Warnings: Except in those situations where an immediate reprimand or suspension is justified under the provisions of the *Agreement*, the worker whose work or conduct is of such character as to incur discipline shall first be specifically warned by the supervising manager. The supervising manager will explain the problem orally, and where appropriate, shall give suggestions for improvement.
- 16.4.2 Written Reprimand: The supervising manager will present a copy of a written reprimand to the worker in person, and where appropriate, shall give suggestions for improvement. The worker may request a union steward or officer to be present and assist in any response. Written reprimands are not grievable, but the worker may include a response that will be attached to the reprimand.
- 16.4.3 Suspension: "Suspension" is the temporary removal from the paid employment of the District for a specified period of time. During the unpaid time, health benefits shall continue.
- 16.4.4 Involuntary Demotion: "Involuntary Demotion" is the placement of the worker in a lower classification. Demotion may be an alternative to suspension.
- 16.4.5 Dismissal: "Dismissal" is the termination of employment of the worker.

16.5 **Time Limit**

The District shall not initiate any disciplinary action for any cause alleged to have arisen prior to the worker becoming permanent nor for any cause alleged to have arisen more than one year preceding the date that the District files the notice of disciplinary action.

16.6 Notice of Proposed Disciplinary Action

- 16.6.1 The Chancellor or designee may initiate disciplinary action against a worker by serving the worker with a Notice of Discipline. The Notice shall be in writing and signed by the Chancellor. It shall include a statement of the specific charges against the worker, shall be written in ordinary and concise language describing the specific acts and omissions on which the disciplinary action is based and shall include the cause and any rules and regulations which have been violated. It shall also include the nature of the discipline to be imposed and its effective date, a statement of the worker's right to appeal the action, and a statement of the worker's right to union representation.
- 16.6.2 The Notice shall name a Skelly Officer for the purposes of Section 16.7 below.

- 16.6.3 A copy of these procedures shall be attached to the Notice along with the Disciplinary Action Appeal Form.
- 16.6.4 The Notice of Discipline shall be served upon the worker either in person or by certified mail at least seven (7) working days prior to the effective date of the sanction. A copy of the Notice shall be sent to SEIU, Local 715, and to the chief steward.

16.7 **Skelly Hearing**

- 16.7.1 The worker may request a Skelly Hearing either orally or in writing prior to any disciplinary action being taken.
- 16.7.2 At any time prior to the effective date of the discipline, the worker or his or her representative may examine the material upon which the discipline is based. The worker's response may be written or oral and must be submitted to the Skelly Officer named in the Notice. The Skelly hearing does not include witnesses or the right to cross-examine.
- 16.7.3 The Skelly Officer shall consider the worker's response and recommend proposed action to the Chancellor. The Skelly Officer shall inform the worker and his/her Union representative of the outcome in writing, prior to the proposed effective date of the discipline.

16.8 Formal Hearing-Recommended Suspension, Demotion or Dismissal

- 16.8.1 The worker has the right to a hearing on the charges. The worker's request for a hearing must be in writing, and must be mailed or delivered to the Chancellor no later than seven (7) working days after the date on which the District's notice of intent is served on the worker. Failure to request a hearing within the seven (7) days shall be deemed to be a waiver of the right to the hearing. The hearing shall be held within a reasonable period of time as soon as is practical.
- 16.8.2 If the worker elects a formal hearing, the Board shall designate a Hearing Officer as its authorized representative to hear the case. The Hearing Officer shall be an attorney who has professional experience presiding at judicial or quasi-judicial proceedings, or who has been a member of the California Bar for at least five years. The Hearing Officer shall not hold any employment or contract (other than as Hearing Officer) with the Foothill-De Anza Community College District during her/his service as Hearing Officer.
- 16.8.3 The worker may be represented at the hearing by a representative of his or her choice. If the representative or any witnesses required are workers of the District, they shall be released from duty to testify or represent with no loss of pay or benefits.

- 16.8.4 The District shall arrange for the making of an audiotape of the hearing. Following the completion of the hearing, the worker may purchase a copy of the tape at cost.
- 16.8.5 The worker, the Hearing Officer or both may have a court reporter present to record the hearing; provided, however, that if the court reporter's notes are transcribed, the other party may purchase a copy of the transcript at cost.
- 16.8.6 The Hearing Officer may make any rules for the conduct of the hearing as she/he deems appropriate so long as they are consistent with these procedures.
- 16.8.7 The District shall carry the burden of proof.
- 16.8.8 The worker, or the worker's representative, may inspect all documents in the possession of the District that are admissible in evidence at the hearing. Any documents which the District does not provide at the request of the worker or the worker's representative ten (10) working days prior to the hearing shall not be admissible at the hearing. Any documents which the worker or the worker's representative does not provide at the request of the District ten (10) working days prior to the hearing shall not be admissible at the hearing.
- 16.8.9 The worker or the worker's representative may also interview other workers of the District who have knowledge of the acts or omissions upon which the disciplinary action was based. Inspection of documents and interviews with other workers shall occur at reasonable times and places during normal business hours.
- 16.8.10 Not later than the commencement of the presentation of evidence at the hearing, the worker and the Disciplinary Officer shall exchange the names of the witnesses they reasonably expect to call. The worker and the Disciplinary Officer may also agree upon exhibits that can be admitted without objection, and may enter into any stipulations that are appropriate.
- 16.8.11 The Hearing Officer shall prepare a written decision containing findings of fact and conclusions as to whether the disciplinary action should be sustained, modified, or revoked; the rationale supporting the findings and conclusions; and a recommended sanction, if any.
- 16.8.12 The Hearing Officer's proposed decision shall be provided to the worker, his/her representative and to the President of the Board of Trustees for consideration by the full Board in executive session.

16.9 **Board Decision**

The Board will make a final decision at a board meeting, as soon as practicable following

receipt of the Hearing Officer's recommendation. In the event the Board disagrees with the Hearing Officer's proposed decision, the Board shall direct the Vice Chancellor of Human Resources or his/her designee to meet and confer with the Union before taking final action on its decision at the next board meeting. The worker and SEIU will be advised immediately of that decision in writing.

16.10 **Confidentiality**

The evidence, proceedings, and conduct of the hearing shall remain confidential and shall not be made public by the District, by any of the participants at the hearing or by any person attending the hearing, except as any of the foregoing may be filed in court or introduced as evidence in an administrative or court proceeding brought to review an action taken pursuant to these procedures. In the event such matters do become public, however, such public statements as are appropriate may be made.

This policy of confidentiality shall not preclude discussion of the case with others as necessary to prepare for the hearing, nor shall it preclude the District from taking any action following appropriate procedures against any person or entity on the basis of evidence developed at the hearing.

16.11 <u>Immediate Suspension</u>

A worker may be immediately suspended with pay under circumstances in which retention of the worker in the job would potentially cause harm to students, workers, public property or any other persons.

- 16.11.1 Upon the imposition of the immediate suspension, the worker shall be given oral notification to go home or to stay home, followed by immediate written notice as stated in Section 16.6 of this *Agreement*.
- 16.11.2 Such suspension shall be with pay until the worker and his/her representative have been given the opportunity to meet with the Chancellor or his/her designee, who shall explain the reasons for the suspension. At such meeting, the worker may state, orally or in writing, his/her side of the matter. If the worker's statement is in writing, the District shall enter such statement into the worker's personnel file, along with the District's notice of suspension and accompanying reasons therefore. The decision whether or not to continue the worker's suspension and to continue the suspension with pay or without pay, shall be made by the Chancellor or his/her designee.
- 16.11.3 In addition to any other remedy or discipline provided for herein, the Chancellor may, under circumstances that render it lawful, notify any worker who has willfully disrupted the orderly operation of the District or any of its facilities that the worker may not remain on any campus or other facility of the District. In such event, the Chancellor shall adhere to the requirements of, and the worker shall be accorded the rights prescribed in, Penal Code Section 626.4.

16.12 Administrative Leave

- 16.12.1 Notwithstanding any other provision of this article, a worker may be immediately placed on paid administrative leave pending investigation of incidents and/or pending a hearing for any cause listed in this article.
- 16.12.2 If the incidents giving rise to the administrative leave are not documented in writing in the worker's personnel file, including the fact that the worker was placed on such leave, neither the incidents nor the fact of such leave may be later used in any disciplinary action against the worker.
- 16.12.3 The worker shall be supplied with a copy of any such written documentation prior to its placement in his/her personnel file and has the right to respond to the contents of the documentation within ten (10) working days. Any such response shall be attached to and made a permanent part of the documentation.

ARTICLE 17 RETIREMENT

17.1 Health Insurance Benefits for Retirees

Each retired worker, hired before July 1, 1997 who qualifies under this section, and her or his eligible dependents including domestic partners, shall receive medical insurance benefits, prescription drug benefits, vision care benefits, and dental benefits as provided in this section and described in Article 18.

17.1.1 A qualified worker is one:

- 17.1.1.1 who is age 55 or older, who has retired from service from the State Teachers Retirement System or the Public Employees Retirement System (or who has applied for and is eligible to receive a service retirement from either of said retirement systems), and who has rendered service to the District as a permanent or probationary worker with a normal work week of at least 20 hours for 10 or more years immediately preceding her/his retirement; or
- 17.1.1.2 who is on a disability retirement from the State Teachers Retirement System or the Public Employees Retirement System and who has rendered service to the District as a permanent or probationary worker with a normal work week of at least 20 hours for 10 or more years immediately preceding her/his retirement; or
- 17.1.1.3 who was hired before July 1, 1997, and has rendered service to the District as a permanent or probationary worker with a normal workweek of at least 20 hours for 20 or more years immediately preceding her or his resignation. If the worker qualifies under this subsection benefits shall be provided to the worker and her/his spouse or domestic partner only.

No absence from the service of the District under a leave of absence shall constitute a break in the continuity of service required by this section, nor shall any absence from service for 39 months or less because of layoff constitute a break in the continuity of service required by this section. However, time spent on a leave of absence without pay or in layoff status shall not count towards the service requirement prescribed by this section.

17.1.2 The benefits provided to eligible dependents pursuant to this section shall cease upon the death of the retired worker. However, a surviving spouse or domestic partner may continue to receive benefits under this section by reimbursing the District quarterly, in advance, for the full premium or its equivalent for all of the benefits provided.

- 17.1.3 Retired workers may change health benefit plans during a scheduled open enrollment period. This section shall not be construed as prohibiting any change in benefits or benefit plans as specified in Section 17.1.7.
- 17.1.4 Each retired worker and every eligible dependent shall, upon obtaining eligibility for Medicare, receive benefits under this section only in a manner that augments the benefits that the worker or dependent could receive from Medicare even though the retired worker or her/his eligible dependents fail to claim rights to Medicare benefits. It shall be the sole responsibility of the retired worker and her/his eligible dependents to satisfy the requirements of Medicare, but the District shall reimburse the retired worker and her/his eligible dependents for the basic cost of Medicare during the previous 12 months if adequate proof of payment is submitted to the Office of Human Resources, at least once each calendar year and at any time that the amount of the premium is changed by Medicare. This section shall not apply to retired workers or their eligible dependents whose social security status does not qualify them for Medicare benefits.
- 17.1.5 If a retired worker or her/his eligible dependents receive benefits under any other health benefits plan, the benefits provided under the other plan shall be primary and the benefits provided under this section shall be reduced to the difference between the benefits provided or paid or payable by the other plan and the maximum benefits provided under this section.
- 17.1.6 To obtain the benefits provided under this section a worker shall file an application for the benefits with the Office of Human Resources and shall complete all necessary enrollment forms before the last date of her/his employment with the District.
- 17.1.7 The benefits provided under this section shall remain subject to modification, revision, or termination by any future agreement negotiated between the Board and the exclusive representative for Unit 1.
- 17.1.8 Unit members employed after July 1, 1997 shall receive a medical benefits bridge program to cover the cost of medical benefits in the period of time between retirement and eligibility for Medicare coverage. Once eligible for Medicare coverage, the District's obligation for Medicare and/or medical benefits contributions shall cease.

17.1.8.1 A qualified worker is one:

- who is age 55 or older;
- who has retired from service from the State Teachers Retirement System or the Public Employees Retirement System (or who has

- applied for and is eligible to receive a service retirement from either of said retirement systems);
- who has rendered service to the District as a permanent or probationary worker with a normal work week of at least 20 hours for 15 or more years immediately preceding his or her retirement;

No absence from the service of the District under a leave of absence shall constitute a break in the continuity of service required by this section, nor shall any absence from service for 39 months or less because of layoff constitute a break in the continuity of service required by this section. However, time spent on a leave of absence without pay or in layoff status shall not count towards the service requirement prescribed by this section.

- 17.1.8.2 The District agrees to contribute towards the payment of the worker's choice of health benefits premium a maximum of either 2.8% or 5.6% of Range 70, Step F of the salary schedule as follows:
 - 1. Should the retiree have no spouse or qualified domestic partner at the time of retirement, the maximum amount of the benefit to be paid will be 2.8% of Range 70, Step F of the salary schedule.
 - 2. Should a retiree's spouse or domestic partner possess medical benefit insurance in his/her own right as a primary insured, the maximum amount of the benefit to be paid will be 2.8% of Range 70, Step F of the salary schedule.
 - 3. If the retiree is married or has a qualified domestic partner as of the date of retirement, and the spouse or domestic partner has no medical benefits coverage as a primary insured, the retiree will receive up to a maximum of 5.6% of Range 70, Step F of the salary schedule for the payment of medical insurance premiums for him/her self and his/her spouse/domestic partner, until eligible for Medicare coverage.
 - 4. In the event that the worker qualifies for the benefit, that workers' surviving spouse or qualified domestic partner shall be eligible for the benefit under the conditions set forth above.

All current District workers are required to provide information for Medicare verifying Medicare eligibility and to update that information as appropriate.

17.1.9 Notwithstanding any other provision of this article, a worker eligible to receive retiree health insurance benefits under this article may be denied such benefits if it is established that the worker engaged in felonious criminal activity (1) involving District property or (2) involving students or persons employed by the District and said activity occurred on District premises."

17.2 **Public Employees Retirement System**

All classified workers are required by law to participate in the California Public Employees Retirement System. Deductions are made from a worker's regular salary, but not from overtime or extra duty payments. In addition to the worker's contribution, the District makes an employer's contribution as required by law. A worker may have the right to receive credit for unused sick leave per PERS policy and procedures.

17.3 **Social Security**

All classified workers are covered under Federal Social Security (FICA, which includes Medicare (MQFE)). Both the worker and the District contribute according to rates prescribed by law.

ARTICLE 17A CHANGE IN EMPLOYMENT STATUS BECAUSE OF DISABILITY

- 17A.1 No worker who is a member of the Public Employees Retirement System and who is credited with at least 5 years of service, may be terminated pursuant to this article unless he/she waives the right to retire for disability. Pursuant to Government Code Section 21152, if a worker does not waive her/his right to retire for disability and the District believes the worker to be disabled, either the worker or the District, on behalf of the worker, shall apply to PERS for disability retirement.
- 17A.2 A permanent worker who is unable to perform the essential functions of her/his job because of a mental or physical impairment may be terminated by the District if:
 - a. Section 17A.1 does not operate to prevent termination;
 - b. Prior to initiating any proceedings to terminate the worker the District first requests a medical exam as provided in Section 17A.3, or the worker submits a medical report as provided in Section 17A.4; and
 - c. The worker is accorded the notice and hearing rights specified in the disciplinary action procedures set forth in Article 16 of this *Agreement*, but all records related to the action shall indicate that the matter is not disciplinary in nature.
- 17A.3 The worker may submit medical reports or other pertinent information to the District. In addition any worker may be required to submit to a medical examination by a physician or physicians designated by the District to evaluate whether or not the worker is able to perform the essential functions of her/his position. Fees for such an examination shall be paid by the District.

The examining physician shall make a written report of the examination to the District. A copy of the report shall be provided to the worker. Failure or refusal of the worker to submit to any medical examination required by the District shall constitute a failure or refusal to perform the normal and reasonable duties of the position. In such event, the absence of an examination shall not prevent the District from submitting an application for disability retirement for the worker, or from commencing disciplinary action pursuant to Article 16.

17A.4 In lieu of or in addition to a medical examination as provided in Section 17A.3, the District may rely upon a medical report from the worker's physician.

ARTICLE 17B PRE-RETIREMENT REDUCTION IN CONTRACT

17B.1 Eligibility

Each full-time 12-month, 11-month, 10-month, or academic-day classified worker who meets the requirements of this article may reduce his/her contract from full-time to part-time while maintaining his/her retirement benefits pursuant to Education Code Section 88038 and Government Code Section 20905.

To be eligible for a pre-retirement reduction in contract the worker must:

- 17B.1.1 Have reached the age of 55 prior to the reduction in contract;
- 17B.1.2 Have been employed full-time for at least ten years in a classified position requiring membership in an appropriate California state retirement system; and
- 17B.1.3 Have served full-time without a break in service during the preceding five years.

This article shall be applicable only to classified workers who request a reduction in contract, who meet the criteria established in this section.

17B.2 Period of Reduced Contract

The maximum period during which a classified worker's contract may be reduced under this article shall be five years. At the conclusion of the period during which a classified worker's contract is reduced under this article, the worker shall retire.

17B.3 Rights and Benefits

A classified worker whose contract has been reduced under this article shall retain all paid benefits afforded full-time classified workers and shall receive the pro rata share of the salary he/she would have earned had he/she continued full-time. In addition, the worker shall retain on a pro rata basis, all other rights and benefits of permanent classified workers.

17B.4 **Duties**

A classified worker whose contract has been reduced under this article shall fulfill the appropriate pro rata share of the hours and classified duties that would have been required had the worker continued as a full-time worker.

17B.5 Contributions to the Retirement System

In compliance with Education Code Section 88038 and Government Code Section 20905, a classified worker whose contract has been reduced under this article shall contribute to the appropriate retirement system by payroll deduction the amount he/she would have contributed had he/she continued full-time. The District shall contribute to the appropriate retirement system the amount required by law.

17B.6 Request for Reduction in Contract

To implement the provisions of this article, a classified worker shall file a written request for a reduced contract specifying:

- 17B.6.1 That the request is pursuant to this article;
- 17B.6.2 The reduced contract the worker desires under this article, provided it is not less than one-half of a full contract; and
- 17B.6.3 The number of years during which the classified worker wishes his/her contract to be reduced under this article, provided the number of years does not exceed five.

The request shall be filed no later than May 1 preceding the college year during which the worker wishes the reduced contract to become effective. College year means July 1 to June 30. The request shall be filed with the appropriate supervisor with a copy to the Director of Human Resources. If the worker's request is granted, it shall take effect at the beginning of the next college year and, unless during the first year of reduction in contract under this article the worker submits a written request to return to full-time employment at the beginning of the next college year, may be revoked only with the mutual consent of the worker and the District.

17B.7 Other Reductions in Contract

Nothing in this article shall prohibit a classified worker from requesting a reduction in contract outside of the provisions of this article nor shall it prohibit the District from granting such a request.

ARTICLE 18 PAID BENEFITS

- 18.1 The District shall provide benefits to each qualified classified worker as specified in this article. Copies of all qualified benefit programs including the specific coverage each program provides shall be available through the Office of Human Resources. A "qualified classified worker" is one who:
 - 18.1.1 Is a permanent or probationary classified worker; and
 - 18.1.2 Is employed at least half-time; and
 - 18.1.3 Has been in paid status during the month preceding the month covered by the benefits:

A classified worker shall be deemed to be in paid status during any recess or intersession if the worker is scheduled to return to paid status at the end of the recess or intersession.

Dependent shall be defined as the worker's spouse or domestic partner, and any child who is claimed as an allowable dependent on the worker's Federal Income tax return.

- 18.1.4 A worker who resigns or is terminated shall cease to be a qualified classified worker at the end of the calendar month during which his or her resignation/termination becomes effective.
- 18.2 A disabled classified worker receiving long-term disability payments under Section 18.9 shall, following the exhaustion of all sick leave and extended sick leave, remain a qualified classified worker for the purpose of receiving health benefits for three years provided the worker has been employed by the District for at least five (5) years.

18.3 **Medical Benefits**

The District shall provide each qualified classified worker and his or her eligible dependents with the option of enrolling in one of the following plans:

Kaiser Foundation Health Plan - a Health Maintenance Organization (HMO) The District Combined Coverage Medical Plan - a Preferred Provider Organization (PPO +) or

The District Network Only Medical Plan - a Preferred Provider Organization (PPO)

The District shall provide benefits for qualified classified workers and their eligible dependents, subject to the following:

18.3.1 The District Combined Coverage Medical Plan (PPO +)

The PPO+ plan allows access to both Network and out-of-Network (non-PPO) providers. The Plan is fully paid by the District for the worker only. Workers who enroll dependents in this plan share the cost of the plan as follows:

Worker plus one and worker plus dependents pay the difference in the premium cost between the District Network Only plan (PPO) and the District Combined Coverage Plan (PPO +)

All individuals in the plan are subject to the following:

- a. An office visit co-payment of \$20 per visit.
- b. An emergency room co-pay of \$50 if not admitted to the hospital.
- c. A lifetime limit for any worker or dependent of \$2,000,000 per insured
- d. Services acquired from a non-PPO provider that were available from a PPO provider within 30 miles of the insured's primary residence shall be paid at 80% of the usual and customary rates (UCR) for the first \$10,000 of such medical services annually. Thereafter, the Plan shall pay 100% of the UCR charges consistent with other requirements.
- e. No benefits will be paid for a pre-existing condition unless:
 - 1. at least three (3) consecutive months have elapsed on or after the effective date of insurance during which the insured or insured dependent has incurred no expenses and received no medical treatment or advice or taken any medication in connection with the pre-existing condition; or
 - 2. at least 12 consecutive months have elapsed during which the insured or insured dependent has been continuously insured for this benefit; or
 - 3. with respect to the insured only, at least six (6) consecutive months have elapsed during which the insured has been continuously insured for these benefits actively at work.

18.3.2 The District Network Only Medical Plan (PPO)

The PPO Plan allows access to only Network providers. The Plan is fully paid by the District for workers and their dependents. The Plan includes the following:

a. An office visit co-payment of \$20 per visit.

- b. Deductibles the plan has a \$150 annual deductible for each covered individual with a maximum \$400 deductible per family.
 - 1. the deductible does not apply to office visits, x-ray and lab work performed as part of the office visit, urgent care, chiropractic visit, outpatient mental health visit, immunizations, allergy injections or prescription drugs.
 - 2. deductibles are waived for adult routine physicals and well women care (routine physical, pap smear, mammogram and associated lab work obtained outside of an office visit) which are paid at 100% of UCR for network providers up to an annual maximum benefit of \$300.
 - 3. deductibles are waived for well baby care which is paid at 100% of UCR for network providers
- c. An emergency room co-pay of \$50 if not admitted to the hospital.
- d. A hospitalization co-pay of \$50.
- e. A lifetime limit for any employee or dependent of \$2,000,000 per insured
- f. When there is no Network Provider in a 30 mile radius and the out-of-network care is pre-authorized by the plan or when there is no Network Provider that offers the prescribed care and the care is preauthorized by the plan or for emergency services the plan will pay 100% of the Usual and Customary Rate (UCR)
- g. No benefits will be paid for a pre-existing condition unless:
 - 1. at least three (3) consecutive months have elapsed on or after the effective date of insurance during which the insured or insured dependent has incurred no expenses and received no medical treatment or advice or taken any medication in connection with the pre-existing condition; or
 - 2. at least 12 consecutive months have elapsed during which the insured or insured dependent has been continuously insured for this benefit; or
 - 3. with respect to the insured only, at least six (6) consecutive months have elapsed during which the insured has been continuously insured for these benefits actively at work.

18.3.3 The Kaiser Foundation Health Plan

The Plan is fully paid by the District for workers and dependents. The Plan includes the following:

- a. An office visit co-pay of \$10 per visit.
- b. An emergency room co-payment of \$50 if not admitted to the hospital.
- c. A prescription drug co-payment of \$5 for generic and \$10 for brand prescriptions

18.3.4 The District Self-Funded Prescription Drug Plan

The District PPO+ and PPO plans include coverage for prescription drugs which includes the following:

- a. A \$5 co-pay for generic prescriptions and \$15 co-pay for brand prescriptions for employees and their eligible dependents.
- b. A \$10 co-pay for generic and \$30 co-pay for brand prescriptions received through Mail Order (90 day supply) for employees and their eligible dependents. A \$500 annual cap per individual on Mail Order co-pays.
- c. Mail order is required after three fills of a prescription.

18.4 <u>Medical Benefits Waiver Allowance</u>

For the 2004-05 and 2005-06 years only the District will pay an allowance of \$150 per month to any employee who waives medical benefits coverage for themselves and their dependents. Employees must show proof of coverage in another group medical plan to qualify for the allowance.

18.5 **Dental Benefits**

The District shall provide dental care benefits for each qualified classified worker and dependents.

18.6 **Vision Care Benefits**

The District shall provide vision care benefits which pay part of the normal cost of eye examination and prescribed glasses for qualified classified workers and dependents.

18.7 Employee Assistance Program

The District shall provide an employee assistance program for each qualified classified worker and his or her eligible dependents.

The District and Union shall maintain approved procedures which the District will follow in making formal referrals to the EAP.

18.8 **Life Insurance**

The District shall provide a \$50,000 level-term life insurance benefit for qualified classified workers and \$5,000 for their dependents.

18.9 **Long-term Disability Insurance Benefits**

The District shall provide each qualified classified worker with long-term disability insurance as follows:

- 18.9.1 The insurance shall provide a disability payment equal to 66 2/3% of the worker's "basic monthly earnings" on the date he/she was disabled to a maximum payment of \$4,300 per month. "Basic monthly earnings" means 1/12th of the worker's annual contract salary.
- 18.9.2 The disability payment under the long-term disability insurance shall begin after all full-pay sick leave and extended sick leave under Article 10 has been used.
- 18.9.3 For workers with five years or more of STRS service and two or more eligible children on the date of disability, disability payments shall be payable for one year from the date of disability for both accident and illness provided that the worker is sixty-nine years of age or younger on the date of disability. If the period of disability extends beyond one year, the worker shall receive disability allowance payment from STRS.
- 18.9.4 For all workers not included under Section 18.9.3, the disability payments shall be payable for 10 years from the date of disability for both accident and illness provided that the worker is 55 years of age or younger on the date of disability. If the worker is older than 55 years on the date of disability, the maximum disability payment period shall be the same as that provided in the maximum disability payment schedule set forth in the District's long-term disability insurance policy.

18.10 Worker's Compensation

All workers are protected under provisions of the State Workers' Compensation Insurance Law. (See also Industrial Accident Leave, Section 10.9.) Any injury must be reported to the campus Health Services, the Office of Risk Management or the Office of Human Resources within 24 hours or the claim may be denied.

18.11 Benefits During Unpaid Leave of Absence

A classified worker on unpaid leave of absence who is not qualified for paid benefits under Section 18.1 or 18.2 may continue to receive benefits by reimbursing the District in advance for the full premium or its equivalent. The cost of reimbursement for such benefits shall be determined as follows:

- 18.11.1 For ten-month classified workers, 1/10th of the full annual premium or its equivalent for each month during which the worker is not qualified.
- 18.11.2 For eleven-month classified workers, 1/11th of the full annual premium or its equivalent for each month during which the worker is not qualified.
- 18.11.3 For twelve-month classified workers, 1/12th of the full annual premium or its equivalent for each month during which the worker is not qualified.
- 18.11.4 For academic-day (176 days) classified workers, 1/176th of the full annual premium or its equivalent for each day during any month during which the worker is not qualified.

18.12 Health Benefits for Classified Hourly Employees

After completing 1040 hours of employment, a classified hourly employee who affirms via a signed affidavit that he/she has no other access to medical insurance where all or part of the premium is paid through some other source including Medicare, will be eligible for employee-only Kaiser health insurance coverage prorated on the number of hours worked. That is, if a classified hourly employee works sixteen (16) hours per week, the District will pay 40% of the Kaiser premium and the employee will pay 60% of the premium.

- 18.12.1 Classified hourly employees must enroll annually.
- 18.12.2 Premium payments shall be dependent on the classified hourly employee's work schedule in the prior year. That is, if the work schedule drops to 8 hours per week in the following year, the employee will pay 80% of the premium and the District will pay 20% of the premium.
- 18.12.3 Premium payments will be made through payroll deductions from the regular monthly paychecks.
- 18.12.4 Eligibility shall cease if the employee fails to make the appropriate premium payment and/or when the employee resigns or retires from service in the District.

18.13 **Insurance Carriers and Benefit Administrators**

The District shall maintain contracts with current insurance carriers and administrators of benefit plans. Any change of carrier or administrator or level of coverage will be made only after consultation and mutual agreement between the parties to this *Agreement*. At least once annually benefit information will be sent to all members of the unit.

- 18.14 The District and Union shall meet during the term of this *Agreement* as often as necessary, but no less than quarterly, to review the District's benefit packages. The parties will freely discuss cost saving and benefit options as well as review current usage of the District health plan. Any changes must be mutually agreed upon and approved by the Board of Trustees.
- 18.15 The District will offer workers the opportunity to set up spending accounts for dependents and for worker benefit contributions in accordance with IRS regulations.

18.16 Domestic Partners

Domestic Partner Benefits are available to the bona fide domestic partner aged over 18 of an unmarried District worker. Such benefits are available only to domestic partners who are not legally allowed to marry in the state in which they reside.

These benefits consist of medical, prescription drug, dental, and vision. Domestic Partner Benefits do not include Retirement Medical Insurance, Life Insurance, Disability Insurance and certain other benefits available to spouses. Benefits will not be provided for dependents of the non-worker domestic partner.

Additional information regarding eligibility criteria may be obtained by contacting the Benefits Office.

Both the worker and the domestic partner must attest to certain facts by completing and signing the Affidavit, which includes an Affidavit of mutual responsibility. This Affidavit may have potential legal implications under California law, which has recognized that non-marital cohabiting couples may privately contract with respect to the financial obligations of their relationship. If you have questions regarding the potential legal effects of signing the Domestic Partnership Affidavit, you should consult an attorney.

Domestic partner benefits are most likely taxable income unless the domestic partner is deemed to be a dependent under Internal Revenue Code section 152. Further, a domestic partner most likely does not have many federal rights involving benefits that spouses possess under ERISA, COBRA and the IRC. Again, an attorney should be consulted if you have any questions.

The District may, at its discretion, require supportive documentation satisfactory to the District concerning the eligibility criteria and assertions contained in the Affidavit.

The Administrator of any benefit plan at issue will be the sole and final judge of whether a domestic partner is qualified for benefits.

An "Eligibility Criteria for Domestic Partner Benefits" and the "Affidavit for Enrollment of Domestic Partners" are contained in Appendix F.

ARTICLE 19 SAFETY

19.1 **District Compliance**

The District shall comply with all health, safety, fire and sanitation requirements imposed by state or federal law or applicable OSHA regulations. A worker who believes that a requirement is not being complied with should notify the Office of Risk Management.

19.2 **No Discrimination**

No worker shall be in any way discriminated against as a result of reporting to the District any condition believed to be in violation of Section 19.1 of this Article.

19.3 Worker Driving Record

- 19.3.1 A worker using a District vehicle on or off District property may be required to show, on request by the department issuing the vehicle, a current valid California vehicle operator's permit.
- 19.3.2 In work assignments where a worker may be required to have use of a District vehicle on frequent occasions, an obligatory vehicle driving background check through the Department of Motor Vehicles will be required to assure that the individual is not presently on driver's suspension or has a recent history of traffic violations. The worker must authorize the record check through completion of a Driving Record Release form.
- 19.3.3 The driving record check is confidential and is maintained by the Office of Risk Management.

19.4 **Health Services**

Any injury occurring to a worker while on duty must be reported to the campus Health Services or Human Resources within 24 hours or Workers Compensation claims may be denied.

- 19.5 As the District plans the purchase of new furniture and equipment, workers shall be consulted regarding ergonomically appropriate furniture or equipment purchased for their use.
- 19.6 SEIU agrees to participate in the District Safety Committee convened by the District's Director of Risk Management to maintain a safe and healthful work environment within the District.

ARTICLE 20 **NEGOTIATIONS**

20.1 **Notification**

If either party wishes to alter or amend this *Agreement*, it shall, not later than 120 days prior to the termination date set forth under Article 23, provide written notice and a proposal to the other party of said desire and the nature of the amendments. Such notice shall be made public according to PERB regulations.

20.2 Commencement of Negotiations

By mutual agreement negotiations may begin at any time upon any specific portion of this *Agreement*. If a request to commence negotiations is made by either party at any time within six months immediately preceding the expiration of this *Agreement*, as set forth in Article 23, negotiations shall commence within 30 days of the filing of the request.

20.3 **Public Notice**

Public notice shall be given of any reopening of negotiations upon all or any part of this *Agreement* and of any additions or changes in this *Agreement* that are ratified and signed by both parties.

20.4 Released Time for Negotiations

Local 715 shall have the right to designate at least seven members who shall be given a reasonable amount of released time to prepare for and participate in negotiations.

20.5 **Reopeners**

With the exception of years when the entire *Agreement* is open for negotiation, either party may reopen negotiations on Article 8 (Pay and Allowances), Article 18 (Paid Benefits) and one additional article of each party's choice.

ARTICLE 21 MANAGEMENT RIGHTS

21.1 **Rights**

It is understood and agreed that the District has all the customary and usual rights, powers, functions, and authority to discharge its obligations. Any of the rights, powers, or authority which the District had prior to this *Agreement* are retained except as they are specifically abridged or modified by this *Agreement* or by any supplement to this *Agreement* arrived at through the process of collective bargaining.

ARTICLE 22 CONTRACT REVIEW COMMITTEE

- 22.1 The District and the Union shall establish a District/SEIU committee composed of three District representatives, the Chapter Chair of SEIU, SEIU's Chief Negotiator and representatives from SEIU's negotiating team (one from each college and one from Central Services). The committee shall meet monthly, at times mutually convenient to the Union and the District, for the purpose of discussing any general problems associated with the administration of this *Agreement* and to consult on matters that are topics of consultation under Government Code Section 3543.2.
- 22.2 The parties shall not conduct any negotiations at the meetings of the Contract Review Committee, and such meetings shall not be the exclusive means by which the parties may consult with each other.

ARTICLE 23 **DURATION**

23.1 **Length of Agreement**

This *Agreement* is effective November 1, 2005 and shall continue in effect through October 31, 2008 provided however, that either party may reopen negotiations as specified in Article 20 (Negotiations) Sections 20.2 and 20.5 except that neither party shall reopen negotiations in 2006-07.

APPENDIX A

APPENDIX OF FORMS

FOOTHILL – DE ANZA COMMUNITY COLLEGE DISTRICT NOTICE OF GRIEVANCE

Gri	evant's Name:				
Ad	dress:				
		(Street)	(City)	(Zip)	
Ho	me Phone:	Work Phon	e:	Ext	
Site	e:				
Dej	partment:	C	Classification:		
Dept:		Ir	Immediate Supervisor:		
Ap	proximate Date Grievance	Occurred:			
1.	STATEMENT OF GR	IEVANCE (Be specifi	c. What happened	and where?):	
2.	WITH WHOM IS GRII	EVANCE FILED:			
3.	MEMORANDUM, RULE, LAW, REGULATION, POLICY VIOLATED, IMPROPERLY INTERPRETED OR MISAPPLIED, OR ANY OTHER RULE, REGULATION, POLICY OR SECTION OF THE AGREEMENT APPLICABLE TO SAID ACT, INCLUDING BUT NOT LIMITED TO:				
4.	CORRECTIVE REMEDY:				
5.	INFORMAL ATTEMPT TO	RESOLUTION:			
GR	IEVANT:			DATE:	
STEWARD:			DATE:		
UN	IION REPRESENTATIVI	E:		DATE:	
EMPLOYER COPY RECEIVED BY:(Give copies to: Grievant and Union)				DATE:	

-over-

FIRST LEVEL OF REVIEW

(File with supervisor/administrator, copies to Director, Human Resources and Local 715)

1.	To be completed by grievant:						
	Request for conference:	() Yes	() No				
	Designation of representative:	() Yes	() No				
	Name of representative:						
	Grievant's signature:						
2.	To be completed by immediate supervisor/administrator:						
	Date grievance was filed:						
	Immediate supervisor's decision a	nd reason(s) for	lecision:	_			
	Immediate supervisor's signature:		Dat	e:			
	COND LEVEL OF REVIEW with second level administrator, copies to	Director, Human Re	sources and Local 715)				
1.	To be completed by grievant:						
	Request for conference:	() Yes	() No				
	Name of representative (if differen	nt from first level):				
	Grievant's signature:						
2.	To be completed by Manager:						
	Date grievance was filed at second level:						
	Decision of Administrator, and reason(s) for decision:						
	Administrator's signature:		Date	»:			
RE	QUEST FOR ARBITRATION (Fil	e with Director, Hu	nan Resources)				
Grie	evant's signature:		Date:				
Sign	nature of authorized representative o	of Local 715 SFI	[]·				

DISCIPLINARY ACTION APPEAL FORM

I, _ me	hereby appeal the disciplinary action taken against pursuant to Article 16 of the collective bargaining <i>Agreement</i> between the Foothill-De
	za Community College District and SEIU, Local 715.
	I request a hearing on the grounds that:
	I did not commit the acts or omissions alleged as the events upon which the cause for discipline is based.
	The acts or omission(s) alleged do not amount to cause for dismissal, demotion, or suspension.
	The penalty imposed is excessive or unreasonable.
	The required procedure was not followed.
Dated:	
	(signature)

Note: If you wish to appeal the disciplinary action taken against you, you or your representative must date and sign this form. You must also return this form to the Director of Human Resources within seven (7) working days of the effective date of the sanction imposed against you. If the Director of Human Resources has not received this form by that time, you will be deemed to have waived your right to an appeal and the disciplinary action shall be final.

Office of Human Resources and Equal Opportunity

DONATION OF SICK LEAVE PLEDGE FORM

In accordance with Article 10 of the *Agreement* between SEIU and the District, I hereby authorize the following sick leave donation to (please type or print):

following sick leave donation to (please ty	pe or print):
Name:	
Campus:	
Division:	
I understand that I must retain a minimum sick leave in not less than 8-hour incremen	of 60 days (480.00 hours) of sick leave and that I must donate nts.
DONATING EMPLOYEE INFORMATION (Please type or print)	ΓΙΟΝ:
Name:	Social Security Number:
Campus:	Division:
Number of sick leave hours being donated	l: Anonymous Donation
Effective date of sick leave transfer:	
Donating Employee's Signature:	Date:
Office of Foothill-	This Form To: Human Resources De Anza Community College District Monte Road, Los Altos Hills, CA 94022
For Office	e Use Only (initials of processor)
Criteria MetBalance o	of donor's sick leave before donation Criteria Not Met
Sufficient verification of certification	on for eligibility of donee Not Sufficient
Donor's sick leave balance decreased to	hours by effective
Donee's sick leave balance increased to	hours by effective
Copy to Payroll Services on	by

Office of Human Resources and Equal Opportunity

EDUCATIONAL ASSISTANCE, UNIT I

The District shall maintain a fund for assisting unit members to pay for required tuition, fees, and textbooks to attend any work-related class at an accredited college or university. The fund shall be \$30,000 per year. Remaining money shall be rolled over to the next year but the maximum fund shall be not more than \$40,000. Educational Assistance may be used during a Staff Development Leave.

- 1. The worker shall provide evidence of successfully completing the class.
- 2. A worker may receive up to a maximum of \$1,000 per academic year.
- 3. Assistance shall be on a first come first serve basis, until the fund is depleted.

<u>Include official transcript verifying successful completion of the work-related class and receipts identifying tuition, fees and textbooks. Parking fees are not included.</u>

Employee Name	Social Sec	urity Number
Job Title:	Phone:	
Amount of Educational Assistance Requested:	Tuition:	\$
Date of Course(s):	Fees:	\$
Date Course(s) Completed:	Textbooks:	\$
	Total:	\$
Employee Signature	Da	te
To Be Completed by the Administrator:	Du	
I verify that this class is a work-related class.		
Administrator's Name (please print) Administrator's Name (please print)	lministrator's Si	gnature Date
Administrator's Ivanic (picase print)		
*******(For Human Re	esources Use Or	nly)********
		nly)********* eimbursed \$

PROFESSIONAL GROWTH AWARD Application Form

To be filled in by employee and submitted to Professional Growth Review Panel upon completion of requirements (see attached "Guidelines for Professional Growth Award"). Please review the attached CHECKLIST and make sure you have included all necessary paperwork when submitting your application packet for review.

Name	Social Security No			
Position	Campus	Department		
Date of Hire	Office Ph	one No		
1. College, adult education, or trade (NO MAXIMUM)	e school courses (See No.1 on	Guidelines sheet for explanation,		
	Course Number &	Specify Qtr or		
Institution-Qtr/Sem Date	Course Title	Semester Units No. of Hours		
Use separate sheet if needed				
2. District In-Service Workshop (Se	ee No. 2 on Guidelines sheet, 2	25 HOUR MAXIMUM)		
District In-Service Workshop	Date of Workshop	No. of Hours		
Use separate sheet if needed		TOTAL(25 Hour Maximum)		
Effective January 1997				

(previous forms may NOT be used)

	Date of A	activity	No. of Hours
Non-Professional Organization (1	0 HOUR MAXIMUM)		
Use separate sheet if needed		TOTA	L (50 Hour Maximum
	HOUR MAXIMUM, Every two		
Professional Organization	Dates of C	ommittee Work	No. of Hours
Use separate sheet if needed		TOTA	L(50 Hour Maximum
5. Special Activities (see No. 5 Job Related Special Activities	on Guidelines sheet, 50 HOUR Date of Activ		No. of Hours
Non-Job Related Special Activities	es (10 HOUR MAXIMUM)		
Non-Job Related Special Activities Use separate sheet if needed	es (10 HOUR MAXIMUM)		L
Use separate sheet if needed			L(50 Hour Maximum,

NOTE: PLEASE MAKE A COPY FOR YOUR FILE BEFORE SUBMITTING. Effective January 1997, (previous forms may NOT be used)

GUIDELINES FOR PROFESSIONAL GROWTH AWARD

An employee must have completed at least one year of employment with the District and have achieved permanent status. Course work started prior to employment will not be considered for an award.

An eligible worker must complete a minimum of 200 hours of credited activity, 100 hours of which must have been completed since the last award. One hundred (100) of the 200 hours may be hours completed prior to the last award which was earned in Category 1 of Requirements, completion of college, adult education, or trade school courses.

A minimum of two years in paid status must have occurred since the last award.

An application for an award must be accompanied by OFFICIAL transcripts or official letterhead verifying specific dates and hours of attendance.

The employee must complete a diversity of activities. The hours may be earned through any combination of the following:

1. COLLEGE, ADULT EDUCATION, OR TRADE SCHOOL COURSES. Each course must be approved and evidence of successful completion (grade of "C" or better, or Pass from a Pass/Fail basis) filed with the Review Panel. There is NO MAXIMUM and calculation of hours for courses which are assigned a certain number of units will be based on the following:

Foothill and De Anza Other Colleges

No. of contact hours/week as stated a. One Quarter unit = 12 hours In the Course Inventory Audit Report b. One semester unit = 18 hours

- 2. DISTRICT IN-SERVICE WORKSHOPS. Attendance and participation in <u>voluntary</u> District in-service workshops related to the work of the district. Maximum of twenty-five (25) hours per award.
- 3. LEADERSHIP OR COMMITTEE WORK. Participation in a leadership role or in committee work in local, state, or national professional associations to the extent of the guidelines approved by the Review Panel. Maximum of Fifty (50) hours per award. Participation in a leadership role or in committee work in a non-professional association to the extent of the guidelines approved by the Review Panel. Maximum of Ten (10) hours per award. Total of the two-50 hours max.
- 4. DISTRICT COMMITTEE WORK. Participation in District committee work to the extent of the guidelines approved by the Review Panel. Maximum of Fifty (50) hours per award. Each two hours of committee work under this clause shall earn one hour of credit toward an award.
- 5. JOB RELATED SPECIAL ACTIVITIES. Participation in job related special activities, such as seminars, conferences, conventions, institutes, and lectures offered by colleges, adult schools, professional associations and community organizations. Maximum of Fifty (50)

hours per award. Participation in non-job related special activities, such as seminars, conferences, conventions, institutes, and lectures offered by colleges, adult schools, professional associations and community organizations. Maximum of Ten (10) hours per award. Total of the two-50 hours max.

6. PHYSICAL EDUCATION ACTIVITIES. A maximum of Thirty-Six (36) hours for Physical Education credits per award. The exception to this limit is if the Physical Education credits are work related.

No more than one award (or 200 hours) may be earned for activities during a staff development leave. There will be no carryover of excess hours earned during a staff development leave. It will be the responsibility of the employee to report all hours earned during a leave; if not reported, staff development leave hours will be withheld.

These guidelines apply to all applications filed with the Professional Growth Review Panel.

PROFESSIONAL GROWTH AWARD Verification Checklist

Name:			Ext	
Job '	Title:		Campus:	
1.		Official transcript for academic courses.		
2.		Workshop, conference, or outside committee wo	ork.	
		A. Official letterhead		
		B. Authorized signature		
3.		Professional Growth Verification form for Distr	ict committee work.	
		Authorized signature		
Note	e: Omissi	ions may delay your award.		
	tive January ious checklis	1997 t is obsolete)		

PROFESSIONAL GROWTH AWARD Committee Work Verification Form

		participated on the		
(Name)		Committee on the following dates and times:		
Date:	Time:	No. of Hours: _		
Date:	Time:	No. of Hours:		
Date:	Time:	No. of Hours:		
Date:	Time:	No. of Hours: _		
Date:	Time:	No. of Hours:		
Date:	Time:	No. of Hours:		
Date:	Time:	No. of Hours: _		
Date:	Time:	No. of Hours: _		
Date:	Time:	No. of Hours: _		
Date:	Time:	No. of Hours: _		
Date:	Time:	No. of Hours:		
Date:	Time:	No. of Hours:		
Date:	Time:	No. of Hours:		
		Total No. of Hours: _		
I verify participation on the			_Committee by	
and times recorded.			on the date	
	re of Committee Cha	irperson:		
Effective January 1997 (previous forms may NOT be used)			

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PROFESSIONAL GROWTH AWARD Validation Of Attendance

This is verification that (Name)					
attended a Seminar/Worksho	op on				
Date	Place				
The seminar/workshop was	presented by				
from	a.m./p.m. to	a.m./p.m.			
Total hours					
	Signature of Certifying Official				
	Title				
F.C 1007					

Effective January 1997 (previous forms may NOT be used)

Case #	ŧ

FOOTHILL-DE ANZA COMMUNITY COLLEGE DISTRICT APPLICATION FOR RECLASSIFICATION

EMPLOYEE RESPONSIBILITY:

- 1) An employee applying for reclassification must complete this packet with all requested documents attached and submit it to the Classification Specialist by the 5th of any given month. Incomplete packets will be returned and will need to be resubmitted once the packet is complete.
- 2) It is the responsibility of the employee to send copies of the completed packet to the supervising manager and a campus Union Steward.

EMPLOYEE INFORMATION

NAME	PHONE EXT.
CURRENT TITLE	LEVEL
DEPARTMENT	
SUPERVISING MANAGER	
REQUESTED TITLE	REQUESTED LEVEL
ARE YOU REQUESTING RECLASSIFICATION TO AN EXIS A NEW CLASSIFICATION?	
REQUEST RATIONALE:	
(A WORKER WHO HAS APPLIED FOR RECLASSIFICATION MA RECLASSIFICATION FOR AT LEAST TWO YEARS FROM THE E RECLASSIFICATION REQUEST, INCLUDING A RECLASSIFICATION AGREEMENT, EXCEPT IN EXTRAORDINARY CIRCUMS Last date that you applied for reclassification?	DATE OF THE LAST FION REQUEST UNDER A

SUPERVISING MANAGERS RESPONSIBILITY

- 1) The supervising manager is responsible to review and initial all duties that have been assigned to the employee in the DUTIES section (page 2 of the classification packet).
- 2) It is the responsibility of the supervising manager to inform his/or her superiors that a reclassification request has been submitted.

A - DUTIES

(You must be a permanent classified worker performing the duties listed below for at least six months in order to apply for reclassification)

Please list in priority order the duties that you are currently performing. In the left hand column, please identity the date that the duties were added or changed. To the right of each duty listed, indicate the % of time you perform the function on a daily basis.

DATE ADDED OR CHANGED			SUPERVISING MANAGERS INITIALS
	1.		
	2		
	3.		
	4		
	-		
	5		
	6.		
	7. <u>.</u>		-

DATE ADDED OR CHANGED			SUPERVISING MANAGERS INITIALS
	8		
	9		-
	10.		
	11.		
	12.		
	13.		
	14.		
	-		
	-		
	-		
	17. <u>.</u>		
	18.	 	

Duties that have been assigned to your position must be initialed by your supervising manager in the right hand column.

Please use additional pages if necessary.

	B - SUPERVISI	ON EXERCISED									
Do you exercise supervision	on over any employee	s? Yes □	No □								
If yes, please list the name, job title and level of each employee that you supervise. In the righ hand column, indicate whether you provide <u>INDIRECT</u> or <u>DIRECT</u> supervision. Indirect Supervision - you are responsible for assigning, monitoring and reviewing the tasks and duties performed. Direct Supervision - In addition to indirect supervision, you participate in, or are responsible for, discipline, grievances, and formal performance evaluations.											
EMPLOYEES	JOB	TITLE	TYPE OF SUPERVISION								
Please list the total number	r of employees that yo	ou are responsible for su	ipervising:								
Full-time P	Part-time	Seasonal/Temp	Students								

C - JOB RELATED REQUIREMENTS

Please describe the basic knowledge that the employees must possess in order to perform the work. Do not include information that can be learned on the job i.e. policies of the division, a specific software package. Show only the knowledge that is essential for full performance of the work, not the knowledge that the employee personally possesses.

Kind of Knowledge:		
How Used:		
Kind of Knowledge:		
How Used:		
Kind of Knowledge:		
How Used:		
Kind of Knowledge:		
How Used:		
Kind of Knowledge:		
How Used:		
Kind of Knowledge:		
How Used:		
Kind of Knowledge:		
How Used:		
Employee Signature	Date	
Supervising Manager Signature	Date	

D - FORMS AND-DOCUMENTS REQUIRED

The following materials must be included in order for the reclassification packet to be complete.

A. COMPLETED APPLICATION FOR AFFECTED EMPLOYEE

B. COPY OF CURRENT JOB DESCRIPTION FOR THE EMPLOYEE

It you do not have a copy of the current job description, please call Human Resources and request a copy of the description that is in the employee's personnel file.

C. REVISED JOB DESCRIPTION

It you are requesting reclassification under an existing job description, you can obtain the appropriate job description from the Classification Specialist. If you are proposing assigned duties that are different from an existing job description, you will need to submit a revised job description.

D. CURRENT ORGANIZATIONAL CHART

This chart should include all managers and employees in the division/department including name, current classification and level.

E. PROPOSED ORGANIZATIONAL CHART

This chart should reflect all proposed changes to the current organizational chart.

For additional information or clarification, call the Classification Specialist at ext. 6228.

FOOTHILL-DE ANZA COMMUNITY COLLEGE DISTRICT Office of Human Resources and Equal Opportunity

WORKING OUT OF CLASSIFICATION FORM

EMPLOYEE NAME _			SSN	
POSITION #	DIVISION		DEPT	
CAMPUS	CURRENT CLA	SSIFICATION		LEVEL
BASIS FOR OUT OF	CLASSIFICATION REQUES	Т:		
	g out of class pay an employe working days in any 15-cale			
	temporarily assume all the dut t classification is temporarily		of a higher classific	eation when a
HIGHER CLASSIFICA	ATION TO BE ASSUMED: _	(1 , , , 1		• .• \
		•	appropriate job des	,
START DATE		_ END DATE _		
		OR		
	temporarily be assigned a suff at the employee is performing v			rly justify the
DESCRIBE HIGHER	LEVEL DUTIES TO BE PER	FORMED:		
Percent of time employ	ree will be performing higher-l	evel duties on a daily ba	asis	
START DATE		END DATE _		
	Please provide the cu	rrent and proposed info	rmation	
		FROM TO		
	Percent of Contract			
	Classification Level			
	Account Code			
Employee's Signature		Extension	Date	
Supervising Administra	ator's Signature	Extension	Date	<u></u>
Campus Administrative	e Signature	Extension	Date	
Human Resources Sign	ature		Date	

APPENDIX B

PROFESSIONAL GROWTH PROGRAM FOR CLASSIFIED WORKERS

APPENDIX B PROFESSIONAL GROWTH AWARD

Purpose

The purpose of the Professional Growth program is to provide incentives to classified personnel in the District to enhance and update their performance through continuing education and through involvement in professional organizations and associations.

Review Panel

The Professional Growth Review Panel is composed of seven members: The Director of Human Resources or his/her designee and up to six appointees of SEIU, Local 715, Unit 1 Members.

The District grants members of the Review Panel time during working hours to carry out their official duties. The responsibilities of the Panel are the following:

- 1. To select their own chairperson.
- 2. To meet as required to review applications received prior to each meeting
- 3. To review and approve or deny all applications for point credit.
- 4. To submit their decisions to the Director of Human Resources

Worker Eligibility

- 1. A worker must have completed at least one year of employment with the District and have achieved permanent status.
- 2. An eligible worker must complete a minimum of 200 hours of credited activity, 100 hours of which must have been completed since the last award. One hundred (100) of the 200 hours may be hours completed prior to the last award which were earned in Category 1 of requirements; completion of college, adult education, or trade school courses.
- 3. A minimum of two years in paid status must have occurred since the last award.

Requirements

A worker must accumulate 200 hours of professional growth activities. Course work and other activities completed prior to employment with the District as a classified worker in the bargaining unit are not eligible hours for a Professional Growth Award.

An application for an award must be accompanied by appropriate documentation; e.g., transcripts or verification specifying dates and hours of attendance.

The worker must complete a diversity of activities. The hours may be earned through any combination of the following:

- 1. Completion of college, adult education, or trade school courses. Each course must be approved and evidence of successful completion (that is, a grade of C or better unless the course is taken on a pass/fail basis in which case pass is acceptable) filed with the Review Panel. The calculation of hours for courses which are assigned a certain number of units will be based on the following:
 - a. one quarter unit = 12 hours
 - b one semester unit = 18 hours

The District agrees to waive, at the time of registration, all fees other than those required by law for Foothill or De Anza Colleges.

No hours are earned for an audited class.

- 2. Attendance and participation in voluntary District in-service workshops related to the work of the District. Maximum of twenty-five (25) hours per award.
- 3. Participation in a leadership role or in committee work in local, state or national professional associations to the extent of the guidelines approved by the Review Panel. Maximum of fifty (50) hours per award. Participation in a leadership role or committee work in a non-professional association to the extent of the guidelines approved by the Review Panel. Maximum of ten (10) hours per award.
- 4. Participation in district committee work to the extent of the guidelines approved by the Review Panel. Maximum of fifty (50) hours per award. Each two hours of committee work under this clause shall earn one hour of credit towards an award.
- 5. Participation in job related special activities, such as seminars, conferences, conventions, institutes, and lectures offered by colleges, adult schools, professional associations, and community organizations. Maximum of fifty (50) hours per award. Participation in non-job related special activities, such as seminars, conferences, conventions, institutes, and lectures offered by colleges, adult schools, professional associations, and community organizations. Maximum of ten (10) hours per award.
- 6. No more than one award (or 200 hours) may be earned for activities during a staff development leave. There will be no carryover of excess hours earned during a staff development leave. It will be the responsibility of the worker to report all hours earned during a leave; if not reported, staff development leave hours will be withheld.
- 7. A maximum of thirty-six (36) hours for Physical Education credits per award. The exception to this limit is if the Physical Education credits are work related.

Effective Date

The Professional Growth Program is effective July 1, 1974. It replaces the former Program of Acknowledgment of Professional Development, which was discontinued on July 1, 1974. All persons who previously were awarded the Acknowledgment of Professional Development will continue to receive that award.

Changes to the Professional Growth Program are effective upon ratification of this article.

Applications

Application forms for professional growth awards are in the appendix of forms and are also available from the Office of Human Resources, review panel members, and SEIU, Local 715.

Educational Assistance

The District shall maintain a fund for assisting unit members to pay for required tuition, fees, and textbooks to attend any work-related class at an accredited college or university. The fund shall be \$30,000 per year. Remaining money shall be rolled over to the next year but the maximum fund shall be not more than \$40,000. Educational Assistance Funds may be used during a Staff Development Leave.

- 1. The worker shall demonstrate that he/she has successfully completed the class.
- 2. A worker may receive up to a maximum of \$1000 per academic year.
- 3. Assistance shall be on a first come first serve basis, until the fund is depleted.

The District shall maintain a list of all disbursements under this fund and make it available for review by the Union each quarter.

APPENDIX C

SALARY SCHEDULE FOR CLASSIFIED STAFF

APPENDIX C SALARIES FOR CLASSIFIED STAFF

- 1. The salary schedule for the 2005-06 school year shall be increased by 2% effective July 1, 2005.
- 2. The salary schedule for the 2006-07 school year shall be increased by no less than 5% effective July 1, 2006.

SCHED	RANGE	EFF	STEP	AMOUNT										
N	4	7/1/05	A	\$1,443.87	В	\$1,509.15	C	\$1,574.44	D	\$1,633.97	Е	\$1,710.77	F	\$1,797.29
N	5	7/1/05	A	\$1,470.75	В	\$1,541.82	C	\$1,607.10	D	\$1,676.20	Е	\$1,745.32	F	\$1,833.57
N	6	7/1/05	A	\$1,509.15	В	\$1,574.44	C	\$1,633.97	D	\$1,710.77	Е	\$1,785.65	F	\$1,875.94
N	7	7/1/05	A	\$1,541.82	В	\$1,607.10	C	\$1,676.20	D	\$1,745.32	E	\$1,822.11	F	\$1,914.26
N	8	7/1/05	A	\$1,574.44	В	\$1,633.97	C	\$1,710.77	D	\$1,785.65	E	\$1,854.75	F	\$1,948.59
N	9	7/1/05	A	\$1,607.10	В	\$1,676.20	C	\$1,745.32	D	\$1,822.11	E	\$1,891.24	F	\$1,986.92
N	10	7/1/05	A	\$1,633.97	В	\$1,710.77	C	\$1,785.65	D	\$1,854.75	E	\$1,935.43	F	\$2,033.31
N	11	7/1/05	A	\$1,676.20	В	\$1,745.32	C	\$1,822.11	D	\$1,891.24	E	\$1,981.48	F	\$2,081.69
N	12	7/1/05	A	\$1,710.77	В	\$1,785.65	C	\$1,854.75	D	\$1,935.43	E	\$2,016.05	F	\$2,118.01
N	13	7/1/05	A	\$1,745.32	В	\$1,822.11	C	\$1,891.24	D	\$1,981.48	E	\$2,064.04	F	\$2,168.45
N	14	7/1/05	A	\$1,785.65	В	\$1,854.75	C	\$1,935.43	D	\$2,016.05	E	\$2,115.89	F	\$2,222.91
N	15	7/1/05	A	\$1,822.11	В	\$1,891.24	C	\$1,981.48	D	\$2,064.04	E	\$2,160.06	F	\$2,269.34
N	16	7/1/05	A	\$1,854.75	В	\$1,935.43	C	\$2,016.05	D	\$2,115.89	Е	\$2,213.83	F	\$2,325.79
N	17	7/1/05	A	\$1,891.24	В	\$1,981.48	C	\$2,064.04	D	\$2,160.06	E	\$2,257.96	F	\$2,372.16
N	18	7/1/05	A	\$1,935.43	В	\$2,016.05	C	\$2,115.89	D	\$2,213.83	E	\$2,307.90	F	\$2,424.61
N	19	7/1/05	A	\$1,981.48	В	\$2,064.04	C	\$2,160.06	D	\$2,257.96	E	\$2,365.46	F	\$2,485.13
N	20	7/1/05	A	\$2,016.05	В	\$2,115.89	C	\$2,213.83	D	\$2,307.90	E	\$2,413.48	F	\$2,535.58
N	21	7/1/05	A	\$2,064.04	В	\$2,160.06	C	\$2,257.96	D	\$2,365.46	E	\$2,465.33	F	\$2,590.02
N	22	7/1/05	A	\$2,115.89	В	\$2,213.83	C	\$2,307.90	D	\$2,413.48	Е	\$2,522.94	F	\$2,650.53
N	23	7/1/05	A	\$2,160.06	В	\$2,257.96	C	\$2,365.46	D	\$2,465.33	E	\$2,580.55	F	\$2,711.05
N	24	7/1/05	A	\$2,213.83	В	\$2,307.90	C	\$2,413.48	D	\$2,522.94	E	\$2,640.07	F	\$2,773.57
N	25	7/1/05	A	\$2,257.96	В	\$2,365.46	C	\$2,465.33	D	\$2,580.55	E	\$2,695.71	F	\$2,832.07
N	26	7/1/05	A	\$2,307.90	В	\$2,413.48	C	\$2,522.94	D	\$2,640.07	E	\$2,751.44	F	\$2,890.57
N	27	7/1/05	A	\$2,365.46	В	\$2,465.33	C	\$2,580.55	D	\$2,695.71	E	\$2,814.78	F	\$2,957.15
N	28	7/1/05	A	\$2,413.48	В	\$2,522.94	C	\$2,640.07	D	\$2,751.44	E	\$2,872.40	F	\$3,017.64
N	29	7/1/05	A	\$2,465.33	В	\$2,580.55	C	\$2,695.71	D	\$2,814.78	E	\$2,945.33	F	\$3,094.30
N	30	7/1/05	A	\$2,522.94	В	\$2,640.07	C	\$2,751.44	D	\$2,872.40	Е	\$3,012.55	F	\$3,164.93
N	31	7/1/05	A	\$2,580.55	В	\$2,695.71	C	\$2,814.78	D	\$2,945.33	E	\$3,081.70	F	\$3,237.54

SCHED	RANGE	EFF	STEP	AMOUNT	STEP	AMOUNT S	STEP	AMOUNT	STEP	AMOUNT	STEP	AMOUNT	STEP	AMOUNT
N	32	7/1/05	A	\$2,640.07	В	\$2,751.44	C	\$2,872.40	D	\$3,012.55	E	\$3,143.13	F	\$3,302.10
N	33	7/1/05	A	\$2,695.71	В	\$2,814.78	C	\$2,945.33	D	\$3,081.70	E	\$3,219.93	F	\$3,382.79
N	34	7/1/05	A	\$2,751.44	В	\$2,872.40	C	\$3,012.55	D	\$3,143.13	E	\$3,298.61	F	\$3,465.47
N	35	7/1/05	A	\$2,814.78	В	\$2,945.33	C	\$3,081.70	D	\$3,219.93	E	\$3,373.51	F	\$3,544.12
N	36	7/1/05	A	\$2,872.40	В	\$3,012.55	C	\$3,143.13	D	\$3,298.61	E	\$3,459.93	F	\$3,634.90
N	37	7/1/05	A	\$2,945.33	В	\$3,081.70	C	\$3,219.93	D	\$3,373.51	E	\$3,548.22	F	\$3,727.69
N	38	7/1/05	A	\$3,012.55	В	\$3,143.13	C	\$3,298.61	D	\$3,459.93	E	\$3,632.72	F	\$3,816.46
N	39	7/1/05	A	\$3,081.70	В	\$3,219.93	C	\$3,373.51	D	\$3,548.22	E	\$3,722.96	F	\$3,911.24
N	40	7/1/05	A	\$3,143.13	В	\$3,298.61	C	\$3,459.93	D	\$3,632.72	E	\$3,809.38	F	\$4,002.02
N	41	7/1/05	A	\$3,219.93	В	\$3,373.51	C	\$3,548.22	D	\$3,722.96	E	\$3,899.61	F	\$4,096.84
N	42	7/1/05	A	\$3,298.61	В	\$3,459.93	C	\$3,632.72	D	\$3,809.38	E	\$3,997.53	F	\$4,199.72
N	43	7/1/05	A	\$3,373.51	В	\$3,548.22	C	\$3,722.96	D	\$3,899.61	E	\$4,099.31	F	\$4,306.62
N	44	7/1/05	A	\$3,459.93	В	\$3,632.72	C	\$3,809.38	D	\$3,997.53	E	\$4,191.46	F	\$4,403.45
N	45	7/1/05	A	\$3,548.22	В	\$3,722.96	C	\$3,899.61	D	\$4,099.31	E	\$4,298.95	F	\$4,516.41
N	46	7/1/05	A	\$3,632.72	В	\$3,809.38	C	\$3,997.53	D	\$4,191.46	E	\$4,410.33	F	\$4,633.41
N	47	7/1/05	A	\$3,722.96	В	\$3,899.61	C	\$4,099.31	D	\$4,298.95	Е	\$4,515.93	F	\$4,744.34
N	48	7/1/05	A	\$3,809.38	В	\$3,997.53	C	\$4,191.46	D	\$4,410.33	E	\$4,623.47	F	\$4,857.34
N	49	7/1/05	A	\$3,899.61	В	\$4,099.31	C	\$4,298.95	D	\$4,515.93	E	\$4,732.92	F	\$4,972.28
N	50	7/1/05	A	\$3,997.53	В	\$4,191.46	C	\$4,410.33	D	\$4,623.47	E	\$4,859.69	F	\$5,105.45
N	51	7/1/05	A	\$4,099.31	В	\$4,298.95	С	\$4,515.93	D	\$4,732.92	E	\$4,976.76	F	\$5,228.44
N	52	7/1/05	A	\$4,191.46	В	\$4,410.33	С	\$4,623.47	D	\$4,859.69	E	\$5,103.49	F	\$5,361.60
N	53	7/1/05	A	\$4,298.95	В	\$4,515.93		\$4,732.92	D	\$4,976.76		\$5,228.29	F	\$5,492.70
N	54	7/1/05		\$4,410.33		\$4,623.47		\$4,859.69		\$5,103.49		\$5,349.24		\$5,619.78
N	55	7/1/05		\$4,515.93		\$4,732.92		\$4,976.76		\$5,228.29		\$5,481.71		\$5,758.96
N	56	7/1/05	A	\$4,623.47		\$4,859.69		\$5,103.49		\$5,349.24		\$5,618.05		\$5,902.19
N	57	7/1/05	A	\$4,732.92	В	\$4,976.76	С	\$5,228.29	D	\$5,481.71	Е	\$5,760.10	F	\$6,051.47
N	58	7/1/05		\$4,859.69		\$5,103.49		\$5,349.24		\$5,618.05		\$5,902.22		\$6,200.71
N	59	7/1/05		\$4,976.76		\$5,228.29		\$5,481.71		\$5,760.10		\$6,050.09		\$6,356.05
N	60	7/1/05	A	\$5,103.49	В	\$5,349.24	C	\$5,618.05	D	\$5,902.22	E	\$6,188.31	F	\$6,501.29

SCHED	RANGE	EFF	STEP	AMOUNT	STEP	AMOUNT								
N	61	7/1/05	A	\$5,228.29	В	\$5,481.71	C	\$5,760.10	D	\$6,050.09	E	\$6,336.14	F	\$6,656.57
N	62	7/1/05	A	\$5,349.24	В	\$5,618.05	C	\$5,902.22	D	\$6,188.31	E	\$6,503.19	F	\$6,832.10
N	63	7/1/05	A	\$5,481.71	В	\$5,760.10	C	\$6,050.09	D	\$6,336.14	E	\$6,666.35	F	\$7,003.52
N	64	7/1/05	A	\$5,618.05	В	\$5,902.22	С	\$6,188.31	D	\$6,503.19	E	\$6,825.76	F	\$7,170.97
N	65	7/1/05	A	\$5,760.10	В	\$6,050.09	C	\$6,336.14	D	\$6,666.35	E	\$6,990.90	F	\$7,344.44
N	66	7/1/05	A	\$5,902.22	В	\$6,188.31	C	\$6,503.19	D	\$6,825.76	E	\$7,171.34	F	\$7,534.05
N	67	7/1/05	A	\$6,050.09	В	\$6,336.14	C	\$6,666.35	D	\$6,990.90	E	\$7,348.00	F	\$7,719.63
N	68	7/1/05	A	\$6,188.31	В	\$6,503.19	C	\$6,825.76	D	\$7,171.34	E	\$7,520.81	F	\$7,901.15
N	69	7/1/05	A	\$6,336.14	В	\$6,666.35	C	\$6,990.90	D	\$7,348.00	E	\$7,708.99	F	\$8,098.85
N	70	7/1/05	A	\$6,503.19	В	\$6,825.76	C	\$7,171.34	D	\$7,520.81	E	\$7,900.96	F	\$8,300.56
N	71	7/1/05	A	\$6,666.35	В	\$6,990.90	C	\$7,348.00	D	\$7,708.99	E	\$8,094.90	F	\$8,504.30
N	72	7/1/05	A	\$6,825.76	В	\$7,171.34	C	\$7,520.81	D	\$7,900.96	E	\$8,290.70	F	\$8,710.05
N	73	7/1/05	A	\$6,990.90	В	\$7,348.00	C	\$7,708.99	D	\$8,094.90	E	\$8,490.41	F	\$8,919.83
N	74	7/1/05	A	\$7,171.34	В	\$7,520.81	C	\$7,900.96	D	\$8,290.70	E	\$8,699.73	F	\$9,139.73
N	75	7/1/05	A	\$7,348.00	В	\$7,708.99	C	\$8,094.90	D	\$8,490.41	E	\$8,912.84	F	\$9,363.60
N	76	7/1/05	A	\$7,520.81	В	\$7,900.96	C	\$8,290.70	D	\$8,699.73	E	\$9,131.71	F	\$9,593.58
N	77	7/1/05	A	\$7,708.99	В	\$8,094.90	C	\$8,490.41	D	\$8,912.84	E	\$9,358.28	F	\$9,831.59
N	78	7/1/05	A	\$7,900.96	В	\$8,290.70	C	\$8,699.73	D	\$9,131.71	E	\$9,592.52	F	\$10,077.66
N	79	7/1/05	A	\$8,094.90	В	\$8,490.41	C	\$8,912.84	D	\$9,358.28	E	\$9,824.83	F	\$10,321.74
N	80	7/1/05	A	\$8,290.70	В	\$8,699.73	C	\$9,131.71	D	\$9,592.52	E	\$10,059.11	F	\$10,567.87

APPENDIX C.1

SALARY SCHEDULE FOR CLASSIFIED HOURLY EMPLOYEES

SCHED	RANGE	EFF	STEP	AMOUNT										
О	4	7/1/05	A	\$8.29	В	\$8.67	С	\$9.06	D	\$9.41	Е	\$9.82	F	\$10.33
O	5	7/1/05	A	\$8.44	В	\$8.83	C	\$9.23	D	\$9.65	E	\$10.03	F	\$10.54
O	6	7/1/05	A	\$8.67	В	\$9.06	C	\$9.41	D	\$9.82	E	\$10.25	F	\$10.77
O	7	7/1/05	A	\$8.83	В	\$9.23	C	\$9.65	D	\$10.03	E	\$10.47	F	\$11.00
O	8	7/1/05	A	\$9.06	В	\$9.41	C	\$9.82	D	\$10.25	E	\$10.66	F	\$11.20
O	9	7/1/05	A	\$9.23	В	\$9.65	C	\$10.03	D	\$10.47	E	\$10.87	F	\$11.42
O	10	7/1/05	A	\$9.41	В	\$9.82	C	\$10.25	D	\$10.66	E	\$11.13	F	\$11.68
O	11	7/1/05	A	\$9.65	В	\$10.03	C	\$10.47	D	\$10.87	E	\$11.39	F	\$12.00
O	12	7/1/05	A	\$9.82	В	\$10.25	C	\$10.66	D	\$11.13	E	\$11.60	F	\$12.16
O	13	7/1/05	A	\$10.03	В	\$10.47	C	\$10.87	D	\$11.39	E	\$11.88	F	\$12.44
O	14	7/1/05	A	\$10.25	В	\$10.66	C	\$11.13	D	\$11.60	E	\$12.15	F	\$12.75
O	15	7/1/05	A	\$10.47	В	\$10.87	C	\$11.39	D	\$11.88	E	\$12.40	F	\$13.02
O	16	7/1/05	A	\$10.66	В	\$11.13	C	\$11.60	D	\$12.15	E	\$12.70	F	\$13.34
O	17	7/1/05	A	\$10.87	В	\$11.39	C	\$11.88	D	\$12.40	E	\$12.98	F	\$13.65
O	18	7/1/05	A	\$11.13	В	\$11.60	C	\$12.15	D	\$12.70	E	\$13.28	F	\$13.95
O	19	7/1/05	A	\$11.39	В	\$11.88	C	\$12.40	D	\$12.98	E	\$13.60	F	\$14.30
O	20	7/1/05	A	\$11.60	В	\$12.15	C	\$12.70	D	\$13.28	E	\$13.85	F	\$14.56
O	21	7/1/05	A	\$11.88	В	\$12.40	C	\$12.98	D	\$13.60	E	\$14.16	F	\$14.89
O	22	7/1/05	A	\$12.15	В	\$12.70	C	\$13.28	D	\$13.85	E	\$14.47	F	\$15.23
O	23	7/1/05	A	\$12.40	В	\$12.98	C	\$13.60	D	\$14.16	E	\$14.81	F	\$15.54
O	24	7/1/05	A	\$12.70	В	\$13.28	C	\$13.85	D	\$14.47	E	\$15.16	F	\$15.94
O	25	7/1/05	A	\$12.98	В	\$13.60	C	\$14.16	D	\$14.81	E	\$15.46	F	\$16.27
O	26	7/1/05	A	\$13.28	В	\$13.85	С	\$14.47	D	\$15.16	E	\$15.84	F	\$16.62
O	27	7/1/05	A	\$13.60	В	\$14.16	С	\$14.81	D	\$15.46	E	\$16.17	F	\$16.97
O	28	7/1/05	A	\$13.85	В	\$14.47	С	\$15.16	D	\$15.84	E	\$16.52	F	\$17.39
O	29	7/1/05	A	\$14.16	В	\$14.81	С	\$15.46	D	\$16.17	E	\$16.91	F	\$17.77
O	30	7/1/05	A	\$14.47	В	\$15.16	С	\$15.84	D	\$16.52	E	\$17.30	F	\$18.21
О	31	7/1/05	A	\$14.81	В	\$15.46	С	\$16.17	D	\$16.91	E	\$17.73	F	\$18.59
О	32	7/1/05	A	\$15.16	В	\$15.84	С	\$16.52	D	\$17.30	E	\$18.07	F	\$18.99
О	33	7/1/05	A	\$15.46	В	\$16.17	С	\$16.91	D	\$17.73	E	\$18.52	F	\$19.47
O	34	7/1/05	A	\$15.84	В	\$16.52	С	\$17.30	D	\$18.07	E	\$18.94	F	\$19.91
О	35	7/1/05	A	\$16.17	В	\$16.91	С	\$17.73	D	\$18.52	E	\$19.40	F	\$20.39
О	36	7/1/05	A	\$16.52	В	\$17.30	С	\$18.07	D	\$18.94	E	\$19.87	F	\$20.88
О	37	7/1/05	A	\$16.91	В	\$17.73	С	\$18.52	D	\$19.40	E	\$20.39	F	\$21.42
O	38	7/1/05	A	\$17.30	В	\$18.07	C	\$18.94	D	\$19.87	E	\$20.86	F	\$21.95
O	39	7/1/05	A	\$17.73	В	\$18.52	C	\$19.40	D	\$20.39	E	\$21.35	F	\$22.45
О	40	7/1/05	A	\$18.07	В	\$18.94	С	\$19.87	D	\$20.86	E	\$21.92	F	\$23.01
O	41	7/1/05	A	\$18.52	В	\$19.40	C	\$20.39	D	\$21.35	E	\$22.42	F	\$23.54

SCHED	RANGE	EFF	STEP	AMOUNT										
O	42	7/1/05	A	\$18.94	В	\$19.87	C	\$20.86	D	\$21.92	E	\$22.98	F	\$24.14
O	43	7/1/05	A	\$19.40	В	\$20.39	C	\$21.35	D	\$22.42	E	\$23.55	F	\$24.78
O	44	7/1/05	A	\$19.87	В	\$20.86	C	\$21.92	D	\$22.98	E	\$24.10	F	\$25.32
O	45	7/1/05	A	\$20.39	В	\$21.35	C	\$22.42	D	\$23.55	E	\$24.70	F	\$25.98
O	46	7/1/05	A	\$20.86	В	\$21.92	C	\$22.98	D	\$24.10	E	\$25.34	F	\$26.63
O	47	7/1/05	A	\$21.35	В	\$22.42	C	\$23.55	D	\$24.70	E	\$25.97	F	\$27.30
O	48	7/1/05	A	\$21.92	В	\$22.98	C	\$24.10	D	\$25.34	E	\$26.56	F	\$27.91
O	49	7/1/05	A	\$22.42	В	\$23.55	C	\$24.70	D	\$25.97	E	\$27.19	F	\$28.55
O	50	7/1/05	A	\$22.98	В	\$24.10	C	\$25.34	D	\$26.56	E	\$27.95	F	\$29.38
O	51	7/1/05	A	\$23.55	В	\$24.70	C	\$25.97	D	\$27.19	E	\$28.59	F	\$30.01
O	52	7/1/05	A	\$24.10	В	\$25.34	C	\$26.56	D	\$27.95	E	\$29.35	F	\$30.78
O	53	7/1/05	A	\$24.70	В	\$25.97	C	\$27.19	D	\$28.59	E	\$30.06	F	\$31.58
O	54	7/1/05	A	\$25.34	В	\$26.56	C	\$27.95	D	\$29.35	E	\$30.74	F	\$32.31
O	55	7/1/05	A	\$25.97	В	\$27.19	C	\$28.59	D	\$30.06	E	\$31.53	F	\$33.11
O	56	7/1/05	A	\$26.56	В	\$27.95	C	\$29.35	D	\$30.74	E	\$32.30	F	\$33.93
O	57	7/1/05	A	\$27.19	В	\$28.59	C	\$30.06	D	\$31.53	E	\$33.11	F	\$34.77
O	58	7/1/05	A	\$27.95	В	\$29.35	C	\$30.74	D	\$32.30	E	\$33.95	F	\$35.66
O	59	7/1/05	A	\$28.59	В	\$30.06	C	\$31.53	D	\$33.11	E	\$34.75	F	\$36.56
O	60	7/1/05	A	\$29.35	В	\$30.74	C	\$32.30	D	\$33.95	E	\$35.58	F	\$37.35
O	61	7/1/05	A	\$30.06	В	\$31.53	C	\$33.11	D	\$34.75	E	\$36.43	F	\$38.26
O	62	7/1/05	A	\$30.74	В	\$32.30	C	\$33.95	D	\$35.58	E	\$37.38	F	\$39.29
O	63	7/1/05	A	\$31.53	В	\$33.11	C	\$34.75	D	\$36.43	E	\$38.30	F	\$40.27
O	64	7/1/05	A	\$32.30	В	\$33.95	C	\$35.58	D	\$37.38	E	\$39.26	F	\$41.20
O	65	7/1/05	A	\$33.11	В	\$34.75	C	\$36.43	D	\$38.30	E	\$40.19	F	\$42.17
O	66	7/1/05	A	\$33.95	В	\$35.58	C	\$37.38	D	\$39.26	E	\$41.21	F	\$43.30
O	67	7/1/05	A	\$34.75	В	\$36.43	C	\$38.30	D	\$40.19	E	\$42.22	F	\$44.38
O	68	7/1/05	A	\$35.58	В	\$37.38	C	\$39.26	D	\$41.21	E	\$43.21	F	\$45.41
O	69	7/1/05	A	\$36.43	В	\$38.30	C	\$40.19	D	\$42.22	E	\$44.30	F	\$46.53
O	70	7/1/05		\$37.38	В	\$39.26	C	\$41.21	D	\$43.21	E	\$45.40	F	\$47.70
O	71	7/1/05	A	\$38.30	В	\$40.19	C	\$42.22	D	\$44.30	E	\$46.51	F	\$48.86
О	72	7/1/05	A	\$39.26	В	\$41.21	С	\$43.21	D	\$45.40	E	\$47.64	F	\$50.08
O	73	7/1/05		\$40.19	В	\$42.22	C	\$44.30	D	\$46.51	E	\$48.78	F	\$51.23
О	74	7/1/05	A	\$41.21	В	\$43.21	С	\$45.40	D	\$47.64	E	\$50.03	F	\$52.55
О	75	7/1/05	A	\$42.22	В	\$44.30	С	\$46.51	D	\$48.78	E	\$51.19	F	\$53.81
О	76	7/1/05	A	\$43.21	В	\$45.40	С	\$47.64	D	\$50.03	E	\$52.49	F	\$55.14
О	77	7/1/05		\$44.30	В	\$46.51	С	\$48.78	D	\$51.19	E	\$53.78	F	\$56.51
О	78	7/1/05	A	\$45.40	В	\$47.64	С	\$50.03	D	\$52.49	E	\$55.12	F	\$57.95
О	79	7/1/05	A	\$46.51	В	\$48.78	С	\$51.19	D	\$53.78	E	\$56.46	F	\$59.32
O	80	7/1/05	A	\$47.64	В	\$50.03	C	\$52.49	D	\$55.12	E	\$57.80	F	\$60.72

APPENDIX D

DEVELOPMENT LEAVE FOR CLASSIFIED STAFF

APPENDIX D **DEVELOPMENT LEAVE FOR CLASSIFIED STAFF**

- 1. Obtain from and return to the Department of Human Resources, an application for Classified Staff Development Leave before December 15.
- 2. Included with the application must be a detailed plan of activities and two recommendations, one from the immediate supervisor and the other from the appropriate administrator.
- 3. The application shall then be forwarded to the Classified Staff Development Leave Committee for recommendation.
- 4. If at anytime plans or the leave change, the worker shall, as soon as feasible, notify the Director of Human Resources.
- 5. If the leave is granted, the worker must agree in writing to render, upon return from leave, two (2) months of service to the District for every month of leave.
- 6. The worker shall file a written report of the activities of the leave within 30 days after return from leave.

APPENDIX E

POSITION RANGES AND TITLES

POSITION TITLE	RANGE
CAMPUS CENTER ASSISTANT FOOD SERVICE DISHROOM ASSISTANT	13 13
FOOD SERVICE ASSISTANT I	20
FOOD SERVICE ASSISTANT II	23
FOOD SERVICE ASSISTANT III	26
FOOD SERVICE OPERATIONS COORDINATOR	32
COMMUNICATIONS OPERATOR/RECEPTIONIST MOBILITY ASSISTANT/VAN DRIVER OFFICE ASSISTANT PARKING OFFICER TESTING ASSISTANT	33 33 33 33 33
BOOKSTORE TEXTBOOK ASSISTANT	34
BOOKSTORE SHIPPING & RECEIVING ASSISTANT CASHIER COMMUNITY SERVICES OFFICER POSTAL SERVICES ASSISTANT	35 35 35 35
LEARNING LAB/STUDENT PUBLICATION ASSISTANT PRESS OPERATOR I	36 36
CUSTOMER SERVICE ASSISTANT EMPLOYMENT TRAINING ASSISTANT SECRETARY	37 37 37
ACADEMIC SCHEDULING ASSISTANT EVALUATION ASSISTANT LIBRARY TECHNICIAN POLICE DISPATCHER	38 38 38 38
BOOKSTORE COURSEWARE COORDINATOR COMMUNITY SERVICES OFFICER, SENIOR FACILITIES & EQUIPMENT ASSISTANT HEALTH SERVICES ASSISTANT	39 39 39 39
ACCOUNTING ASSISTANT ACCOUNTS PAYABLE ASSISTANT PRESS OPERATOR II	40 40 40

POSITION TITLE	RANGE
TESTING PROCTOR	40
ADMISSIONS & RECORDS ASSISTANT	41
BOOKSTORE ASSISTANT	41
CASHIER, SENIOR	41
COMPUTER OPERATOR	41
DEGREE AUDIT SPECIALIST	41
EOPS SPECIALIST	41
FINANCIAL AID ASSISTANT	41
FINANCIAL AID OUTREACH ASSISTANT	41
PAYROLL TECHNICIAN I	41
SECRETARY, SENIOR	41
TESTING TECHNICIAN VETERANS PROGRAM COORDINATOR	41 41
VETERANS PROGRAM COORDINATOR	41
ADMINISTRATIVE ASSISTANT I	42
ALLIED HEALTH & NURSING SPECIALIST	42
COMPLIANCE & BENEFIT ASSISTANT/HUMAN RESOURCES	42
EMPLOYMENT SERVICES TECHNICIAN	42
EMI LOTMLITT SERVICES TECHNICITIV	72
BOOKSTORE BUYER, GENERAL MERCHANDISE	44
DIVISION ADMINISTRATIVE ASSISTANT	44
LIBRARY TECHNICIAN, SENIOR	44
PRESS OPERATOR, SENIOR	44
SPECIAL EVENTS COORDINATOR	44
STUDENT ACTIVITIES SPECIALIST	44
CHILD DEVELOPMENT CENTER TEACHER	45
COMPUTER OPERATOR, SENIOR	45
DEAF SERVICES/ACCESS CENTER INSTRUCTIONAL ASSOCIATE	45
ENVIRONMENTAL STUDIES TECHNICIAN	45
INSTRUCTIONAL ASSOCIATE	45
LABORATORY TECHNICIAN	45
LABORATORY TECHNICIAN, PHOTO	45
LABORATORY TECHNICIAN, PHYSICAL THERAPY	45
LABORATORY TECHNICIAN, PHYSICS	45
PE/WELLNESS ASSISTANT	45
TECHNOLOGY SERVICES TECHNICIAN	45
TUTORIAL CENTER ASSOCIATE	45
ACADEMIC ADVISOR	16
ADAPTIVE PHYSICAL EDUCATION SPECIALIST	46 46
ADMINISTRATIVE ASSISTANT II	46 46
ADMINISTRATIVE ASSISTANT II ADMISSIONS & RECORDS COORDINATOR	46 46
ADMINISTONS & RECORDS COORDINATOR	40

POSITION TITLE	RANGE
A CGECGMENT CDECLALICT	4.6
ASSESSMENT SPECIALIST ATHLETIC TRAINER	46
	46
BUYER COMMUNITY EDUCATION & PLANETARIUM ASSISTANT	46
	46
EMPLOYMENT TRAINING ADVISOR	46
EOPS SPECIALIST, SENIOR	46
EVALUATION SPECIALIST	46
EXECUTIVE ASSISTANT	46
HUMAN RESOURCES TECHNICIAN I	46
OFFICE COORDINATOR	46
OFFICE COORDINATOR, PRINTING SERVICE	46
PAYROLL TECHNICIAN II	46
PLANETARIUM SPECIALIST	46
POLICE SUPPORT SERVICES COORDINATOR	46
PRINTING SERVICES COORDINATOR	46
	10
ASSISTANT COORDINATOR, CAMPUS CENTER, FOOD SERVICE	48
EMPLOYMENT & CLASSIFICATION COORDINATOR	48
EOPS SERVICES COORDINATOR	48
FINANCIAL AID COORDINATOR	48
FINANCIAL AID OUTREACH COORDINATOR	48
GRAPHIC DESIGN TECHNICIAN	48
HUMAN RESOURCES TECHNICIAN II	48
PEACE OFFICER	48
PERFORMING ARTS COORDINATOR & ACCOMPANIST	48
PROGRAM COORDINATOR I	48
EVALUATION SPECIALIST, SENIOR	49
A VITTO MOTTH IT TITLE CAN MAKE A MA	5 0
AUTOMOTIVE TECHNICIAN	50
CALL CENTER SUPPORT TECHNICIAN	50
MACHINE TOOL TECHNICIAN	50
POLICE OFFICER	50
SIGN LANGUAGE INTERPRETER I	50
WORKSTATION & SYSTEMS SUPPORT TECHNICIAN I	50
A GGOVINITA AND	
ACCOUNTANT	51
PAYROLL TECHNICIAN, SENIOR	51
ADMINISTRATIVE ASSISTANT SENIOR	50
ADMINISTRATIVE ASSISTANT, SENIOR	52 52
BROADCAST COORDINATOR	52 52
BUYER, SENIOR	52 52
COMPUTER LAB INSTRUCTIONAL COORDINATOR	52 53
COMPUTER LAB OPERATIONS COORDINATOR	52

POSITION TITLE	RANGE
CD A DALATION & TAVALLATION COORDINATION	50
GRADUATION & EVALUATION COORDINATOR	52 53
MUSEUM PROGRAMS COORDINATOR	52 53
OUTREACH SPECIAL EVENTS COORDINATOR	52 53
PARKING & SPECIAL EVENTS COORDINATOR	52 52
POLICE SUPPORT SERVICES COORDINATOR, SENIOR	52 53
PROGRAM COORDINATOR II PSME LAB INSTRUCTIONAL COORDINATOR	52 52
THEATER & FINE ARTS FACILITIES ASSISTANT	52 52
THEATER & FINE ARTS FACILITIES ASSISTANT THEATER & FINE ARTS FACILITIES COORDINATOR	52 52
THEATER & PINE ARTS PACILITIES COORDINATOR	32
BUSINESS ANALYST	53
SALES COORDINATOR	53
ASSISTANT DEVELOPMENT OFFICER	54
CAMPUS BUDGET/ENROLLMENT ANALYST	54
DISABLED STUDENT SERVICES COORDINATOR	54
EXECUTIVE DIRECTOR, CALIFORNIA HISTORY CENTER	54
EXECUTIVE DIRECTOR, KCES/ESA	54
EXECUTIVE DIRECTOR, MUSEUM	54
TECHNOLOGY TRAINING SPECIALIST	54
TELEVISION TECHNICAL COORDINATOR	54
WEB SUPPORT TECHNICIAN	54
ACADEMIC SCHEDULING COORDINATOR	55
COMPUTER OPERATIONS COORDINATOR	55 55
PROGRAMMER ANALYST I	55 55
WORKSTATION & SYSTEMS SUPPORT TECHNICIAN II	55
WORLD THE TOTAL OF THE TENT OF	
BOOKSTORE COORDINATOR	56
BUDGET ANALYST	56
CACT & OPERATIONS COORDINATOR	56
CAMPUS COORDINATOR	56
COMMUNITY EDUCATION & PUBLICTY COORDINATOR	56
EMPLOYEE BENEFIT & WORKERS COMPENSATION ANALYST	56
HEALTH EDUCATOR	56
NETWORK SPECIALIST	56
PRODUCTION OPERATIONS COORDINATOR	56
PROGRAM COORDINATOR, SENIOR	56
PUBLICATION, PUBLICITY & EDITORIAL COORDINATOR	56
SALES COORDINATOR, SENIOR	56
INCTDICTIONAL COMPUTED LAD ADMINISTRATOR	
INSTRUCTIONAL COMPUTER LAB ADMINISTRATOR SIGN LANGUAGE INTERPRETER II	57 57

POSITION TITLE	RANGE
DE AL TIME CAPTIONED	50
REAL TIME CAPTIONER	59
ALTERNATIVE MEDIA SPECIALIST	60
CLINIC NURSE	60
INSTRUCTIONAL DESIGNER	60
NETWORK & COMMUNICATIONS TECHNICIAN	60
SYSTEMS & NETWORK PROGRAMMER I	60
WEB CONTENT DEVELOPER	60
WORKSTATION & SYSTEMS SUPPORT TECHNICIAN, SENIOR	60
FOUNDATION GRAPHICS, EVENT & VOLUNTEER COORDINATOR	62
WEB & PRINT COMMUNICATIONS DESIGN COORDINATOR	62
A CCOLINITA NIT. CENTOD	(2)
ACCOUNTANT, SENIOR	63
ACCOUNTANT, SENIOR/GRANTS MONITOR	63
INSTRUCTIONAL TECHNOLOGY SOLUTIONS SYSTEM ENGINEER	64
PROGRAMMER ANALYST II	64
TELEVISION SYSTEMS ENGINEER	64
COLLEGE WEB COORDINATOR	65
NETWORK & COMMUNICATIONS ADMINISTRATOR	65
INSTRUCTIONAL TECHNOLOGY COORDINATOR	66
SYSTEMS & NETWORK PROGRAMMER II	66
NUMBER DRAGTETIONER	
NURSE PRACTITIONER	67
SENIOR WEB COORDINATOR	68
SENIOR WEB COORDINATOR	08
COLLEGE WEB COORDINATOR, SENIOR	70
INSTRUCTIONAL WEB/MULTIMEDIA ADMINISTRATOR (PROGRAM)	70
PROGRAMMER ANALYST, SENIOR	70
RESEARCH ANALYST SENIOR/DATA WAREHOUSE COORDINATOR	70
WEB/CLIENT SERVER APPLICATIONS ADMINISTRATOR	70
SYSTEMS & NETWORK PROGRAMMER, SENIOR	72
COMPUTER PROJECT COORDINATOR	73
I FARNING SYSTEMS PROJECT ANALYST	73

APPENDIX E.1

POSITION RANGES AND TITLES Classified Hourly

POSITION TITLE	RANGE
ADAPTIVE PE CLASS ASSISTANT I	23
ADAPTIVE PE CLASS ASSISTANT II	30
CDC TEACHING ASSISTANT	30
WEIGHT ROOM ASSISTANT	30
CERAMICS TECHNICIAN	33
MASSAGE THERAPY THERAPY ASSISTANT	34
P M STOREROOM CLERK	35
READINESS TEACHING ASSISTANT I	35
TUTORIAL ASSISTANT	35
WEEKEND LIBRARY ASSISTANT	37
LANGUAGE ARTS LAB ASSISTANT	40
MATH CENTER ASSISTANT	40
RADIO STATION COORDINATOR	40
READINESS TEACHING ASSISTANT II	40
SHORT COURSE ASSISTANT	40
PERFORMANCE CLASS ACCOMPANIST	41
EVENING CLINIC NURSE	60

APPENDIX F

ELIGIBILITY CRITERIA FOR DOMESTIC PARTNERS' BENEFITS AND AFFIDAVIT FOR ENROLLMENT

APPENDIX F ELIGIBILITY CRITERIA FOR DOMESTIC PARTNERS' BENEFITS

I. **Definitions**

Domestic Partnership. Domestic partners are two persons, each aged 18 or older, who have chosen to live together in a committed relationship, who are not legally allowed to marry in the state in which they reside, and who have agreed to be jointly responsible for living expenses incurred during the domestic partnership.

- Live Together. "Live together" means that two people share the same living quarters. Each partner must have the legal right, documented in writing, to possess the living quarters.
- Living Expenses. "Responsible for living expenses" means that the partners are jointly responsible for the common welfare and financial obligations of each other which are incurred during the domestic partnership.

II. Eligibility and Enrollment Criteria

- A. In order to enroll for coverage of the domestic partner, the employee and his or her domestic partner must complete, sign under penalty of perjury, and file with the District an affidavit attesting to their meeting eligibility requirements, as provided below.
- B. In order to be eligible for domestic partner coverage, the following criteria must be met:
 - 1. The benefit must be one for which the employee's spouse would be eligible, if the employee were married.
 - 2. The employee and the non-employee must be domestic partners according to the definition in Section I above.
 - 3. Both members of the domestic partnership must have reached the age of 18 and be mentally competent to consent to contract.
 - 4. The employee and non-employee must be each other's sole domestic partner.
 - 5. Neither member of the domestic partnership may be married.
 - 6. Neither member of the domestic partnership may have had another domestic partner within the previous six months, unless that domestic partnership terminated by death.

- 7. Neither of the partners is related to the other by blood as would prevent them from marrying under California law (i.e., parent, child, sibling, half-sibling, grandparent, grandchild, niece, nephew, aunt, uncle).
- 8. The domestic partners must share the same principal place of residence and intend to do so indefinitely. They must disclose the address of that residence.
- 9. The domestic partners must agree that they both are jointly responsible for the common welfare and financial obligations of each other which are incurred during the domestic partnership. The partners' practice need not be to contribute equally to the cost of the living expenses as long as they agree that both are responsible for the total cost.
- 10. The domestic partners must intend that the circumstances which render them eligible for enrollment will remain so indefinitely.
- 11. The domestic partners must acknowledge that they understand and agree that the employee domestic partner may make health plan and other benefit elections on behalf of the non-employee domestic partners.
- 12. The domestic partners must acknowledge that the District may require supportive documentation satisfactory to the District concerning any and all eligibility criteria. Such documentation may include but not be limited to: a deed showing joint ownership of property, a lease stating both partners' names as lessees, a joint bank account, or other similar documentation.
- 13. The domestic partners must acknowledge that they understand that in addition to the eligibility requirements of the District for domestic partner coverage, there are terms and conditions and limitations of coverage set forth in the offered benefit plans themselves. The domestic partners must agree that by executing the affidavit, each agrees to be bound by the terms and conditions of coverage of the plans.
- 14. The employee must acknowledge that he or she understands that under applicable federal and state tax law, District-provided benefits coverage of the non-employee domestic partner could result in imputed taxable income to the employee, subject to income tax withholding and applicable payroll taxes.
- 15. The domestic partners must agree to notify the District within 30 days if there is any change of circumstances attested to in their affidavit. The notice is to be in the form of an amendment of their affidavit. The non-employee domestic partner must agree that the employee domestic partner may terminate the domestic partner benefits unilaterally, at any time,

irrespective of the view of the non-employee. If the employee executes such an option, that employee shall notify the non-employee domestic partner as soon as possible that his or her benefits have been terminated and it shall be sole responsibility of that employee to make such notification.

- 16. The domestic partners must acknowledge that they understand that, if either has made a false statement regarding his or her qualification as a domestic partner or has failed to comply with the terms of the affidavit, the District shall have the absolute right to terminate any and all of the domestic partner's benefits in accordance with the eligibility procedures specified in the health benefits plan. Additionally, if the District suffers any loss thereby, the District may bring a civil action against either or both of the domestic partners to recover its losses, including reasonable attorney's fees and court costs.
- 17. The domestic partners must acknowledge that the District Administrator of any benefit plan at issue will be the sole and final judge of whether a domestic partner is qualified for benefits.

FOOTHILL-DE ANZA COMMUNITY COLLEGE DISTRICT AFFIDAVIT FOR ENROLLMENT OF DOMESTIC PARTNERS

Ι,		
	(print name of employee)	
and		
I,		
,	(print name of non-employee domestic partner)	
certify that:		

1. We are domestic partners of one another within the following definitions:

Definitions

<u>Domestic Partnership.</u> Domestic partners are two persons, each aged 18 or older, who have chosen to live together in a committed relationship, who are not legally allowed to marry in the state in which they reside, and who have agreed to be jointly responsible for living expenses incurred during the domestic partnership.

- <u>Live Together</u>. "Live together" means that two people share the same living quarters. Each partner must have the legal right, documented in writing, to possess the living quarters.
- <u>Living Expenses.</u> "Responsible for living expenses" means that the partners are jointly responsible for the common welfare and financial obligations of each other which are incurred during the domestic partnership.
- 2. Each of us understands that in addition to meeting the definition of domestic partnership provided in Section I above, we must satisfy the additional eligibility criteria provided herein.
- 3. We are both eighteen (18) years of age or older and are mentally competent to consent to contract.
- 4. We are each other's sole domestic partner.
- 5. Neither of us is married.
- 6. Neither of us has been a member of another domestic partnership within the previous six (6) months, unless that domestic partnership terminated by death.
- 7. Neither of us is related to the other by blood as would prevent us from marrying under California law (i.e., parent, child, sibling, half-sibling, grandparent, grandchild, niece, nephew, aunt, uncle).

8.	We share the same principal place of residence and we intend to do so indefinitely. Currently the address of our principal place of residence is:

- 9. By signing this Affidavit for enrollment of a Domestic Partner for District benefits, we agree that we both are jointly responsible for the common welfare and financial obligations of each other which are incurred during the domestic partnership. We understand that our practice need not be to contribute equally to the cost of our living expenses but we agree that both of us are responsible for the total cost.
- 10. Each of us intends that the circumstances which render us eligible for enrollment will remain so indefinitely.
- Each of us understands and agrees that the employee domestic partner may make health 11. plan and other benefits elections on behalf of the non-employee domestic partner.
- 12. Each of us understands and agrees that the District may in its discretion, require supportive documentation satisfactory to the District concerning the eligibility criteria and assertions herein. Such documentation may include but not be limited to: a deed showing joint ownership of property, a lease stating both partners' names as lessees, a joint bank account, or other similar documentation.
- 13. Each of us understands that, in addition to the eligibility requirements of the District for domestic partner coverage, there are terms and conditions and limitations of coverage and eligibility criteria set forth in the offered benefit plans themselves. We understand that we are also bound by the terms of these policies and agreements.
- 14. Each of us understands that under applicable federal and state tax law, District-provided benefits coverage of the non-employee domestic partner could result in imputed taxable income to the employee, subject to income tax withholding and applicable payroll taxes.
- 15. Each of us agrees that if there is any change of circumstances attested to in this affidavit, we will, within thirty (30) days of such change of circumstances, file an amendment of this affidavit. The non-employee domestic partner agrees that the employee domestic partner may terminate the domestic partner benefits unilaterally, at any time, irrespective of the view of the non-employee. If the employee-domestic partner executes such an option, the employee shall notify the non-employee domestic partner as soon as possible that his or her benefits have been terminated and it shall be the sole responsibility of that employee to make such notification.
- 16. Each of us understands that if either of us has made a false statement regarding his or her qualifications as a domestic partner or has failed to comply with the terms of the Affidavit, the District shall have the absolute right to terminate any and all of the domestic partner's benefits in accordance with the eligibility procedures specified in the health benefits plan. Additionally, if the District suffers any loss thereby, the District may bring a civil action against either or both of the domestic partners to recover its losses, including reasonable attorneys' fees and court costs.

the assertions in this Affidavit a	ty of perjury under the laws of the State of California that re true and correct.
Signature of Employee	Date of Birth
Signature of Non-Employee Domestic Partner	Date of Birth
State of California) ss. County of Santa Clara)	
	On this, day of, in the year, before me,, a Notary Public, State of California, duly commissioned and sworn, personally appeared personally known to me (or proved to me on the basis of satisfactory evidence be the person(s) whose name(s) subscribed to the within instrument and acknowledged to me that he executed t same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. WITNESS my hand and official seal.
	NOTARY PUBLIC, STATE OF CALIFORNIA My commission expires:

APPENDIX G

FAMILY MEDICAL LEAVE ACT

FOOTHILL-DE ANZA COMMUNITY COLLEGE DISTRICT

Board of Trustees, Policy 4205, Approved September 1995, Revised April 2002

FAMILY MEDICAL LEAVE ACT/CALIFORNIA FAMILY RIGHTS ACT

Policy

In compliance with the Family Medical Leave Act (FMLA) and the California Family Rights Act, eligible District employees may take unpaid leave of up to 12 weeks for qualified medical and family reasons. The purpose of the Family Medical Leave Act is to provide employees reasonable leave to care for an eligible family member, or the employee himself or herself, in the event of a serious medical condition, or to enable the employee to care for a child within one year of the child's adoption or receipt into foster care. While on leave, employees are entitled to District paid benefits.

Note

Family Medical Leave runs concurrently with other applicable leaves. This means that the leave is granted only to ensure a total of 12 weeks of leave with benefits for certain qualifying events (see below). For example, if an employee has paid personal necessity leave of one week available, the Family Medical Leave will be for an additional 11 weeks, making a total of 12 weeks of leave in any 12 month period.

Eligibility

Full-time or part-time employees are eligible for this leave who have been employed for more than 12 months with the District and have worked at least 1,250 hours in the 12-month period prior to the date the leave begins.

Qualifying Events for Purpose of Family Medical Leave

The conditions for which Family Medical Leave may be taken are:

- 1. birth or adoption of a child, or the receipt of a child into foster care, within one year of such birth or placement, or
- 2. the employee's own serious health condition that makes the employee unable to work at all or unable to perform essential job functions, or
- 3. a serious health condition of an employee's child, spouse, parent or member of the immediate household, which requires the employee to care for the family member.

A serious health condition means an illness, injury, impairment, or physical or mental condition which involves either inpatient care or continuing treatment or supervision by a health care provider.

Eligible Child

An eligible child is defined as:

- 1. a biological, adopted or foster child, a stepchild, or a legal ward under the age of 18, or
- 2. an adult dependent child over the age of 18 who is incapable of self-help due to a mental or physical disability, or
- 3. a child under 18 who is treated as the employee's child or for whom the employee has been "in loco parentis."

Applications for Leave

A request for Family Medical Leave must be made in writing by completing the Family Medical Leave application form. The application must be submitted to the employee's administrator and then forwarded to the Office of Human Resources at least thirty days before the requested start of the leave unless the reason for the leave is due to an emergency, in which case the request must be made immediately. The completed application must state the reason for the leave and the beginning and ending dates of the leave.

Conditions of Leave

- 1. An employee who requests medical leave for his or her own serious health condition is required to use all accrued paid leave, including vacation time, sick leave and extended sick leave if applicable concurrently with the Family Medical Leave Act leave. Because Family Medical Leave is limited to twelve workweeks, it is unlikely that an employee will run out of extended sick leave within the duration of this leave.
- 2. An employee who requests Family Medical Leave to care for his or her spouse, child, parent or member of the immediate household with a serious medical condition must first use all available paid leave, including vacation time and personal necessity and then sick leave to the extent allowed in the employee's relevant bargaining unit agreement for care of family members. At the exhaustion of all paid leaves, the remainder of the leave up to a maximum of twelve weeks will be unpaid.
- 3. Leave taken because of the serious health condition of an employee, spouse, child, parent or member of the immediate household may be taken intermittently or on a reduced medical schedule when medically necessary. Leave may be counted in full or partial days or full or partial weeks. Such intermittent or reduced time schedule leave may require the employee to transfer temporarily to another position. Leave taken because of the birth or placement of a child may not be taken intermittently or on a reduced schedule leave unless expressly approved by the Director of Human Resources.

- 4. While in unpaid status under Family Medical Leave, an employee will not accrue additional benefits such as sick leave, vacation, or seniority. However, Family Medical Leave is counted as active work status for the purposes of pension vesting or eligibility in pension plans.
- 5. If both a husband and wife work for the District, their leave is limited to a combination of twelve weeks for the qualifying event of a birth, adoption, or foster care placement.

Medical Certification Statement

An application for leave based on the serious health condition of the employee or the employee's spouse, child, parent or member of the immediate household must be accompanied by a Medical Certification Statement completed by a health care provider. The certification must state the date on which the health condition commenced, the probable duration of the condition, and the appropriate medical facts regarding the condition. If leave is for the care of a family member, it should also estimate the amount of time that the employee will be needed to care for the patient. If leave is for the employee's own health condition, certification should also state that the employee is unable to perform the functions of his or her own position. The District may require the employee to obtain a second medical opinion at District expense. If the two medical opinions conflict, the opinion of a third medical provider, approved jointly by the employee and the District, may be required at District expense, and the third opinion will be final and binding. If additional leave is requested beyond the period stated in the certification, the District may require recertification in accordance with these procedures.

Return From or Failure To Return From Leave

The employee is expected to return to work on the date stated in the application for leave. If the employee wishes to return earlier, both the employee's administrator and the office of Human Resources should be notified at least 5 days before the employee's planned return. Failure to return from leave without notification may be construed as an abandonment of the employee's position. The District will require a certification that the employee is physically able to return to work upon return from leave due to the employee's own serious health condition. However, if an employee returning from Family Medical Leave due to his or her own serious medical condition is unable to perform the essential functions of his or her job because of a physical or mental condition, the Americans with Disabilities Act may govern.

Reinstatement Rights

Unless considered a "key" employee, an employee on Family Medical Leave is entitled to be returned to the same position held prior to the leave, if still available, or to a comparable position with equivalent pay, benefits, if applicable, and other terms and conditions of employment, subject to provisions of the contract with the relevant bargaining unit. A "key" employee is one who is among the highest paid 10% of the District's employees and whose reinstatement would cause substantial economic injury to the district's operations. An employee on Family Medical Leave will not suffer the loss of any other employment benefit that the employee earned or was entitled to before using the leave.

Health Care Benefits (if applicable):

District paid benefits will continue during the period of Family Medical Leave. If the employee does not return from leave for a reason other than continuation or recurrence of the serious health condition that entitled the employee to leave in the first place and employment is terminated, the District can recover the cost of the health care premiums from the employee.

Coordination with Pregnancy Disability Leave

Family Medical Leave is separate and distinct from disability leave for pregnant employees. Pregnant employees may be entitled to a disability leave in addition to the Family Medical Leave.

An eligible employee may be entitled to take a pregnancy disability leave of up to four months and a Family Medical Leave of up to twelve weeks for a combination of approximately seven months.

Reference

The Family Medical Leave Act became effective on August 5, 1993.

The California Family Rights Act was amended by AB 1460 to conform the state law to the federal Family Medical Leave Act. These amendments were effective on October 5, 1993.

FOOTHILL-DE ANZA COMMUNITY COLLEGE DISTRICT APPLICATION FOR FAMILY MEDICAL LEAVE

NAME:	DIVISION:
CAMPUS:	
Beginning Date of Leave:	Ending Date of Leave:
Reason for Leave (check one):	
a) birth or adoption of a child, of such birth or placement, or	or the receipt of a child into foster care, within one year of
b) the employee's own serious lessential job functions, or	health condition that makes it impossible to perform
	an employee's eligible child, spouse, parent or member of hich requires the employee to care for the family member.
Explanation (if necessary):	
an employee's spouse, child, parent or reby a verifying medical certification from I hereby authorize the Foothill-De Anza	a Community College District Office of Human Resources ason for my requested leave or for any other information
I concur with the terms and conditions return to District employment on the wave that failure to return from leave it	cal Leave. of the leave and understand that it will be my obligation to orking day following the ending date of the leave. I am may be construed as abandonment of the employee's
position.	
Signature of Employee	Date
Approved Rejected	
Administrator	Date
Director of Human Resources	Date

FOOTHILL-DE ANZA COMMUNITY COLLEGE DISTRICT

MEDICAL CERTIFICATION STATEMENT

Name of Employee:	
	eeor for ill family
Name of ill Family Member (patient	nt):
Date Condition Began:	
Date Condition Ended (or is expect	ted to end):
Medical facts regarding the condition	on:
Evaluation of autont to which ome	ployee is needed to care for ill family member: (if applicable)
-	proyect is needed to care for in family member. (if applicable)
	ployee is unable to perform the functions of his or her job:
Health Care Provider Signature:	
Print Name:	
Date	Office Phone Number:
Medical Release:	
I authorize the release of any medic	cal information necessary to process the above request.
Patient's Signature:	Date:
Print Name:	
Please return this form to Foothill-I Resources at 12345 El Monte Road	De Anza Community College District, Office of Human I, Los Altos Hills, CA 94022.

APPENDIX H

JOINT CLASSIFICATION AND COMPENSATION STUDY IMPLEMENTATION AGREEMENT

APPENDIX H

Implementation of the District and SEIU, Local 715 Joint Classification and Compensation Study, Agreed to March 1, 1999

- Implementation Effective September 1, 1998 (see Exhibit I).
- Moratorium on individual reclassifications for twelve (12) months, effective February 1, 1999 and ending January 31, 2000.
- All persons whose positions are down graded will continue to receive their current wage and benefits, including all future steps and COLA's.
- A successor class list was agreed upon by the District and Union for use in the case of layoff (see Exhibit II).
- Seniority will be determined by date of hire in the current classification, or if the worker was employed prior to September 1, 1998, date of hire in the classification held immediately prior to September 1, 1998.

The implementation plan will apply to all unit members in paid status at the time of ratification by the Union and District Board of Trustees. Workers who have changed classifications since September 1, 1998 will receive any increases applicable to their prior classification effective September 1, 1998.

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
38	ADMISSIONS & REGISTRATION ASST. III	ADMISSIONS AND RECORDS ASSISTANT	38	ADMISSIONS & RECORDS	1
41	CASHIER II	CASHIER, SENIOR	41	ADMISSIONS & RECORDS	1
38	ADMISSIONS & REGISTRATION ASST. III	ADMISSIONS AND RECORDS ASSISTANT	38	ADMISSIONS & RECORDS	1
46	SUPERVISOR, ADMISSIONS REG. & RECORDS	ADMISSIONS AND RECORDS SUPERVISOR	46	ADMISSIONS & RECORDS	1
46	SENIOR EVALUATION TECHNICIAN ADMISSIONS &	EVALUATION SPECIALIST, SENIOR ADMISSIONS AND RECORDS	49	ADMISSIONS & RECORDS	1
35	REGISTRATION ASST. II ADMISSIONS &	ASSISTANT ADMISSIONS AND RECORDS	38	ADMISSIONS & RECORDS	1
38	REGISTRATION ASST. III SUPERVISOR, ADMISSIONS	ASSISTANT ADMISSIONS AND RECORDS	38	ADMISSIONS & RECORDS	1
46	REG. & RECORDS ADMISSIONS &	SUPERVISOR ADMISSIONS AND RECORDS	46	ADMISSIONS & RECORDS	1
35	REGISTRATION ASST. II ADMISSIONS &	ASSISTANT ADMISSIONS AND RECORDS	38	ADMISSIONS & RECORDS	1
35	REGISTRATION ASST. II ADMISSIONS &	ASSISTANT ADMISSIONS AND RECORDS	38	ADMISSIONS & RECORDS	1
35	REGISTRATION ASST. II ADMISSIONS &	ASSISTANT ADMISSIONS AND RECORDS	38	ADMISSIONS & RECORDS	1
35	REGISTRATION ASST. II ADMISSIONS & REG.	ASSISTANT VETERAN'S PROGRAM	38	ADMISSIONS & RECORDS	1
41	VETERAN PROG ASST. III	COORDINATOR	41	ADMISSIONS & RECORDS	1
41	DEGREE AUDIT SPECIALIST	DEGREE AUDIT SPECIALIST	41	ADMISSIONS & RECORDS	1
35	ADMISSIONS & REG. ASSISTANT II	ADMISSIONS AND RECORDS ASSISTANT	38	ADMISSIONS & RECORDS	1
41	LABORATORY TECHNICIAN II	LABORATORY TECHNICIAN DIVISION ADMINISTRATIVE	45	BIOLOGY & HEALTH SCIENCES	1
38	SECRETARY III	ASSISTANT	44	BIOLOGY & HEALTH SCIENCES	1
35	SECRETARY II	SECRETARY	37	BIOLOGY & HEALTH SCIENCES	1
34	BOOKSTORE TEXTBOOK ASSISTANT	BOOKSTORE TEXTBOOK ASSISTANT	34	BOOKSTORE, BUILDINGS & GROUNDS	1
36	ACCOUNT CLERK III	ACCOUNTING ASSISTANT	40	BOOKSTORE, BUILDINGS & GROUNDS	1
35	BOOKSTORE SHIPPING & REC. CLERK II	BOOKSTORE SHIPPING & RECEIVING ASSISTANT	35	BOOKSTORE, BUILDINGS & GROUNDS	1
56	BOOKSTORE SUPERVISOR	BOOKSTORE COORDINATOR	56	BOOKSTORE, BUILDINGS & GROUNDS	1
39	COURSEWARE SUPERVISOR	BOOKSTORE COURSEWARE COORDINATOR	39	BOOKSTORE, BUILDINGS & GROUNDS	1
41	BOOKSTORE ASSISTANT MANAGER I	BOOKSTORE ASSISTANT	41	BOOKSTORE, BUILDINGS & GROUNDS	1
	COMPUTER LAB INSTRUCTIONAL				
52	COORDINATOR	INSTRUCTIONAL ASSOCIATE DIVISION ADMINISTRATIVE	45	BUSINESS & SOCIAL SCIENCE	1
38	SECRETARY III STAFF ASSISTANT I - CHILD	ASSISTANT	44	BUSINESS & SOCIAL SCIENCE	1
41	DEVEL CENTER	ASSISTANT I	42	CHILD DEVELOPMENT	1
48	PEACE OFFICER	POLICE OFFICER	50	COLLEGE POLICE	1
48	PEACE OFFICER	POLICE OFFICER	50	COLLEGE POLICE	1

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE	E	
48	PEACE OFFICER	POLICE OFFICER	50	COLLEGE POLICE	1
46	RECORDS SUPERVISOR - PUBLIC SAFETY	POLICE SUPPORT SERVICES COORDINATOR	46	COLLEGE POLICE	1
28	PARKING OFFICER	COMMUNITY SERVICES OFFICER	35	COLLEGE POLICE	1
48	PEACE OFFICER	POLICE OFFICER	50	COLLEGE POLICE	1
48	PEACE OFFICER	POLICE OFFICER	50	COLLEGE POLICE	1
70	SUPERVISOR, CTIS - INSTR	COMPUTER LABORATORY	50	COMPUTERS, TECHNOLOGY &	1
56	LAB	SUPERVISOR	56	INFO SYSTEMS	1
	COMPUTER LAB				
	INSTRUCTIONAL	COMPUTER LAB		COMPUTERS, TECHNOLOGY &	
52	COORDINATOR	OPERATIONS COORDINATOR	52	INFO SYSTEMS	1
16	OTAFE ACCIOTANT II	DIVISION ADMINISTRATIVE	4.4	COMPUTERS, TECHNOLOGY &	
46	STAFF ASSISTANT II	ASSISTANT	44	INFO SYSTEMS	1
	COMPUTER INSTRUCTIONAL	COMPUTER LAB INSTRUCTIONAL		COMPUTERS, TECHNOLOGY &	
50	COORDINATOR I	COORDINATOR	52	INFO SYSTEMS	1
20	INSTRUCTIONAL			COMPUTERS, TECHNOLOGY &	•
44	ASSOCIATE, CTIS	INSTRUCTIONAL ASSOCIATE	45	INFO SYSTEMS	1
	TRANSFER CENTER			COUNSELING & STUDENT	
46	COORDINATOR	PROGRAM COORDINATOR I	48	SERVICES	1
4.1		ADMINISTRATIVE	40	COUNSELING & STUDENT	
41	STAFF ASSISTANT I	ASSISTANT I	42	SERVICES	1
46	STAFF ASSISTANT II	PROGRAM COORDINATOR I	48	COUNSELING & STUDENT SERVICES	1
40	STAFF ASSISTANT II	FROORAM COORDINATOR I	40	COUNSELING & STUDENT	1
41	STAFF ASSISTANT I	PROGRAM COORDINATOR I	48	SERVICES	1
			10	COUNSELING & STUDENT	1
38	SECRETARY III	SECRETARY	37	SERVICES	1
	EOPS/VOCATIONAL ED			COUNSELING & STUDENT	
41	SPECIALIST	EOPS SPECIALIST	41	SERVICES	1
				COUNSELING & STUDENT	
31	OFFICE CLERK III	OFFICE ASSISTANT	33	SERVICES	1
41	STAFF ASSISTANT I	ADMINISTRATIVE ASSISTANT I	42	DEVELOPMENT OFFICE	1
41	ECONOMIC DEVELOPMENT	DIVISION ADMINISTRATIVE	42	DEVELOPMENT OFFICE	1
38	SECRETARY	ASSISTANT	44	ECONOMIC DEVELOPMENT	1
20		ADMINISTRATIVE	• • •	Beer (entre BB (BBer 1918))	•
52	STAFF ASSISTANT III	ASSISTANT, SENIOR	52	ECONOMIC DEVELOPMENT	1
		ADMINISTRATIVE			
41	STAFF ASSISTANT I	ASSISTANT I	42	EVENING COLLEGE	1
	am	ADMINISTRATIVE			_
41	STAFF ASSISTANT I	ASSISTANT I	42	FACULTY & STAFF	1
41	STAFF ASSISTANT I	ADMINISTRATIVE ASSISTANT I	42	FACULTY & STAFF	1
41	STAIT ASSISTANT I	ADMINISTRATIVE	42	TACULTI & STAIT	1
41	SMART SCHOOL SPECIALIST		42	FACULTY & STAFF	1
• •	NETWORK/WORKSTATION	NETWORK SYSTEMS		11166211 66 511111	•
52	TECHNICIAN	TECHNICIAN	56	FACULTY & STAFF	1
		ADMINISTRATIVE			
52	STAFF ASSISTANT III	ASSISTANT, SENIOR	52	FACULTY ASSOCIATION	1
32	FINANCIAL AID ASSISTANT I	FINANCIAL AID ASSISTANT	38	FINANCIAL AID	1
	FINANCIAL AID ASSISTANT				
38	II	FINANCIAL AID ASSISTANT	38	FINANCIAL AID	1

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
11111101	ASSISTANT FINANCIAL AID		1111101	•	
46	OFFICER	COORDINATOR	46	FINANCIAL AID	1
	FINANCIAL AID ASSISTANT				
38	II	FINANCIAL AID ASSISTANT	38	FINANCIAL AID	1
	LABORATORY TECHNICIAN			FINE ARTS &	
39	I	INSTRUCTIONAL ASSOCIATE	45	COMMUNICATION	1
		DIVISION ADMINISTRATIVE		FINE ARTS &	
38	SECRETARY III	ASSISTANT	44	COMMUNICATION	1
4.4	INSTRUCTIONAL	INCEDITORIAL ACCOUNTS	4.5	FINE ARTS &	1
44	ASSOCIATE - IDEA	INSTRUCTIONAL ASSOCIATE	45	COMMUNICATION	1
50	THEATRE & FINE ARTS	THEATRE & FINE ARTS	50	FINE ARTS &	1
52	FACILITY COORDINATOR	FACILITIES COORDINATOR	52	COMMUNICATION	1
45	ELECTRONIC TECHNICIAN I	COMPUTER/ELECTRONICS	50	INSTRUCTION & TECHNOLOGY	1
43	ELECTRONIC TECHNICIAN I		30	INSTRUCTION & TECHNOLOGI	1
45	ELECTRONIC TECHNICIAN I	COMPUTER/ELECTRONICS	50	INSTRUCTION & TECHNOLOGY	1
43	ELECTRONIC TECHNICIAN I	COMPUTER/ELECTRONICS	50	INSTRUCTION & TECHNOLOGI	1
50	ELECTRONIC TECHNICIAN II		50	INSTRUCTION & TECHNOLOGY	1
50	LLLCTROTTIC TLCTITTET IN	COMPUTER/ELECTRONICS	50	norkee flow & IEE invologi	1
45	ELECTRONIC TECHNICIAN I		50	INSTRUCTION & TECHNOLOGY	1
15	EEECTROTTIC TECHNICIANT	COMPUTER/ELECTRONICS	50	INSTRUCTION & IDEINVOLOGI	
50	ELECTRONIC TECHNICIAN II		50	INSTRUCTION & TECHNOLOGY	1
20		112111111112111111111111111111111111111	20	INSTRUCTION &	-
34	PRESS OPERATOR I	PRESS OPERATOR II	40	EDUCATIONAL RESOURCES	1
	DUPLICATING SERVICES			INSTRUCTION &	
32	ASSISTANT	PRESS OPERATOR I	36	EDUCATIONAL RESOURCES	1
		ADMINISTRATIVE		INSTRUCTION &	
46	STAFF ASSISTANT II	ASSISTANT, SENIOR	52	EDUCATIONAL RESOURCES	1
	POSTAL SERVICES	POSTAL SERVICES		INSTRUCTION &	
35	SPECIALIST	ASSISTANT	35	EDUCATIONAL RESOURCES	1
		HUMAN RESOURCES		INSTRUCTION &	
46	PERSONNEL ASSISTANT	TECHNICIAN II	48	EDUCATIONAL RESOURCES	1
	COMM OPERATOR-	COMMUNICATIONS		INSTRUCTION &	
30	RECEPTIONIST II	OPERATOR/RECEPTIONIST	33	EDUCATIONAL RESOURCES	1
		ACADEMIC SCHEDULING		INSTRUCTION &	
52	STAFF ASSISTANT III	COORDINATOR	52	EDUCATIONAL RESOURCES	1
	ADMIN SERVICES	ADMINISTRATIVE		INSTRUCTION &	
44	ASSISTANT	ASSISTANT I	42	EDUCATIONAL RESOURCES	1
		CAMPUS		NIGHT LIGHTON A	
50	CTAFE ACCIOTANT III	BUDGET/ENROLLMENT	<i>5</i> 4	INSTRUCTION &	1
52	STAFF ASSISTANT III	ANALYST	54	EDUCATIONAL RESOURCES	1
52	STAFF ASSISTANT III	ADMINISTRATIVE	52	INSTRUCTION & INSTITUTIONAL RESEARCH	1
32	STAFF ASSISTANT III	ASSISTANT, SENIOR	32	INSTRUCTION &	1
52	STAFF ASSISTANT III	RESEARCH ANALYST	52	INSTRUCTION & INSTITUTIONAL RESEARCH	1
32	STAIT ASSISTANT III	ADMINISTRATIVE	32	INSTRUCTION &	1
41	STAFF ASSISTANT I	ASSISTANT I	42	INSTITUTIONAL RESEARCH	1
71	517111 7155151711111	7.00.017.111	72	INSTRUCTION &	1
41	TESTING TECHNICIAN	TESTING TECHNICIAN	41	INSTITUTIONAL RESEARCH	1
	TESTING TESTINISHIN	ADMINISTRATIVE		INSTRUCTION &	•
41	STAFF ASSISTANT I - JRN	ASSISTANT I	42	INSTITUTIONAL RESEARCH	1
				INSTRUCTION & STUDENT	-
41	STAFF ASSISTANT I	EXECUTIVE ASSISTANT	46	AFFAIRS	1
		ADMINISTRATIVE		INSTRUCTION & STUDENT	
39	MEDICAL ASSISTANT	ASSISTANT I	42	AFFAIRS	1

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
52	OUTREACH OFFICER	OUTREACH SPECIALIST	52	INSTRUCTION & STUDENT DEVELOPMENT	1
41	SECRETARY IV	EXECUTIVE ASSISTANT	46	INSTRUCTION & STUDENT DEVELOPMENT	1
39	AUDIO VISUAL SCHEDULER		40	INSTRUCTION & TECHNOLOGY	1
38	SECRETARY III	ADMINISTRATIVE ASSISTANT I	42	INSTRUCTION & TECHNOLOGY	1
41	LIBRARY TECHNICIAN II	LIBRARY TECHNICIAN, SENIOR	41	INSTRUCTION & TECHNOLOGY	1
38	SECRETARY III	SECRETARY, SENIOR	41	INSTRUCTION & TECHNOLOGY	1
41	LIBRARY TECHNICIAN II	LIBRARY TECHNICIAN, SENIOR	41	INSTRUCTION & TECHNOLOGY	1
41	LIBRARY TECHNICIAN II	LIBRARY TECHNICIAN, SENIOR	41	INSTRUCTION & TECHNOLOGY	1
41	LIBRARY TECHNICIAN II	LIBRARY TECHNICIAN, SENIOR	41	INSTRUCTION & TECHNOLOGY	1
48	TEACHING RESOURCE CENTER SPEC.	TECHNOLOGY TRAINER	50	INSTRUCTION & TECHNOLOGY	1
41	LIBRARY TECHNICIAN II	LIBRARY TECHNICIAN, SENIOR	41	INSTRUCTION & TECHNOLOGY	1
54	NETWORK COORDINATOR	NETWORK ADMINISTRATOR	60	INSTRUCTION & TECHNOLOGY	1
44	TUTORIAL COORDINATOR I	PROGRAM COORDINATOR I DIVISION ADMINISTRATIVE	48	INSTRUCTION & TECHNOLOGY	1
38	SECRETARY III INSTRUCTIONAL	ASSISTANT	44	INSTRUCTION & TECHNOLOGY	1
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	INSTRUCTION & TECHNOLOGY	1
46	STAFF ASSISTANT II INSTRUCTIONAL	EXECUTIVE ASSISTANT	46	INSTRUCTION & TECHNOLOGY	1
41	ASSOCIATE II COORDINATOR OF ISC &	INSTRUCTIONAL ASSOCIATE PROGRAM COORDINATOR,	45	INSTRUCTION & TECHNOLOGY	1
56	YOUTH PROGRAMS	SENIOR LIBRARY TECHNICIAN,	56	INSTRUCTION & TECHNOLOGY	1
41	LIBRARY TECHNICIAN II	SENIOR TECHNOLOGY SERVICES	41	INSTRUCTION & TECHNOLOGY	1
52	AUDIO VISUAL SUPERVISOR		56	INSTRUCTION & TECHNOLOGY	1
41	LIBRARY TECHNICIAN II	SENIOR PROGRAM COORDINATOR,	41	INSTRUCTION & TECHNOLOGY INTERNATIONAL & DISTANCE	1
50	PUBLIC ACCESS DIRECTOR	SENIOR PROGRAM COORDINATOR,	56	EDUCATION INTERNATIONAL & DISTANCE	1
52	STAFF ASSISTANT III	SENIOR	56	EDUCATION INTERNATIONAL & DISTANCE	1
52	STAFF ASSISTANT III	PROGRAM COORDINATOR, SENIOR	56	EDUCATION	1
41	T V SPECIALIST	ADMINISTRATIVE ASSISTANT I	42	INTERNATIONAL & DISTANCE EDUCATION	1
46	IEP NO CALIFORNIA COORDINATOR IEP SO CALIFORNIA	PROGRAM COORDINATOR I	48	INTERNATIONAL & DISTANCE EDUCATION INTERNATIONAL & DISTANCE	1
46	IEP SO CALIFORNIA COORDINATOR	PROGRAM COORDINATOR I	48	INTERNATIONAL & DISTANCE EDUCATION	1
50	TV TECHNICAL COORDINATOR	TELEVISION TECHNICAL COORDINATOR	50	INTERNATIONAL & DISTANCE EDUCATION	1
41	STAFF ASSISTANT I - IC	ADMINISTRATIVE ASSISTANT I	42	INTERNATIONAL & DISTANCE EDUCATION	1

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
	IEP NO CALIFORNIA			INTERNATIONAL & DISTANCE	-
46	COORDINATOR	PROGRAM COORDINATOR I	48	EDUCATION	1
	COORDINATOR,				
	INTERNATIONAL			INTERNATIONAL & DISTANCE	
46	PROGRAMS	PROGRAM COORDINATOR I	48	EDUCATION	1
41	CTAPE ACCIOTANT I	ADMINISTRATIVE	50	INTERNATIONAL & DISTANCE	1
41	STAFF ASSISTANT I	ASSISTANT, SENIOR	52	EDUCATION	1
41	INSTRUCTIONAL ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	LANGUAGE ARTS	1
41	INSTRUCTIONAL	INSTRUCTIONAL ASSOCIATE	43	LANGUAGE AKTS	1
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	LANGUAGE ARTS	1
11	TYPESETTER/GRAPHIC	GRAPHIC DESIGN	15	MARKETING, PUBLIC	
41	PROD TECH	TECHNICIAN	44	RELATIONS, DESIGN SERV.	1
	GRAPHIC ARTIST	GRAPHIC DESIGN		MARKETING, PUBLIC	
44	TECHNICIAN	TECHNICIAN	44	RELATIONS, DESIGN SERV.	1
				MARKETING, PUBLIC	
46	STAFF ASSISTANT II	EXECUTIVE ASSISTANT	46	RELATIONS, DESIGN SERV.	1
		GRAPHIC DESIGN		MARKETING, PUBLIC	
52	SENIOR GRAPHIC DESIGNER	COORDINATOR	52	RELATIONS, DESIGN SERV.	1
	PUBLIC, PRESS &	PUBLIC, PRESS &		MARKETING, PUBLIC	
52		PROMOTION COORDINATOR	52	RELATIONS, DESIGN SERV.	1
	ASSISTANT DEVELOPMENT			MARKETING, PUBLIC	
54	OFFICER	OFFICER	54	RELATIONS, DESIGN SERV.	1
4.4	STUDENT SERVICES	ADMINISTRATIVE	40	AUDDI FEREND GAARDIG	
41	COORDINATOR	ASSISTANT I	42	MIDDLEFIELD CAMPUS	1
33	SECRETARY I	SECRETARY	37	MIDDLEFIELD CAMPUS	1
	SUPERVISOR, OFF-CAMPUS	ADMISSIONS AND RECORDS			
46	REG. & ADMISSIONS	SUPERVISOR	46	MIDDLEFIELD CAMPUS	1
	DD 0 GD 111 G0 0DD D11 D0D	PROGRAM COORDINATOR,			
60	PROGRAM COORDINATOR	SENIOR	56	MIDDLEFIELD CAMPUS	1
	OFF-CAMPUS				
52	COORDINATOR, MIDDLEFIELD	CAMPUS COORDINATOR	56	MIDDLEFIELD CAMPUS	1
38	SECRETARY III	SECRETARY, SENIOR	41	MIDDLEFIELD CAMPUS	1
	OFF-CAMPUS				
50	COORDINATOR,	CAMPUS COORDINATOR	5.6	MIDDLEEIELD CAMPLIC	1
52	MIDDLEFIELD	ADMINISTRATIVE	56	MIDDLEFIELD CAMPUS NASA AMES INTERNSHIP &	1
41	STAFF ASSISTANT I	ASSISTANT I	42	TRAINING PROG.	1
71	ATHLETIC/PE FACILITY &	FACILITIES AND EQUIPMENT	72	PHYSICAL EDU. & HUMAN	1
39	EQUIP ATTENDANT	ASSISTANT	39	PERFORMANCE	1
	Equi IIIIEI	DIVISION ADMINISTRATIVE		PHYSICAL EDU. & HUMAN	-
38	SECRETARY III	ASSISTANT	44	PERFORMANCE	1
		DIVISION ADMINISTRATIVE		PHYSICAL EDU. & HUMAN	
41	FACILITIES COORDINATOR		44	PERFORMANCE	1
	ATHLETIC/PE FACILITY &	FACILITIES AND EQUIPMENT		PHYSICAL EDU. & HUMAN	
39	EQUIP ATTENDANT	ASSISTANT	39	PERFORMANCE	1
	LABORATORY TECHNICIAN			PHYSICAL SCIENCE, MATH &	
44	III	LABORATORY TECHNICIAN	45	ENGINEERING	1
		LABORATORY TECHNICIAN,		PHYSICAL SCIENCE, MATH &	
45	- PHY	PHYSICS	45	ENGINEERING	1
2.0	GEODET A DAY IV	DIVISION ADMINISTRATIVE	, .	PHYSICAL SCIENCE, MATH &	_
38	SECRETARY III	ASSISTANT	44	ENGINEERING	1
F 2	CTARE ACCIOTANT III	ADMINISTRATIVE	50	DDEGIDENTIC OFFICE	1
52	STAFF ASSISTANT III	ASSISTANT, SENIOR	52	PRESIDENT'S OFFICE	1

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	СМР
RANGE			RANGE		
38	SECRETARY III	EXECUTIVE ASSISTANT	46	PRESIDENT'S OFFICE	1
35	SECRETARY II	SECRETARY	37	SPECIAL EDUCATION	1
44	SERV & ACCESS CENTER	DEAF SERVICES/ACCESS CENTER INSTR ASSOC. DISABLED STUDENT	45	SPECIAL EDUCATION	1
54	CENTER COORDINATOR	SERVICES COORDINATOR ADMINISTRATIVE	54	SPECIAL EDUCATION	1
46	STAFF ASSISTANT II	ASSISTANT II	46	SPECIAL EDUCATION	1
38	SECRETARY III	SECRETARY	37	SPECIAL EDUCATION	1
35	SECRETARY II INTERMEDIATE	SECRETARY	37	SPECIAL EDUCATION	1
51	ACCOUNTANT	ACCOUNTANT	51	STUDENT SERVICES STUDENT SERVICES &	1
33	SECRETARY I	SECRETARY	37	ACTIVITIES	1
52	INTRAMURAL COORDINATOR	PROGRAM COORDINATOR I	48	STUDENT SERVICES & ACTIVITIES	1
44	STUDENT ACTIVITIES ASSISTANT	STUDENT ACTIVITIES SPECIALIST	44	STUDENT SERVICES & ACTIVITIES	1
45		EXECUTIVE ASSISTANT	46	ADMIN SERVICES	2
35	ADMISSIONS & RECORDS CLERK II ADMISSIONS & RECORDS	ADMISSIONS AND RECORDS ASSISTANT	38	ADMISSIONS & RECORDS	2
35	CLERK II	ADMISSIONS AND RECORDS ASSISTANT GRADUATION &	38	ADMISSIONS & RECORDS	2
52	EVALUATION SUPERVISOR REGISTRATION/ADMISSIONS	EVALUATIONS SUPERVISOR	52	ADMISSIONS & RECORDS	2
46	DAY SUPERVISOR	SUPERVISOR DIVISION ADMINISTRATIVE	46	ADMISSIONS & RECORDS	2
38	SECRETARY III REGISTRATION/ADMISSIONS	ASSISTANT	44	ADMISSIONS & RECORDS	2
46	EVENING SUPERVISOR	SUPERVISOR	46	ADMISSIONS & RECORDS	2
35	EVALUATION CLERK	EVALUATION ASSISTANT	38	ADMISSIONS & RECORDS	2
52	OUTREACH OFFICER	OUTREACH SPECIALIST	52	ADMISSIONS & RECORDS	2
38	SECRETARY III ADMISSIONS & RECORDS	SECRETARY, SENIOR ADMISSIONS AND RECORDS	41	ADMISSIONS & RECORDS	2
35	CLERK II ADMISSIONS & RECORDS	ASSISTANT ADMISSIONS AND RECORDS	38	ADMISSIONS & RECORDS	2
35	CLERK II ADMISSIONS & RECORDS	ASSISTANT ADMISSIONS AND RECORDS	38	ADMISSIONS & RECORDS	2
35	CLERK II ADMISSIONS & RECORDS	ASSISTANT ADMISSIONS AND RECORDS	38	ADMISSIONS & RECORDS	2
35	CLERK II	ASSISTANT	38	ADMISSIONS & RECORDS	2
41	VETERANS PROGRAM COORDINATOR ADMISSIONS & RECORDS	VETERAN'S PROGRAM COORDINATOR ADMISSIONS AND RECORDS	41	ADMISSIONS & RECORDS	2
35	CLERK II SUPERVISOR, STUDENT	ASSISTANT ADMISSIONS AND RECORDS	38	ADMISSIONS & RECORDS	2
41	RECORDS	SUPERVISOR	46	ADMISSIONS & RECORDS	2
35	ADMISSIONS & RECORDS CLERK II ADMISSIONS & RECORDS	ADMISSIONS AND RECORDS ASSISTANT ADMISSIONS AND RECORDS	38	ADMISSIONS & RECORDS	2
35	CLERK II	ASSISTANT	38	ADMISSIONS & RECORDS	2

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
	ADMISSIONS & RECORDS	ADMISSIONS AND RECORDS			
35	CLERK II	ASSISTANT	38	ADMISSIONS & RECORDS	2
	NETWORK/WORKSTATION	NETWORK SYSTEM		ADVANCE	
52	TECHNICIAN	TECHNICIAN	56	TECH./TELECOMMUNICATIONS	2
70	SERVER ADMIN/SYSTEM	SYSTEMS AND NETWORK	70	ADVANCE	2
72	PROGRAM III INSTRUCTIONAL	PROGRAMMER, SENIOR	72	TECH./TELECOMMUNICATIONS ADVANCE	2
38	ASSOCIATE I	INSTRUCTIONAL ASSOCIATE	45	TECH./TELECOMMUNICATIONS	2
30	TELEVISION CHIEF	TELEVISION SYSTEMS	73	ADVANCE	_
64	ENGINEER	ENGINEER	64	TECH./TELECOMMUNICATIONS	2
	FACILITY & STAFFING	STAFFING AND FACILITIES		ADVANCE	
50	COORDINATOR	COORDINATOR	50	TECH./TELECOMMUNICATIONS	2
		ADMINISTRATIVE		ADVANCE	
41	STAFF ASSISTANT I	ASSISTANT I	42	TECH./TELECOMMUNICATIONS	2
5.0	ASSISTANT COORDINATOR,	The state of the s	. .	ADVANCE	2
52	DISTANCE LEARN CENTER	SENIOR	56	TECH./TELECOMMUNICATIONS ADVANCE	2
50	PUBLIC ACCESS DIRECTOR	PUBLIC ACCESS SPECIALIST	50	TECH./TELECOMMUNICATIONS	2
30	TECHNOLOGY SERVICES	COMPUTER/ELECTRONICS	50	ADVANCE	2
37	SPEC I	REPAIR TECHNICIAN	45	TECH./TELECOMMUNICATIONS	2
	PRODUCTIONS/OPERATIONS			ADVANCE	
56	SUPERVISOR	COORDINATOR	56	TECH./TELECOMMUNICATIONS	2
	TV TECHNICAL	TELEVISION TECHNICAL		ADVANCE	
50	COORDINATOR	COORDINATOR, SENIOR	54	TECH./TELECOMMUNICATIONS	2
	INSTRUCTIONAL			ADVANCE	_
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	TECH./TELECOMMUNICATIONS	2
50	ELECTRONIC TECHNICIAN II	COMPUTER/ELECTRONICS	50	ADVANCE TECH./TELECOMMUNICATIONS	2
30	ELECTRONIC TECHNICIAN II	DIVISION ADMINISTRATIVE	50	ADVANCE	2
46	STAFF ASSISTANT II	ASSISTANT	44	TECH./TELECOMMUNICATIONS	2
				ADVANCE	
41	STAFF ASSISTANT I	SECRETARY, SENIOR	41	TECH./TELECOMMUNICATIONS	2
	NETWORK/WORKSTATION	NETWORK SYSTEM		ADVANCE	
52	TECHNICIAN	TECHNICIAN	56	TECH./TELECOMMUNICATIONS	2
5.6	AUDIO VISUAL & MEDIA	TECHNOLOGY SERVICES	60	ADVANCE	2
56	CENTER COORDINATOR	SUPERVISOR, SENIOR COMPUTER/ELECTRONICS	60	TECH./TELECOMMUNICATIONS ADVANCE	2
50	ELECTRONIC TECHNICIAN II		50	TECH./TELECOMMUNICATIONS	2
50	NETWORK/WORKSTATION	NETWORK SYSTEM	50	ADVANCE	_
52	TECHNICIAN	TECHNICIAN	56	TECH./TELECOMMUNICATIONS	2
	TELECONFERENCE	VIDEO CONFERENCE		ADVANCE	
50	COORDINATOR	COORDINATOR	50	TECH./TELECOMMUNICATIONS	2
	PROGRAM SUPERVISOR,	PROGRAM COORDINATOR,		ADVANCE	
58	FACILITY TECH TRAINING	SENIOR	56	TECT./TELECOMMUNICATIONS	2
50	NETWORK/WORKSTATION	NETWORK SYSTEMS	5.6	ADVANCE	2
52	TECHNICIAN	TECHNICIAN COMPUTER/ELECTRONICS	56	TECH./TELECOMMUNICATIONS ADVANCE	2
50	ELECTRONIC TECHNICIAN II		50	TECH./TELECOMMUNICATIONS	2
50	ELLETRONIC TECHNICIANI	ADMINISTRATIVE	50	ADVANCE	_
41	STAFF ASSISTANT I	ASSISTANT I	42	TECH./TELECOMMUNICATIONS	2
	TECHNOLOGY SERVICES	COMPUTER/ELECTRONICS		ADVANCE	
37	SPEC I	REPAIR TECHNICIAN	45	TECH./TELECOMMUNICATIONS	2
	MACHINE TOOL	MACHINE TOOL			
50	TECHNICIAN II	TECHNICIAN	50	APPLIED TECHNOLOGY	2
22		FACILITIES AND EQUIPMENT	20	A DDI JED TEGIDIOLOGY	2
33	ASSISTANT	ASSISTANT	39	APPLIED TECHNOLOGY	2

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
		DIVISION ADMINISTRATIVE		-	
38	SECRETARY III	ASSISTANT	44	APPLIED TECHNOLOGY	2
	AUTOMOTIVE EQUIPMENT				
33	ASSISTANT	ASSISTANT	39	APPLIED TECHNOLOGY	2
50	AUTOMOTIVE TECHNICIAN	AUTOMOTIVE TECHNICIAN	50	APPLIED TECHNOLOGY	2
	INSTRUCTIONAL				
44	ASSOCIATE ATC	INSTRUCTIONAL ASSOCIATE	45	APPLIED TECHNOLOGY	2
	INSTRUCTIONAL				
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	BIOLOGY & HEALTH SCIENCES	2
	SCREENING & SELECTION	ADMINISTRATIVE			
36	SECRETARY	ASSISTANT I	42	BIOLOGY & HEALTH SCIENCES	2
20	CECDETA DA HI	DIVISION ADMINISTRATIVE		DIOLOGICA DE LE TRACCIENCES	•
38	SECRETARY III	ASSISTANT	44	BIOLOGY & HEALTH SCIENCES	2
41	LABORATORY TECHNICIAN	I ADODATODA TECHNICIAN	4.5	DIOLOGY & HEALTH SCIENCES	2
41	II INSTRUCTIONAL	LABORATORY TECHNICIAN	45	BIOLOGY & HEALTH SCIENCES	2
41	ASSOCIATE II	LABORATORY TECHNICIAN	45	BIOLOGY & HEALTH SCIENCES	2
41	PHYS THPY	LABORATORT TECHNICIAN	43	BIOLOGI & HEALIH SCIENCES	2
	ASSISTANT/TEACHING	LABORATORY TECHNICIAN,			
44	ASSOCIATE	PHYSICAL THERAPY	45	BIOLOGY & HEALTH SCIENCES	2
	INSTRUCTIONAL				
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	BIOLOGY & HEALTH SCIENCES	2
	COMPUTER LAB	COMPUTER LAB			
	INSTRUCTIONAL	INSTRUCTIONAL		BUSINESS/COMPUTER	
52	COORDINATOR	COORDINATOR	52	SYSTEMS	2
	INSTRUCTIONAL			BUSINESS/COMPUTER	
44	ASSOCIATE ATC	INSTRUCTIONAL ASSOCIATE	45	SYSTEMS	2
	INSTRUCTIONAL			BUSINESS/COMPUTER	
44	ASSOCIATE ATC	INSTRUCTIONAL ASSOCIATE	45	SYSTEMS	2
	INSTRUCTIONAL			BUSINESS/COMPUTER	
44	ASSOCIATE ATC	INSTRUCTIONAL ASSOCIATE	45	SYSTEMS	2
	COMPUTER LAB	COMPUTER LAB			
	INSTRUCTIONAL	INSTRUCTIONAL		BUSINESS/COMPUTER	_
52	COORDINATOR	COORDINATOR	52	SYSTEMS	2
4.4	INSTRUCTIONAL	DICTRICATION A COOCLAST	4.5	BUSINESS/COMPUTER	2
44	ASSOCIATE ATC	INSTRUCTIONAL ASSOCIATE	45	SYSTEMS	2
20	CECDETA DV III	DIVISION ADMINISTRATIVE ASSISTANT	4.4	BUSINESS/COMPUTER SYSTEMS	2
38	SECRETARY III	ASSISTANT	44		2
44	INSTRUCTIONAL ASSOCIATE ATC	INSTRUCTIONAL ASSOCIATE	45	BUSINESS/COMPUTER SYSTEMS	2
44	TRANSFER, CAREER PLN &	INSTRUCTIONAL ASSOCIATE	43	CAREER PLANNING &	2
56	PLC COORDINATOR	PROGRAM COORDINATOR II	52	PLACEMENT	2
50	TEC COORDINATOR	CAREER SERVICES	32	CAREER PLANNING &	2
38	SECRETARY III	ASSISTANT	38	PLACEMENT	2
50	SECRETARY III	ASSISTANT	50	CENTER FOR APPLIED	
38	CACT SECRETARY III	CACT SECRETARY, SENIOR	41	COMPETITIVE TECH.	2
20	CACT/CALSIP PROGRAM	ener beenermer, bernon		CENTER FOR APPLIED	_
45	ASSISTANT	PROGRAM COORDINATOR I	48	COMPETITIVE TECH.	2
		DIVISION ADMINISTRATIVE			
41	SECRETARY II	ASSISTANT	44	CHILD DEVELOPMENT	2
	STAFF ASSISTANT I - CHILD	ADMINISTRATIVE			
41	DEVEL. CENTER	ASSISTANT I	42	CHILD DEVELOPMENT	2
	INSTRUCTIONAL				
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	COLLEGE READINESS	2
	INSTRUCTIONAL				

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE	E	
41	INSTRUCTIONAL ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	COLLEGE READINESS	2
35	SECRETARY II INSTRUCTIONAL	SECRETARY TUTORIAL CENTER	37	COLLEGE READINESS	2
41	ASSOCIATE II	ASSOCIATE	45	COLLEGE READINESS	2
35	SECRETARY II INSTRUCTIONAL	SECRETARY	37	COLLEGE READINESS	2
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	COLLEGE READINESS	2
32	PRINT SHOP ASSISTANT III	PRESS OPERATOR I	36	COLLEGE SERVICES	2
37	PRESS OPERATOR II COMM OFFICE SUPERVISOR	PRESS OPERATOR II PEACE OFFICER SUPPORT	40	COLLEGE SERVICES	2
41	- SECURITY COMMUNITY SERVICE	SERVICES SPECIALIST COMMUNITY SERVICES	41	COLLEGE SERVICES	2
35	OFFICER	OFFICER ADMINISTRATIVE	35	COLLEGE SERVICES	2
41	STAFF ASSISTANT I BOOKSTORE TEXTBOOK	ASSISTANT I BOOKSTORE TEXTBOOK	42	COLLEGE SERVICES	2
34	ASSISTANT SUPERVISOR OF STUDENT	ASSISTANT	34	COLLEGE SERVICES	2
48	OFFICERS POSTAL SERVICES	PEACE OFFICER POSTAL SERVICES	48	COLLEGE SERVICES	2
35	SPECIALIST SUPERVISOR OF STUDENT	ASSISTANT	35	COLLEGE SERVICES	2
48	OFFICERS	PEACE OFFICER	48	COLLEGE SERVICES	2
41	PRESS OPERATOR III COMMUNITY SERVICE	PRESS OPERATOR, SENIOR COMMUNITY SERVICES	44	COLLEGE SERVICES	2
35	OFFICER EVENING CAMPUS	OFFICER	35	COLLEGE SERVICES	2
54	COORDINATOR	CAMPUS COORDINATOR PRINTING SERVICES	56	COLLEGE SERVICES	2
32	PRINT SHOP ASSISTANT III SUPERVISOR OF STUDENT	SPECIALIST, FISCAL	38	COLLEGE SERVICES	2
48	OFFICERS PROGRAM COORDINATOR,	PEACE OFFICER ADMINISTRATIVE	48	COLLEGE SERVICES	2
52	COLLEGE SERVICES	ASSISTANT, SENIOR	52	COLLEGE SERVICES	2
52	STAFF ASSISTANT III	PROGRAM COORDINATOR II	52	COMMUNITY SERVICES	2
52	STAFF ASSISTANT III OFFICE COORDINATOR,	PROGRAM COORDINATOR II ADMINISTRATIVE	52	COMMUNITY SERVICES	2
41	COMM ED/SHORT CRS	ASSISTANT I	42	COMMUNITY SERVICES	2
54	MARKETING ASSISTANT OFFICE	PROGRAM COORDINATOR I	48	CONTRACT INSTRUCTION	2
41	COORDINATOR/PROGRAM ASSISTANT	ADMINISTRATIVE ASSISTANT I	42	CONTRACT INSTRUCTION	2
38	EOPS ASSISTANT II LABORATORY TECHNICIAN	EOPS SPECIALIST	41	COUNSELING & STUDENT SERVICES	2
44	III	LABORATORY TECHNICIAN EXECUTIVE DIRECTOR,	45	CREATIVE ARTS	2
54	GALLERY DIRECTOR INSTRUCTIONAL	MUSEUM	54	CREATIVE ARTS	2
44	ASSOCIATE ATC LABORATORY TECHNICIAN	INSTRUCTIONAL ASSOCIATE	45	CREATIVE ARTS	2
41	II	LABORATORY TECHNICIAN	45	CREATIVE ARTS	2

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
38	SECRETARY III	DIVISION ADMINISTRATIVE ASSISTANT	44	CREATIVE ARTS	2
52	SUPERVISOR, CASHIERING SERVICE	CASHIERING SERVICES SUPERVISOR	52	FINANCE/COLLEGE SERVICES	2
51	INTERMEDIATE ACCOUNTANT	ACCOUNTANT CAMPUS	51	FINANCE/COLLEGE SERVICES	2
54	CAMPUS BUDGET/ENROLL ANALYST	BUDGET/ENROLLMENT ANALYST	54	FINANCE/COLLEGE SERVICES	2
41	CASHIER II	CASHIER, SENIOR	41	FINANCE/COLLEGE SERVICES	2
36	ACCOUNT CLERK III	ACCOUNTING ASSISTANT	40	FINANCE/COLLEGE SERVICES	2
35	EVENING CASHIER	CASHIER	35	FINANCE/COLLEGE SERVICES	2
46	PERSONNEL ASSISTANT	HUMAN RESOURCES TECHNICIAN II	48	FINANCE/COLLEGE SERVICES	2
44	PAYROLL ASSISTANT	ADMINISTRATIVE ASSISTANT I	42	FINANCE/COLLEGE SERVICES	2
41	STAFF ASSISTANT I	ADMINISTRATIVE ASSISTANT I ADMINISTRATIVE	42	FINANCE/COLLEGE SERVICES	2
41	STAFF ASSISTANT I FINANCIAL AID ASSISTANT	ASSISTANT I	42	FINANCE/COLLEGE SERVICES	2
38	II ASSISTANT FINANCIAL AID	FINANCIAL AID ASSISTANT	38	FINANCIAL AID	2
46	OFFICER FINANCIAL AID ASSISTANT	COORDINATOR	46	FINANCIAL AID	2
38	II FINANCIAL AID ASSISTANT	FINANCIAL AID ASSISTANT	38	FINANCIAL AID	2
38	II FINANCIAL AID ASSISTANT	FINANCIAL AID ASSISTANT	38	FINANCIAL AID	2
38	II FINANCIAL AID ASSISTANT	FINANCIAL AID ASSISTANT	38	FINANCIAL AID	2
38	II FINANCIAL AID ASSISTANT	FINANCIAL AID ASSISTANT	38	FINANCIAL AID	2
38	II FINANCIAL AID ASSISTANT	FINANCIAL AID ASSISTANT	38	FINANCIAL AID	2
38	II FINANCIAL AID ASSISTANT	FINANCIAL AID ASSISTANT	38	FINANCIAL AID	2
38	II ASST. SUPERVISOR,	FINANCIAL AID ASSISTANT ASSISTANT COORD.,	38	FINANCIAL AID	2
50	CAMPUS CENTER FOOD SER. FOOD SERVICE EVENING	CAMPUS CTR, FOOD SER. FOOD SERVICE OPERATIONS	48	FOOD SERVICES	2
32	SUPERVISOR FOOD SERVICE ASSISTANT	COORDINATOR	32	FOOD SERVICES	2
23	II	FOOD SERVICE ASSISTANT II	23	FOOD SERVICES	2
35	SECRETARY II FOOD SERVICE ASSISTANT	SECRETARY FOOD SERVICE ASSISTANT	37	FOOD SERVICES	2
26	III FOOD SERVICE ASSISTANT	III FOOD SERVICE ASSISTANT	26	FOOD SERVICES	2
26	III FOOD SERVICE DISHROOM	III FOOD SERVICE DISHROOM	26	FOOD SERVICES	2
13	ASSISTANT FOOD SERVICE ASSISTANT	ASSISTANT FOOD SERVICE ASSISTANT	13	FOOD SERVICES	2
26	III FOOD SERVICE ASSISTANT	III FOOD SERVICE ASSISTANT	26	FOOD SERVICES	2
26	III	III	26	FOOD SERVICES	2

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
59	HEALTH EDUCATOR	HEALTH EDUCATOR	56	HEALTH SERVICES	2
39	HEALTH SERVICE ASSISTANT I	HEALTH SERVICES ASSISTANT	39	HEALTH SERVICES	2
39	HEALTH SERVICE ASSISTANT I	HEALTH SERVICES ASSISTANT	39	HEALTH SERVICES	2
48	TEACHING RESOURCE CENTER SPEC	PROGRAM COORDINATOR I ACADEMIC SCHEDULING	48	INSTRUCTION	2
52	STAFF ASSISTANT III TEACHING RESOURCE	COORDINATOR	52	INSTRUCTION	2
35	CENTER ASSISTANT	SECRETARY ACADEMIC SCHEDULING	37	INSTRUCTION	2
38	SCHEDULING ASSISTANT	ASSISTANT	38	INSTRUCTION	2
48	TECHNOLOGY TRAINER	TECHNOLOGY TRAINER DIVISION ADMINISTRATIVE	50	INSTRUCTION	2
38	SECRETARY III	ASSISTANT DIVISION ADMINISTRATIVE	44	INSTRUCTION	2
41	STAFF ASSISTANT I INSTRUCTIONAL	ASSISTANT	44	LANGUAGE ARTS	2
44	ASSOCIATE ATC	INSTRUCTIONAL ASSOCIATE DIVISION ADMINISTRATIVE	45	LANGUAGE ARTS	2
41	STAFF ASSISTANT I	ASSISTANT LIBRARY TECHNICIAN,	44	LANGUAGE ARTS	2
41	LIBRARY TECHNICIAN II INSTRUCTIONAL	SENIOR	41	LEARNING RESOURCES	2
44	ASSOCIATE ATC	INSTRUCTIONAL ASSOCIATE	45	LEARNING RESOURCES	2
38	LIBRARY TECHNICIAN I	LIBRARY TECHNICIAN LIBRARY TECHNICIAN,	38	LEARNING RESOURCES	2
41	LIBRARY TECHNICIAN II	SENIOR LIBRARY TECHNICIAN,	41	LEARNING RESOURCES	2
41	LIBRARY TECHNICIAN II	SENIOR LIBRARY TECHNICIAN,	41	LEARNING RESOURCES	2
41	LIBRARY TECHNICIAN II	SENIOR LIBRARY TECHNICIAN,	41	LEARNING RESOURCES	2
41	LIBRARY TECHNICIAN II	SENIOR LIBRARY TECHNICIAN,	41	LEARNING RESOURCES	2
41	LIBRARY TECHNICIAN II	SENIOR LIBRARY TECHNICIAN,	41	LEARNING RESOURCES	2
41	LIBRARY TECHNICIAN II	SENIOR LIBRARY TECHNICIAN,	41	LEARNING RESOURCES	2
41	LIBRARY TECHNICIAN II	SENIOR ADMINISTRATIVE	41	LEARNING RESOURCES	2
46	STAFF ASSISTANT II	ASSISTANT, SENIOR	52	MARKETING	2
54	ASSISTANT DEVELOPMENT OFFICER	ASSISTANT DEVELOPMENT OFFICER MEDIA	54	MARKETING	2
52	STAFF ASSISTANT III	RELATIONS/EDITORIAL COORDINATOR	52	MARKETING	2
44	GRAPHIC ARTIST TECHNICIAN	GRAPHIC DESIGN TECHNICIAN	44	MARKETING	2
52	SENIOR GRAPHIC DESIGNER	GRAPHIC DESIGN COORDINATOR	52	MARKETING	2
41	TESTING TECHNICIAN	TESTING TECHNICIAN	41	MATRICULATION	2
46	ACADEMIC ADVISOR	ACADEMIC ADVISOR	46	MATRICULATION	2

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
56	ASSISTANT DIR. OF ADMISSIONS & RECORDS	ASSISTANT DIRECTOR, ADMISSIONS & RECORDS	56	MATRICULATION	2
53	SLAMS PROGRAM COORDINATOR	PROGRAM COORDINATOR II	52	MATRICULATION	2
46	ACADEMIC ADVISOR	ACADEMIC ADVISOR	46	MATRICULATION	2
46	ACADEMIC ADVISOR	ACADEMIC ADVISOR	46	MATRICULATION	2
33	TESTING CLERK	TESTING ASSISTANT	33	MATRICULATION	2
45	EVALUATION TECHNICIAN	EVALUATION SPECIALIST	46	MATRICULATION	2
45	EVALUATION TECHNICIAN	EVALUATION SPECIALIST	46	MATRICULATION	2
46	ACADEMIC ADVISOR	ACADEMIC ADVISOR	46	MATRICULATION	2
33	TESTING CLERK DEGREE AUDIT	TESTING ASSISTANT	33	MATRICULATION	2
41	SUPERVISOR	DEGREE AUDIT SPECIALIST	41	MATRICULATION OCCUPATIONAL TRAINING	2
39	OTI STAFF ASSISTANT EMPLOYMENT TRAINING	OTI STAFF ASSISTANT EMPLOYMENT TRAINING	39	INSTITUTE OCCUPATIONAL TRAINING	2
35	ASSOCIATE II OTI INSTRUCTIONAL	ASSISTANT OTI INSTRUCTIONAL	37	INSTITUTE OCCUPATIONAL TRAINING	2
41	ASSOCIATE II INSTRUCTIONAL	ASSOCIATE	45	INSTITUTE OCCUPATIONAL TRAINING	2
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE OTI SERVICES	45	INSTITUTE OCCUPATIONAL TRAINING	2
48	TRAINING SPECIALIST - OTI OTI INSTRUCTIONAL	COORDINATOR OTI INSTRUCTIONAL	48	INSTITUTE OCCUPATIONAL TRAINING	2
41	ASSOCIATE INSTRUCTIONAL	ASSOCIATE OTI INSTRUCTIONAL	45	INSTITUTE OCCUPATIONAL TRAINING	2
41	ASSOCIATE II PROGRAM COORDINATOR,	ASSOCIATE OTI PROGRAM	45	INSTITUTE OCCUPATIONAL TRAINING	2
53	JTPA GRANTS	COORDINATOR, SENIOR	56	INSTITUTE	2
48	TRAINING SPECIALIST - OTI		48	OCCUPATIONAL TRAINING INSTITUTE	2
35	EMPLOYMENT TRAINING ASSOCIATE II	EMPLOYMENT TRAINING ASSISTANT	37	OCCUPATIONAL TRAINING INSTITUTE	2
35	EMPLOYMENT TRAINING ASSOCIATE II	EMPLOYMENT TRAINING ASSISTANT	37	OCCUPATIONAL TRAINING INSTITUTE	2
38	OTI FISCAL ASSISTANT	OTI STAFF ASSISTANT	39	OCCUPATIONAL TRAINING INSTITUTE	2
38	OTI INTERNSHIP ASSOCIATE	OTI INTERNSHIP ASSOCIATE	38	OCCUPATIONAL TRAINING INSTITUTE	2
46	EMPLOYMENT TRAINING ADVISOR	EMPLOYMENT TRAINING ADVISOR	46	OCCUPATIONAL TRAINING INSTITUTE	2
28	EMPLOYMENT TRAINING SUPPORT AIDE II	OTI OFFICE ASSISTANT	33	OCCUPATIONAL TRAINING INSTITUTE	2
53	PROGRAM COORD, SPEC GRANT & COMM SER.	OTI PROGRAM COORDINATOR, SENIOR	56	OCCUPATIONAL TRAINING INSTITUTE	2
28	EMPLOYMENT TRAINING SUPPORT AIDE II	OTI OFFICE ASSISTANT	33	OCCUPATIONAL TRAINING INSTITUTE	2
46	JTPA GRANTS PROGRAM ANALYST	OTI PROGRAM ANALYST	46	OCCUPATIONAL TRAINING INSTITUTE	2
46	EMPLOYMENT & TRAINING ADVISOR	EMPLOYMENT TRAINING ADVISOR	46	OCCUPATIONAL TRAINING INSTITUTE	2
33	OTI SECRETARY I	OTI SECRETARY	37	OCCUPATIONAL TRAINING INSTITUTE	2

_	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	СМР
RANGE			RANGE		
46	EMPLOYMENT & TRAINING ADVISOR	EMPLOYMENT TRAINING ADVISOR	46	OCCUPATIONAL TRAINING INSTITUTE	2
46	EMPLOYMENT TRAINING TECHNICIAN	EMPLOYMENT TRAINING ADVISOR	46	OCCUPATIONAL TRAINING INSTITUTE	2
	EMPLOYMENT & TRAINING	EMPLOYMENT TRAINING		OCCUPATIONAL TRAINING	
46	ADVISOR EMPLOYMENT & TRAINING	ADVISOR EMPLOYMENT TRAINING	46	INSTITUTE OCCUPATIONAL TRAINING	2
46	ADVISOR EMPLOYMENT & TRAINING	ADVISOR EMPLOYMENT TRAINING	46	INSTITUTE OCCUPATIONAL TRAINING	2
46	ADVISOR EMPLOYMENT & TRAINING	ADVISOR	46	INSTITUTE OCCUPATIONAL TRAINING	2
46	ADVISOR	ADVISOR	46	INSTITUTE	2
46	EMPLOYMENT & TRAINING ADVISOR	ADVISOR	46	OCCUPATIONAL TRAINING INSTITUTE	2
46	EMPLOYMENT & TRAINING ADVISOR	EMPLOYMENT TRAINING ADVISOR	46	OCCUPATIONAL TRAINING INSTITUTE	2
46	EMPLOYMENT & TRAINING ADVISOR	EMPLOYMENT TRAINING ADVISOR	46	OCCUPATIONAL TRAINING INSTITUTE	2
46	EMPLOYMENT & TRAINING ADVISOR	EMPLOYMENT TRAINING ADVISOR	46	OCCUPATIONAL TRAINING INSTITUTE	2
38	SECRETARY III	DIVISION ADMINISTRATIVE ASSISTANT	44	OCCUPATIONAL TRAINING INSTITUTE	2
		DIVISION ADMINISTRATIVE		PHYSICAL SCIENCE, MATH &	
38	SECRETARY III	ASSISTANT COMPUTER LAB	44	ENGINEERING	2
44	INSTRUCTIONAL ASSOCIATE ATC	INSTRUCTIONAL COORDINATOR	52	PHYSICAL SCIENCE, MATH & ENGINEERING	2
38	ATHLETIC EQUIPMENT ATTENDANT	FACILITIES EQUIPMENT ASSISTANT	39	PHYSICAL EDUCATION AND ATHLETICS	2
38	ATHLETIC EQUIPMENT ATTENDANT	FACILITIES EQUIPMENT ASSISTANT	39	PHYSICAL EDUCATION AND ATHLETICS	2
		DIVISION ADMINISTRATIVE		PHYSICAL EDUCATION AND	
38	SECRETARY III	ASSISTANT	44	ATHLETICS PHYSICAL EDUCATION AND	2
46	ATHLETIC TRAINER LABORATORY TECHNICIAN	ATHLETIC TRAINER LABORATORY TECHNICIAN	46	ATHLETICS PHYSICAL SCIENCE, MATH &	2
41	II COORDINATOR/D A	PHYSICS	45	ENGINEERING PHYSICAL SCIENCE, MATH &	2
41	PLANETARIUM	PLANETARIUM SPECIALIST	41	ENGINEERING	2
44	LABORATORY TECHNICIAN III	LABORATORY TECHNICIAN	45	PHYSICAL SCIENCE, MATH & ENGINEERING	2
41	STAFF ASSISTANT I	EXECUTIVE ASSISTANT	46	PROVOST- ARTS, LETTERS & SOCIAL SCIENCE	2
46	STAFF ASSISTANT II	ADMINISTRATIVE ASSISTANT, SENIOR	52	PROVOST - ARTS, LETTERS & SOCIAL SCIENCE	2
		PROGRAM COORDINATOR, SENIOR	56	PROVOST-VOC ED, WKFR TRAINING & ECON DEV	
52	STAFF ASSISTANT III SPECIAL GRANTS PROGRAM			PROVOST-VOC ED, WKFR	2
50	COORDINATOR STAFF ASSISTANT I, CO-OP	PROGRAM COORDINATOR II	52	TRAINING & ECON DEV PROVOST-VOC ED, WKFR	2
41	CAREER TRN	PROGRAM COORDINATOR I	48	TRAINING & ECON DEV PROVOST-VOC ED, WKFR	2
48	PROGRAM DEVELOPER INSTRUCTIONAL	PROGRAM COORDINATOR I	48	TRAINING & ECON DEV	2
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	SOCIAL SCIENCES	2

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	СМР
RANGE			RANGE	7	
KANGE		ADMINISTRATIVE	KANGI	5	
41	STAFF ASSISTANT I INSTRUCTIONAL	ASSISTANT I	42	SOCIAL SCIENCES	2
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	SOCIAL SCIENCES	2
54	EXEC DIRECTOR, CA HISTORY CENTER	EXECUTIVE DIRECTOR, CALIF. HISTORY CENTER DIVISION ADMINISTRATIVE	54	SOCIAL SCIENCES	2
38	SECRETARY III INSTRUCTIONAL	ASSISTANT	44	SOCIAL SCIENCES	2
41	ASSOCIATE II INSTRUCTIONAL	INSTRUCTIONAL ASSOCIATE	45	SPECIAL EDUCATION	2
41	ASSOCIATE II COORDINATOR, ASSISTANT	INSTRUCTIONAL ASSOCIATE	45	SPECIAL EDUCATION	2
44	PROGRAM INTERPRETER	EDUCATION SPECIALIST INTERPRETER	46	SPECIAL EDUCATION	2
41	SPEC/SCHEDULER	SPECIALIST/SCHEDULER ADMINISTRATIVE	46	SPECIAL EDUCATION	2
41	HTCTU ADMIN ASSISTANT	ASSISTANT I	42	SPECIAL EDUCATION	2
38	SECRETARY III DIS STUDENTS PROGRAM &	SECRETARY, SENIOR DISABLED STUDENT	41	SPECIAL EDUCATION	2
58	SERV COORDINATOR	SERVICES SUPERVISOR	56	SPECIAL EDUCATION	2
38	SECRETARY III MOBILITY ASSISTANT/VAN	SECRETARY, SENIOR MOBILITY ASSISTANT/VAN	41	SPECIAL EDUCATION	2
33	DRIVER	DRIVER	33	SPECIAL EDUCATION	2
41	STAFF ASSISTANT I - PLP	ADMINISTRATIVE ASSISTANT I	42	SPECIAL EDUCATION	2
35	HTCTU CLERICAL ASSISTANT	SECRETARY	37	SPECIAL EDUCATION	2
52	HTCTU TECHNICAL SPECIALIST	NETWORK SPECIALIST	56	SPECIAL EDUCATION	2
52	SENIOR WORKSHOP COORDINATOR INSTRUCTIONAL	ADMINISTRATIVE ASSISTANT, SENIOR	52	SPECIAL EDUCATION	2
41	ASSOCIATE II INSTRUCTIONAL	INSTRUCTIONAL ASSOCIATE	45	SPECIAL EDUCATION	2
41	ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	SPECIAL EDUCATION	2
41	INSTRUCTIONAL ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	SPECIAL EDUCATION	2
41	INSTRUCTIONAL ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	SPECIAL EDUCATION	2
41	INSTRUCTIONAL ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	SPECIAL EDUCATION	2
44	INSTRUCTIONAL ASSOCIATE ATC	INSTRUCTIONAL ASSOCIATE	45	SPECIAL EDUCATION	2
41	INSTRUCTIONAL ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	SPECIAL EDUCATION	2
35	SECRETARY II	SECRETARY	37	SPECIAL EDUCATION	2
35	SECRETARY II	SECRETARY	37	SPECIAL EDUCATION	2
41	INSTRUCTIONAL ASSOCIATE II	INSTRUCTIONAL ASSOCIATE	45	SPECIAL EDUCATION	2
44	SPECIAL EVENTS COORDINATOR	SPECIAL EVENTS COORDINATOR	44	STUDENT ACTIVITIES	2
39	COURSEWARE SUPERVISOR	BOOKSTORE COURSEWARE COORDINATOR	39	STUDENT ACTIVITIES	2

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP		
RANGE			RANGE				
34	BOOKSTORE TEXTBOOK ASSISTANT	BOOKSTORE TEXTBOOK ASSISTANT	34	STUDENT ACTIVITIES	2		
41	ASSISTANT BOOKSTORE MANAGER	BOOKSTORE COORDINATOR	56	STUDENT ACTIVITIES	2		
35	BOOKSTORE SHIPPING & REC CLERK II INTERMEDIATE	BOOKSTORE SHIPPING & RECEIVING ASSISTANT	35	STUDENT ACTIVITIES	2		
51	ACCOUNTANT	ACCOUNTANT	51	STUDENT ACTIVITIES	2		
36	ACCOUNT CLERK III	ACCOUNTING ASSISTANT	40	STUDENT ACTIVITIES	2		
34	PRESS OPERATOR I CAMPUS CENTER ACCOUNT	PRESS OPERATOR II	40	STUDENT ACTIVITIES	2		
40	CLERK STUDENT AFFM/ACTION	ACCOUNTING ASSISTANT	40	STUDENT ACTIVITIES	2		
41	SPECIALIST	EOPS SPECIALIST	41	STUDENT SERVICES	2		
46	ACADEMIC ADVISOR	ACADEMIC ADVISOR	46	STUDENT SERVICES	2		
46	ACADEMIC ADVISOR	ACADEMIC ADVISOR ADMINISTRATIVE	46	STUDENT SERVICES	2		
38	EOPS ASSISTANT II	ASSISTANT I	42	STUDENT SERVICES	2		
46	EOPS ASSISTANT III	EOPS SPECIALIST, SENIOR	46	STUDENT SERVICES	2		
52	OUTREACH OFFICER	OUTREACH SPECIALIST	52	STUDENT SERVICES	2		
31	OFFICE CLERK III	OFFICE ASSISTANT	33	STUDENT SERVICES	2		
41	STAFF ASSISTANT I OFF SUPV, COUNSELING &	ADMINISTRATIVE ASSISTANT I	42	STUDENT SERVICES	2		
46	ADVISING	OFFICE SUPERVISOR ADMINISTRATIVE	46	STUDENT SERVICES	2		
41	STAFF ASSISTANT I ASSOCIATE COORDINATOR -	ASSISTANT I	42	STUDENT SERVICES	2		
53	EOPS	EOPS SUPERVISOR	56	STUDENT SERVICES	2		
33	COUNSELING RECEPTIONIST	OFFICE ASSISTANT	33	STUDENT SERVICES	2		
46	ACADEMIC ADVISOR	ACADEMIC ADVISOR DIVISION ADMINISTRATIVE	46	STUDENT SERVICES	2		
41	SECRETARY IV	ASSISTANT	44	STUDENT SERVICES	2		
35	SECRETARY II	SECRETARY	37	STUDENT SERVICES	2		
56	OTI ASSISTANT DIRECTOR	OTI ASSISTANT DIRECTOR	56	STUDENT SERVICES	2		
33	SECRETARY I PROGRAM COORDINATOR,	SECRETARY	37	STUDENT SERVICES	2		
48	INTRL STUDENTS CARE PROGRAM	PROGRAM COORDINATOR II	52	STUDENT SERVICES	2		
50	COORDINATOR STUDENT ACTIVITIES	PROGRAM COORDINATOR II STUDENT ACTIVITIES	52	STUDENT SERVICES	2		
44	ASSISTANT	SPECIALIST	44	STUDENT SERVICES	2		
46	RENEW COORDINATOR	PROGRAM COORDINATOR I	48	STUDENT SERVICES VP - EDUCATIONAL	2		
45	EXECUTIVE SECRETARY	EXECUTIVE ASSISTANT	46	PROGRAMS, SERVICES VP - EDUCATIONAL	2		
45	EXECUTIVE SECRETARY	EXECUTIVE ASSISTANT	46	PROGRAMS, SERVICES	2		
46	PAYROLL TECHNICIAN II	PAYROLL TECHNICIAN II	46	ACCOUNTING SERVICES	4		
36	ACCOUNT CLERK III	ACCOUNTING ASSISTANT	40	ACCOUNTING SERVICES	4		
63	SENIOR ACCOUNTANT	ACCOUNTANT, SENIOR	63	ACCOUNTING SERVICES	4		

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
	ACCOUNTS REC.				
4.4	COORDINATOR & FIN ANALYST	EINIANCIAI ANALVET	4.4	ACCOUNTING SERVICES	4
44		FINANCIAL ANALYST	44	ACCOUNTING SERVICES	4
41	PAYROLL ASSISTANT	PAYROLL TECHNICIAN I	41	ACCOUNTING SERVICES	4
36	ACCOUNT CLERK III	ACCOUNTING ASSISTANT	40	ACCOUNTING SERVICES	4
44	ACCOUNTS PAYABLE COORDINATOR	ACCOUNTS PAYABLE SUPERVISOR	48	ACCOUNTING SERVICES	4
44	COORDINATOR	ACCOUNTS PAYABLE	40	ACCOUNTING SERVICES	4
36	ACCOUNT CLERK III	ASSISTANT	40	ACCOUNTING SERVICES	4
44	PAYROLL TECHNICIAN I	PAYROLL TECHNICIAN II	46	ACCOUNTING SERVICES	4
		ACCOUNTS PAYABLE			
36	ACCOUNT CLERK III	ASSISTANT	40	ACCOUNTING SERVICES	4
<i>-</i> 1	INTERMEDIATE	A CCOLINEANTE	<i>7</i> 1	A COOLINGING CENTICES	4
51	ACCOUNTANT	ACCOUNTANT PAYROLL TECHNICIAN,	51	ACCOUNTING SERVICES	4
51	PAYROLL TECHNICIAN III	SENIOR	51	ACCOUNTING SERVICES	4
60	SENIOR BUDGET ANALYST	BUDGET ANALYST	56	ACCOUNTING SERVICES	4
00	INTERMEDIATE	BUDGET ANALTST	30	ACCOUNTING SERVICES	4
51	ACCOUNTANT	ACCOUNTANT	51	ACCOUNTING SERVICES	4
63	SENIOR ACCOUNTANT	ACCOUNTANT, SENIOR	63	ACCOUNTING SERVICES	4
	GRANTS MONITOR/SR	ACCOUNTANT,			
63	ACCOUNTANT	SENIOR/GRANTS MONITOR	63	ACCOUNTING SERVICES	4
4.1	OTAFE AGGIOTANT I	ADMINISTRATIVE	40	DUONIEGO GEDVICEO	4
41	STAFF ASSISTANT I	ASSISTANT I HUMAN RESOURCES	42	BUSINESS SERVICES	4
41	STAFF ASSISTANT I	TECHNICIAN I	46	HUMAN RESOURCES	4
	SR RECRUIT/EO SPEC,	EMPLOYMENT/EQUAL OPP.			
60	EMPLOYMENT SUPERVISOR		60	HUMAN RESOURCES	4
46	DED CONNEL A CCICTANT	HUMAN RESOURCES	16	HIMAN DECOLIDEES	4
46	PERSONNEL ASSISTANT	TECHNICIAN I HUMAN RESOURCES	46	HUMAN RESOURCES	4
41	STAFF ASSISTANT I	TECHNICIAN I	46	HUMAN RESOURCES	4
	EMPLOYEE BENEFITS	EMPLOYEE BENEFITS			
52	SPECIALIST	SPECIALIST	52	HUMAN RESOURCES	4
41	STAFF ASSISTANT I	EMPLOYMENT SERVICES TECHNICIAN	42	HUMAN RESOURCES	4
41	COMPUTER OPERATIONS	COMPUTER OPERATIONS	42	INFORMATION SYSTEMS &	4
55	COORDINATOR	COORDINATOR	55	SERVICES	4
		SYSTEMS AND NETWORK		INFORMATION SYSTEMS &	
66	SYSTEMS PROGRAMMER II	PROGRAMMER	66	SERVICES	4
70	PROGRAMMER ANALYST III	COMPUTER PROJECT	73	INFORMATION SYSTEMS & SERVICES	4
70	TROOKAMMER ANAL 131 III	COORDINATOR	13	INFORMATION SYSTEMS &	4
55	PROGRAMMER ANALYST I	PROGRAMMER ANALYST I	55	SERVICES	4
				INFORMATION SYSTEMS &	
45	PROGRAMMER I	PROGRAMMER ANALYST I	55	SERVICES	4
74	SUPERVISOR, COMPUTER SERVICES	COMPUTER AND NETWORK SUPERVISOR	78	INFORMATION SYSTEMS & SERVICES	4
74	SERVICES	SYSTEMS AND NETWORK	78	INFORMATION SYSTEMS &	4
60	SYSTEMS PROGRAMMER I	PROGRAMMER	66	SERVICES	4
				INFORMATION SYSTEMS &	
39	COMPUTER OPERATOR II	COMPUTER OPERATOR	41	SERVICES	4
74	SUPERVISOR,	APPLICATIONS DDOGDAMMING SLIDY	70	INFORMATION SYSTEMS &	4
74	APPLICATIONS PROGRAM	PROGRAMMING SUPV	78	SERVICES	4

	CURRENT JOB TITLE	NEW JOB TITLE	NEW	DIVISION	CMP
RANGE			RANGE		
55	COMPUTER SUPPORT ANALYST I	COMPUTER SUPPORT ANALYST I	55	INFORMATION SYSTEMS & SERVICES	4
70	PROGRAMMER ANALYST III		73	INFORMATION SYSTEMS & SERVICES	4
70	PROGRAMMER ANALYST III	PROGRAMMER ANALYST, SENIOR	70	INFORMATION SYSTEMS & SERVICES INFORMATION SYSTEMS &	4
64	PROGRAMMER ANALYST II	PROGRAMMER ANALYST II ADMINISTRATIVE	64	SERVICES INFORMATION SYSTEMS &	4
46	STAFF ASSISTANT II	ASSISTANT II	46	SERVICES INFORMATION SYSTEMS &	4
39	COMPUTER OPERATOR II	COMPUTER OPERATOR SYSTEMS AND NETWORK	41	SERVICES INFORMATION SYSTEMS &	4
60	SYSTEMS PROGRAMMER I	PROGRAMMER, SENIOR COMPUTER OPERATOR.	72	SERVICES INFORMATION SYSTEMS &	4
45	COMPUTER OPERATOR III	SENIOR PROGRAMMER ANALYST,	45	SERVICES INFORMATION SYSTEMS &	4
70	PROGRAMMER ANALYST III		70	SERVICES INFORMATION SYSTEMS &	4
64	PROGRAMMER ANALYST II	PROGRAMMER ANALYST II COMPUTER PROJECT	64	SERVICES INFORMATION SYSTEMS &	4
72	PROJECT COORDINATOR	COORDINATOR	73	SERVICES INFORMATION SYSTEMS &	4
55	PROGRAMMER II	PROGRAMMER ANALYST I	55	SERVICES	4
52	SENIOR BUYER	BUYER, SENIOR	52	OPERATIONS	4
41	SECRETARY IV	EXECUTIVE ASSISTANT	46	OPERATIONS	4
41	STAFF ASSISTANT I	SECRETARY, SENIOR	41	OPERATIONS	4
41	STAFF ASSISTANT I	SECRETARY, SENIOR	41	OPERATIONS	4
46	BUYER INTERMEDIATE	BUYER	46	OPERATIONS	4
51	ACCOUNTANT	ACCOUNTANT	51	OPERATIONS	4
38	PURCHASING ASSISTANT	BUYER	46	OPERATIONS	4

NEW JOB TITLE	NEW RANGE	PRIOR JOB TITLE	PRIOR RANGE
ACADEMIC ADVISOR	46	ACADEMIC ADVISOR	46
ACADEMIC SCHEDULING ASSISTANT	38	SCHEDULING ASSISTANT	38
ACADEMIC SCHEDULING COORDINATOR	52	STAFF ASSISTANT III	52
ACCOUNTANT	51	INTERMEDIATE ACCOUNTANT	51
ACCOUNTANT, SENIOR	63	SENIOR ACCOUNTANT	63
ACCOUNTANT, SENIOR /GRANTS MONITOR	63	GRANTS MONITOR/SR ACCOUNTANT	63
ACCOUNTING ASSISTANT	40	ACCOUNT CLERK III CAMPUS CENTER ACCOUNT CLERK	36 40
ACCOUNTS PAYABLE ASSISTANT	40	ACCOUNT CLRK III	36
ACCOUNTS PAYABLE SUPERVISOR	48	ACCOUNTS PAYABLE COORDINATOR	44
ADAPTIVE PHYSICAL EDUCATION SPECIALIST	46	COORDINATOR, ASST PROGRAM	44
ADMINISTRATIVE ASSISTANT I	42	SECRETARY III STAFF ASST I - CHILD DEVEL CTR HTCTU ADMIN ASSISTANT OFFICE COORD/PROGRAM ASSISTANT STAFF ASSISTANT I TV SPECIALIST SCREENING & SELECTION SECRETARY STAFF ASSISTANT I - PLP EOPS ASSISTANT II STUDENT SERVICES COORDINATOR ADMIN SERVICES ASSISTANT STAFF ASST I - CHILD DEVEL CTR PAYROLL ASSISTANT STAFF ASSISTANT I - IC STAFF ASSISTANT I - JRN OFFICE COORD, COMM ED/SHORT CRS MEDICAL ASSISTANT	38 41 41 41 41 41 36 41 38 41 44 41 44 41 41 41 39
ADMINISTRATIVE ASSISTANT II	46	STAFF ASSISTANT II	46

NEW JOB TITLE	NEW RANGE	PRIOR JOB TITLE	PRIOR RANGE
ADMINISTRATIVE ASSISTANT, SENIOR	52	STAFF ASSISTANT II	46
		STAFF ASSISTANT III	52
		PROGRAM COORD, COLLEGE SERVICES	52
		STAFF ASSISTANT I	41
ADMISSIONS AND RECORDS ASSISTANT	38	ADMISSIONS & RECORDS CLERK II	35
		ADMS & REGISTRATION ASST III	38
		ADMS & REGISTRATION ASST II	35
ADMISSIONS AND RECORDS SUPERVISOR	46	REG/ADMIS DAY SUPERVISOR	46
		SUPERVISOR, ADMS REG & RECORDS	46
		REG/ADM EVENING SUPERVISOR	46
		SUPV, OFF-CAMPUS REG & ADM	46
		SUPERVISOR, STUDENT RECORDS	41
APPLICATIONS PROG., SUPERVISOR	78	SUPERVISOR, APPLICATIONS PROG	74
ASSISTANT DEVELOPMENT OFFICER	54	ASSISTANT DEVELOPMENT OFFICER	54
ASST DIRECTOR, ADMISSIONS & RECORDS	56	ASST DIRECTOR, ADMISSIONS & RECORDS	56
120120		ASSOCIATE REGISTRAR	60
ASST. COORD. CAMPUS CENTER FOOD SER.	48	ASST SUPV, CAMPUS CTR FOOD SER	50
ATHLETIC TRAINER	46	ATHLETIC TRAINER	46
AUTOMOTIVE TECHNICIAN	50	AUTOMOTIVE TECHNICIAN	50
AUTOMOTIVE TECHNICIAN	50	AUTOMOTIVE TECHNICIAN	30
BOOKSTORE ASSISTANT	41	BOOKSTORE ASSISTANT MANAGER I	41
BOOKSTORE COORDINATOR	56	ASSISTANT BOOKSTORE MANAGER	41
		BOOKSTORE SUPERVISOR	56
BOOKSTORE COURSEWARE COORDINATOR	39	COURSEWARE SUPERVISOR	39
BOOKSTORE SHIPPING/RECEIVING ASST.	35	BKSTR SHIPPING & REC CLK II	35
BOOKSTORE TEXTBOOK ASSISTANT	34	BOOKSTORE TEXTBOOK ASSISTANT	34

NEW JOB TITLE	NEW RANGE	PRIOR JOB TITLE	PRIOR RANGE
BUDGET ANALYST	56	SENIOR BUDGET ANALYST	60
BUYER	46	BUYER PURCHASING ASSISTANT	46 38
BUYER, SENIOR	52	SENIOR BUYER	52
CACT SECRETARY, SENIOR	41	CACT SECRETARY III	38
CAMPUS CENTER ASSISTANT	13	CAMPUS CENTER ASSISTANT	13
CAMPUS BUDGET/ENROLLMENT ANALYST	54	CAMPUS BUDGET/ENROLL ANALYST	54
		STAFF ASSISTANT III	52
CAMPUS COORDINATOR	56	EVENING CAMPUS COORDINATOR OFF-CAMPUS COORD, MIDDLEFIELD	54 52
CAREER SERVICES ASSISTANT	38	SECRETARY III	38
CASHIER	35	EVENING CASHIER	35
CASHIER, SENIOR	41	CASHIER II	41
CASHIERING SERVICES SUPERVISOR	52	SUPERVISOR, CASHIERING SERVICE	52
COMMUNICATIONS OPERATOR- RECEPTIONIST	33	COMM OPERATOR-RECEPTIONIST II	30
COMMUNITY SERVICE OFFICER	35	COMMUNITY SERVICE OFFICER PARKING OFFICER	35 28
COMPUTER AND NETWORK SUPERVISOR	78	SUPERVISOR, COMPUTER SERVICES	74
COMPUTER LAB INSTRUCTIONAL COORDINATOR	52	INSTRUCTIONAL ASSOCIATE ATC	44
COORDINATOR		COMPUTER LAB INSTR COORDINATOR COMPUTER INSTRUCTIONAL COORD I	52 50
COMPUTER LAB OPERATIONS COORDINATOR	52	COMPUTER LAB INSTR COORDINATOR	52
COMPUTER LABORATORY SUPERVISOR	56	SUPERVISOR, CTIS	56

NEW JOB TITLE	NEW RANGE	PRIOR JOB TITLE	PRIOR RANGE
COMPUTER OPERATIONS COORDINATOR	55	COMPUTER OPERATIONS COORD	55
COMPUTER OPERATOR	41	COMPUTER OPERATOR II	39
COMPUTER OPERATOR, SENIOR	45	COMPUTER OPERATOR III	45
COMPUTER PROJECT COORDINATOR	73	PROGRAMMER ANALYST III	70
COORDINATOR		PROJECT COORDINATOR	72
COMPUTER SUPPORT ANALYST I	55	COMPUTER SUPPORT ANALYST I	55
COMPUTER SUPPORT ANALYST II	64	COMPUTER SUPPORT ANALYST II	64
COMPUTER SUPPORT ANALYST SENIOR	70	COMPUTER SUPPORT ANALYST SENIOR	70
COMPUTER/ELECTRONICS REPAIR TECHNICIAN	45	TECHNOLOGY SERVICES SPEC I	37
COMPUTER/ELECTRONICS REPAIR TECHNICIAN, SENIOR	50	ELECTRONIC TECHNICIAN I	45
TECHNICIAN, SENIOR		ELECTRONIC TECHNICIAN II	50
DEAF SERVICES/ACCESS CENTER INSTR. ASSOC.	45	PROG COORD, DEAF, SERV & ACCES CTR	44
DEGREE AUDIT SPECIALIST	41	DEGREE AUDIT SPECIALIST	41
		DEGREE AUDIT SUPERVISOR	41
DISABLED STUDENT SERVICES COORDINATOR	54	DSS/CMP COORDINATOR	54
DISABLED STUDENT SERVICES SUPERVISOR	56	DIS STUDENTS PRG & SERV COORD	58
DIVISION ADMINISTRATIVE ASSISTANT	44	SECRETARY III	38
ASSISTANT		SECRETARY II	35
		STAFF ASSISTANT I	41
		ECONOMIC DEVEL SECRETARY	38
		SECRETARY IV	41
		STAFF ASSISTANT II	46
		FACILITIES COORDINATOR	41
EMPLOYEE BENEFITS SPECIALIST	52	EMPLOYEE BENEFITS SPECIALIST	52

NEW JOB TITLE	NEW RANGE	PRIOR JOB TITLE	PRIOR RANGE
EMPLOYMENT AND EQUAL OPP. SUPERVISOR	60	SR RECRUIT/AA SPEC, EMPL SUPV	60
EMPLOYMENT SERVICES TECHNICIAN	42	EMPLOYMENT SERVICES COORD	41
EMPLOYMENT TRAINING ADVISOR	46	EMPLOYMENT TRAINING ADVISOR	46
EMPLOYMENT TRAINING ASSISTANT	37	EMPLOYMENT TRAINING ASSOC II	35
EOPS SPECIALIST	41	STUDENT AFFM/ACTION SPECIALIST EOPS ASSISTANT II	41 38
		EOPS/VOCATIONAL ED SPECIALIST	41
EOPS SPECIALIST, SENIOR	46	EOPS ASSISTANT III	46
EOPS SUPERVISOR	56	ASSOCIATE COORDINATOR - EOPS	53
EVALUATION ASSISTANT	38	EVALUATION CLERK	35
EVALUATION SPECIALIST	46	EVALUATION TECHNICIAN	45
EVALUATION SPECIALIST, SENIOR	49	SENIOR EVALUATION TECHNICIAN	46
EXECUTIVE ASSISTANT	46	STAFF ASSISTANT I EXECUTIVE SECRETARY	41 45
		STAFF ASSISTANT II	43
		SECRETARY IV	41
		SECRETARY III	38
EXECUTIVE DIRECTOR CALIFORNIA HISTORY CENTER	54	EXEC DIRECTOR, CA HISTORY CTR	54
EXECUTIVE DIRECTOR MUSEUM	54	GALLERY DIRECTOR	54
FACILITIES AND EQUIPMENT ASSISTANT	39	ATHLETIC/PE FAC & EQUIP ATTNDT	39
710010171111		ATHLETIC EQUIPMENT ATTENDANT AUTOMOTIVE EQUIPMENT ASSISTANT	38 33
FINANCIAL AID ASSISTANT	38	FINANCIAL AID ASSISTANT II FINANCIAL AID ASSISTANT I	38 32
FINANCIAL AID COORDINATOR	46	ASST FINANCIAL AID OFFICER	46
FINANCIAL ANALYST	44	ACCTS REC COORD & FIN ANALYST	44

NEW JOB TITLE	NEW RANGE	PRIOR JOB TITLE	PRIOR RANGE
FOOD SERVICE ASSISTANT I	20	FOOD SERVICE ASSISTANT I	20
FOOD SERVICE ASSISTANT II	23	FOOD SERVICE ASSISTANT II	23
FOOD SERVICE ASSISTANT III	26	FOOD SERVICE ASSISTANT III	26
FOOD SERVICE COOK	20	FOOD SERVICE COOK	20
FOOD SERVICE DISHROOM ASSISTANT	13	FOOD SERVICE DISHROOM ASST	13
FOOD SERVICE OPERATIONS COORDINATOR	32	FOOD SERVICE EVENING SUPV	32
GRADUATION & EVALUATIONS SUPERVISOR	52	GRADUATION & EVALUATION SUPV	52
GRAPHIC DESIGN COORDINATOR	52	SENIOR GRAPHIC DESIGNER	52
GRAPHIC DESIGN TECHNICIAN	44	TYPESETTER/GRAPHIC PROD TECH GRAPHIC ARTIST TECHNICIAN	41 44
HEALTH EDUCATOR	56	HEALTH EDUCATOR	59
HEALTH SERVICE ASSISTANT	39	HEALTH SERVICE ASSISTANT I	39
HUMAN RESOURCES TECHNICIAN I	46	STAFF ASSISTANT I PERSONNEL ASSISTANT	41 46
HUMAN RESOURCES TECHNICIAN II	48	PERSONNEL ASSISTANT	46
INSTRUCTIONAL ASSOCIATE	45	INSTRUCTIONAL ASSOCIATE II INSTRUCTIONAL ASSOC I INSTRUCTIONAL ASSOCIATE ATC COMPUTER LAB INSTR COORDINATOR	41 38 44 52
INSTRUCTIONAL ASSOCIATE	45	LABORATORY TECHNICIAN I INSTRUCTIONAL ASSOC II INSTRUCTIONAL ASSOCIATE ATC INSTRUCTIONAL ASSOCIATE, CTIS	39 41 44 44
INTERPRETER SPEC/SCHEDULER	46	INTERPRETER SPEC/SCHEDULER	41
LABORATORY TECHNICIAN	45	LABORATORY TECHNICIAN III LABORATORY TECHNICIAN II INSTRUCTIONAL ASSOC II	44 41 41

NEW JOB TITLE	NEW RANGE	PRIOR JOB TITLE	PRIOR RANGE
LABORATORY TECHNICIAN, PHYSICAL THERAPY	45	PHYS THPY ASST/TEACHING ASSOC	44
LABORATORY TECHNICIAN,	45	ELECTRONIC TECHNICIAN I - PHY	45
PHYSICS		LABORATORY TECHNICIAN II	41
LIBRARY TECHNICIAN	38	LIBRARY TECHNICIAN I	38
LIBRARY TECHNICIAN, SENIOR	41	LIBRARY TECHNICIAN II	41
MACHINE TOOL TECHNICIAN	50	MACHINE TOOL TECHNICIAN II	50
MEDIA RELATIONS/EDITORIAL COORDINATOR	52	STAFF ASSISTANT III	52
MOBILITY ASST/VAN DRIVER	33	MOBILITY ASSISTANT/VAN DRIVER	33
NETWORK ADMINISTRATOR	60	NETWORK COORDINATOR	54
NETWORK SPECIALIST	56	HTCTU TECHNICAL SPECIALIST	52
NETWORK SYSTEM TECHNICIAN	56	NETWORK/WORKSTATION TECHNICIAN	52
OFFICE ASSISTANT	33	OFFICE CLERK III COUNSELING RECEPTIONIST	31 33
OFFICE SUPERVISOR	46	OFF SUPV, COUNSELING & ADVISING	46
OTI ASSISTANT DIRECTOR	56	OTI ASSISTANT DIRECTOR	56
OTI INSTRUCTIONAL ASSOCIATE	45	OTI INSTRUCTIONAL ASSOCIATE II OTI INSTRUCTIONAL ASSOCIATE INSTRUCTIONAL ASSOC II	41 41 41
OTI INTERNSHIP ASSOCIATE	38	OTI INTERNSHIP ASSOCIATE	38
OTI OFFICE ASSISTANT	33	EMPL TRAINING SUPPORT AIDE II	28
OTI PROGRAM ANALYST	46	JTPA GRANTS PROG. ANALYST	46
OTI PROGRAM COORDINATOR II	52	PROGRAM COORDINATOR SPECIAL GRANTS	50
OTI PROGRAM COORDINATOR, SENIOR	56	PROG COORD, JTPA GRANTS ANALYST	53
OTI SECRETARY	37	OTI SECRETARY I	33

NEW JOB TITLE	NEW RANGE	PRIOR JOB TITLE	PRIOR RANGE
OTI SERVICES COORDINATOR	48	TRAINING SPECIALIST - OTI	48
OTI STAFF ASSISTANT	39	OTI FISCAL ASSISTANT OTI STAFF ASSISTANT	38 39
OUTREACH SPECIALIST	52	OUTREACH OFFICER	52
PAYROLL TECHNICIAN I	41	PAYROLL ASSISTANT	41
PAYROLL TECHNICIAN II	46	PAYROLL TECHNICIAN II PAYROLL TECHNICIAN I	46 44
PAYROLL TECHNICIAN, SENIOR	51	PAYROLL TECHNICIAN III	51
PEACE OFFICER	48	SUPERVISOR OF STUDENT OFFICERS	48
PEACE OFFICER SUPPORT SERVICES SPECIALIST	41	COMM OFFICE SUPVR - SECURITY	41
PLANETARIUM SPECIALIST	41	COORDINATOR/D A PLANETARIUM	41
POLICE OFFICER	50	PEACE OFFICER	48
POLICE SUPPORT SERVICES COORDINATOR	46	RECORDS SUPVR - PUBLIC SAFETY	46
POSTAL SERVICES ASSISTANT	35	POSTAL SERVICES SPECIALIST	35
PRESS OPERATOR I	36	PRINT SHOP ASSISTANT III	32
		DUPLICATING SERVICES ASSISTANT	32
PRESS OPERATOR II	40	PRESS OPERATOR II	37
		PRESS OPERATOR I	34
PRESS OPERATOR, SENIOR	44	PRESS OPERATOR III	41
PRINTING SERVICES SPECIALIST (FISCAL)	38	PRINT SHOP ASSISTANT III	32
PRODUCTION OPERATIONS COORDINATOR	56	PRODUCTIONS/OPERATIONS SUPV	56
PROGRAM COORDINATOR I	48	TRANSFER CENTER COORDINATOR	46
		MARKETING ASSISTANT	54
		TEACHING RESOURCE CTR SPEC STAFF ASSISTANT II	48 46
		STAFF ASSISTANT I	40

NEW JOB TITLE	NEW RANGE	PRIOR JOB TITLE	PRIOR RANGE
PROGRAM COORDINATOR I - Cont.		TUTORIAL COORDINATOR I	44
		INTRAMURAL COORDINATOR	52
		CACT/CALSIP PROGRAM ASSISTANT	45
		IEP NO CALIFORNIA COORDINATOR	46
		IEP SO CALIFORNIA COORDINATOR	46
		STAFF ASST I, CO-OP CAREER TRN	41
		SWISS COORD FOR INTL PROGRAM	46
		RENEW COORDINATOR	48
		COORD, INTERNATIONAL PROGRAMS	46
PROGRAM COORDINATOR II	52	PROGRAM COORD, INTRL STUDENTS	48
		SLAMS PROGRAM COORDINATOR	53
		SPECIAL GRANTS PROGRAM COORD	50
		TRNSF, CAREER PLN & PLC COORD	56
		STAFF ASSISTANT III	52
		CARE PROGRAM COORDINATOR	50
PROGRAM COORDINATOR, SENIOR	56	PUBLIC ACCESS DIRECTOR	50
	20	STAFF ASSISTANT III	52
		PROGRAM COORD, JTPA GRANTS	53
		ASST COORD, DISTANCE LEARN CTR	52
		PROGRAM COORDINATOR	60
		COORD OF ISC & YOUTH PROGRAMS	56
PROGRAMMER ANALYST I	55	PROGRAMMER ANALYST I	55
		PROGRAMMER I	45
		PROGRAMMER II	55
PROGRAMMER ANALYST II	64	PROGRAMMER ANALYST II	64
PROGRAMMER ANALYST, SENIOR	70	PROGRAMMER ANALYST III	70
PUBLICATIONS PRODUCTION TECHNICIAN	41	PUBLICATIONS PRODUCTION TECHNICIAN	41
PUBLIC ACCESS SPECIALIST	50	PUBLIC ACCESS DIRECTOR	50
PUBLIC, PRESS & PROMOTION COORDINATOR	52	PUBL, PRESS & PROMOTION COORD	52
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NEW JOB TITLE	NEW RANGE	PRIOR JOB TITLE	PRIOR RANGE
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MEMORANDA OF UNDERSTANDING

MEMORANDUM OF UNDERSTANDING BETWEEN FOOTHILL-DE ANZA COMMUNITY COLLEGE DISTRICT AND

LOCAL 715/SERVICE EMPLOYEES INTERNATIONAL UNION/UNIT 1

The Foothill-De Anza Community College District (District) and Service Employees International Union, Local 715 (SEIU) hereby agree that the positions of Food Service Evening Supervisor and Assistant Supervisor, Campus Center Food Services at De Anza College shall be subject to the following contingencies:

- Between the end of each the summer session and the opening of the De Anza College Campus Food Services for the fall quarter, employees in the above two positions will voluntarily take two weeks of leave without pay.
- Between the end of each the summer session and the opening of the De Anza College Campus Food Services for the fall quarter, employees in the above two positions will take a minimum of two weeks vacation.
- At the time one or both of the above positions become vacant they will be reduced from twelve (12) month positions to eleven (11) month positions.

The above contingencies become effective July 31, 1997.

Date: August 15, 1996

This Memorandum of Understanding is entered into by and between the Foothill-De Anza Community College District ("District") and SEIU, Local 715, Unit 1 (SEIU).

An arbitration was scheduled in connection with the grievance brought by SEIU regarding Article 8, Longevity, Section 8.4.1 through 8.4.6 of the November 1, 1995 - October 31, 1998 *Agreement* between the District and SEIU. Longevity was implemented January 14, 1997, to replace the previous Service Recognition Award (SRA). Workers receive longevity increments based on years of service with the District. The grievance concerns when the unit members will move into the Longevity program.

The parties have mutually agreed to withdraw from arbitration in order to settle this grievance under the terms and conditions set forth below:

- The implementation date of Longevity will remain January 14, 1997.
- A worker who had completed twenty-three years of service or more as of January 14, 1997, will receive the difference between his/her current SRA award amount and the longevity increment of \$550 per month as of January 14, 1997, and will continue to receive the longevity increment of \$550 per month during his/her employment with the District.
- A worker who has received one or more SRA awards, but who had not completed twenty-three years of service or more as of January 14, 1997 will continue to receive his/her current and subsequent SRA award(s) until the worker reaches the next anniversary date that would entitle him/her to a longevity increment, i.e. the completion of the eighth, thirteenth, eighteenth or twenty-third year of service with the District. At that time of the corresponding anniversary date, the worker will receive the amount equal to the difference between his/her SRA award amount and \$100 per month at the eighth year, \$225 per month at the thirteenth year, \$375 per month at the eighteenth year, and \$550 per month at the twenty-third year.

Dated: March 9, 1998

This Memorandum of Understanding is entered into by and between the Foothill-De Anza Community College District ("District") and Local 715, Service Employees International Union/Unit 1 ("SEIU").

The District and SEIU hereby agree that no SEIU position listed on the attached List of Technology Positions will be outsourced or otherwise contracted out for the next three years (July 1, 1999 through June 30, 2002) or during the course of a contract with Collegis, whichever is shorter. The District further agrees that any new classified positions currently identified in the Technology Plan will not be outsourced or otherwise contracted out by the District for the defined period.

If the duties, responsibilities, and qualifications of one of the listed positions changes to the extent that the employee is no longer able to perform the duties and responsibilities of the position, the employee shall be assigned to a comparable position with no loss of pay or seniority, or shall receive training in order to perform the changed position duties.

The parties agree that certain tasks may be completed by other than SEIU employees for a mutually defined period of time without jeopardy to the positions noted above.

It is the District's intent to fill current vacant bargaining unit positions and five new classified technology positions prior to the end of the current District MOU with Collegis.

The parties agree that new or vacant positions which have been actively recruited but not filled may, by mutual agreement of the parties, be outsourced. The parties also understand that during the time positions are being recruited the District has the authority to hire temporary employees to perform the duties for 90 days in accordance with Article 4. Continuation of temporary assignments will be by mutual consent.

Both parties agree that Collegis will be responsible for the overall management of the Technology Plan, however, District personnel will be responsible for discipline, evaluation and grievance adjustment.

The District and SEIU further agree that this action shall not establish a precedent for contracting out work in the District.

Date: October 28, 1999

This Memorandum of Understanding is entered into by and between the Foothill-De Anza Community College District ("District") and Local 715, Service Employees International Union/Unit 1 ("SEIU").

The District decided to create new supervisory positions, and filed a Unit Modification Petition with PERB to remove and exclude seventeen (17) supervisory positions from the SEIU bargaining unit. After discussions, the District has decided to withdraw its request for removal and exclusion from the SEIU bargaining unit with respect to three (3) of the positions, Office Supervisor, Counseling, Advising, Police Support Services Supervisor and Work Abroad Program Supervisor. SEIU has agreed not to oppose unit modification with respect to the other fourteen (14) supervisory positions as follows:

Accounts Payable Supervisor
Admissions and Records Supervisor
Applications Programming Supervisor
Associate Registrar
Campus Supervisor
Cashiering Services Supervisor
Computer Laboratory Supervisor
Computer and Network Supervisor
Disabled Student Services Supervisor

Employment and Equal Opportunity Supervisor Executive Director, California History Center E.O.P.S. Supervisor Production Operations Supervisor Technology Services Supervisor

The parties have mutually agreed to work together regarding the implementation of the unit modification.

Date: November 4, 1999

This Memorandum of Understanding is entered by and between the Foothill-De Anza Community College District ("District") and Local 715/Service Employees International Union/Unit 1, (SEIU).

The parties agree to meet and confer regarding temporary and short-term work within the District. The parties will meet immediately after the ratification of the 1999/2000 re-opener and on a monthly schedule thereafter until July 31, 2000 or until such time as the parties mutually agree that another process will be more productive, whichever comes first. The parties may add additional meetings or extend the period of time upon mutual agreement.

The parties will share information in connection with assignments for both student employees and temporary workers. Information including type of assignment, the length of assignments, the length of employment of temporary workers and the reasons for temporary and short-term assignments will be exchanged. Meetings shall also include discussion of Article 4 - Temporary Work. The discussions will explore a variety of options regarding temporary assignments. Based upon the findings of the parties, the options may include, but are not limited to, conversion into permanent bargaining unit positions, elimination, reduction, reorganization, and/or reassignment of temporary/short term work.

The parties agree that issues related to temporary and short-term work are a priority and to that end, good faith efforts will be made to reach a mutually satisfactory resolution of the issues. This MOU is meant to clarify the intent of the parties to work together to resolve any issues in this area and this MOU is not meant to change, modify or supersede Article 4 - Temporary Work. This MOU is in no way meant to imply that either party gives up its right to implement/enforce the collective bargaining agreement or its interpretation of the law.

Date: April 27, 2000

This Memorandum of Understanding is entered into by and between the Foothill-De Anza Community College District ("District") and Local 715/Service Employees International Union/Unit 1, (SEIU).

The parties agree to continue to meet and negotiate regarding Article 18, Paid Benefits, regardless of whether the remainder of the contract has been settled and/or ratified. It is the District's intention not to abolish or modify any provisions of Article 18 prior to July 1, 2002. However, the District retains the right to act in the case of emergency circumstances.

Date: February 4, 2002

This Memorandum of Understanding is entered into by and between the Foothill-De Anza Community College District ("District") and Local 715/Service Employees International Union/Unit 1, (SEIU).

The parties have mutually agreed that the new Industrial Accident Leave provisions regarding the integration of sick leave and workers' compensation benefits (Article 10.9) negotiated for the Agreement effective November 1, 2001, shall be retroactive to June 1, 2000.

Any affected worker may request that his/her personnel file be reviewed to determine the amount of sick leave, which would be credited as a result of this MOU.

Date: February 4, 2002

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