

February 3, 2011

Agreement Between the
Imperial Community College District
And the
Imperial Valley College Chapter
Of the
Community College Association
California Teachers Association
National Education Association
Academic Year 2010 – 2011

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ARTICLE 1 RECOGNITION

The Board of Trustees of the Imperial Community College District, hereinafter referred to as the "Board" or the "District," hereby recognizes the Imperial Valley College Chapter of the Community College Association/California Teachers Association/National Education Association (IVC CCA/CTA/NEA), hereinafter referred to as the "Association" or the "IVC CCA/CTA/NEA," as the sole and exclusive representative of those certificated classes and employees enumerated in the Recognition Agreement, executed and attached hereto as Exhibit A.

The District agrees to negotiate only with the Association's representatives officially designated by the Association to act in its behalf.

The Association recognizes the Board as the duly elected representative of the people and agrees to negotiate only with the Board's representatives officially designated by the Board to act in its behalf.

ARTICLE 2 ASSOCIATION RIGHTS

2.1 Distribution of Materials

The Association shall have the right to distribute organizational materials on District property. The distribution of organizational materials shall take place in such a manner that unit members are not distracted from performing their duties. The Association shall have the right to use the Faculty Lounge bulletin board, mailboxes, telephone system, the college interoffice mail system, and the college email system. Organizational materials placed in staff mailboxes or posted on the Faculty Lounge bulletin board shall bear the name of the Association and the date of distribution or posting. Only those organizational materials officially authorized by the Association Chapter President shall be placed in staff mailboxes. The Association agrees to provide to the Superintendent a courtesy copy of each organizational material to be posted or distributed upon request.

2.2 Access

Association representatives shall have the right of access to areas in which employees work. Association representatives may engage in recruiting activities and conduct official Association business including representation in grievance procedure matters on District property provided they do not interfere with employees during hours of duty assignment. Within thirty (30) calendar days of ratification of this Agreement by both parties, and within thirty (30) calendar days of the start of each academic year in which this agreement is in effect, the Association shall provide the Director of Human Resources with the names, titles, addresses, and telephone numbers of Association representatives.

2.3 Consultation

The Association shall have the right to consult with District management on the definition of educational objectives, the determination of the content of courses and curriculum, and the selection of textbooks to the extent such matters are within the discretion of the public school employer under the law. In order to facilitate such consultation and to consult on matters related to the administration of this Agreement, the parties agree that during each semester this Agreement is in effect there will occur meetings composed of representatives of the Association and District management. The times and places of such meetings shall be mutually agreed upon by the Association and the District. In no event will there be fewer than two (2) such meetings per semester.

The Association shall have the right to place items upon the agenda, and/or to submit in advance information and materials relating to agenda items for meetings of the District Board of Trustees, provided that the items are not under consideration at the time in collective negotiations between the parties or would otherwise violate provisions of applicable laws or regulations.

2.4 Use of Facilities

Upon advance request, and depending upon availability, the Association will be granted, without cost, the use of College facilities, audio-visual equipment, and duplicating equipment. The Association shall reimburse the District, at District cost and upon District request, for all photocopying, printing, or document finishing services provided to the Association by the Reprographic Center; for any postage costs incurred by the Association; and for any long-distance telephone charges incurred by representatives of the Association acting upon the Association's business.

2.5 Request for Information

In order to fulfill its responsibilities as the exclusive representative of certificated employees, the Association will be provided upon request two (2) copies of any current District report including the tentative, publication, and adopted budgets, and other materials pertaining to matters of collective bargaining.

2.6 Personnel Files

The Association shall have the right to review the personnel files of bargaining unit members upon the written authorization of the member or when the member accompanies the Association representative. The written authorization shall specify those documents to be reviewed. If possible, arrangements for review of said files shall be made in advance with the Human Resources Office.

2.7 Distribution of Agreement

The District will compile 25 paper copies of the CBA (contract) for the association and also post/maintain the CBA electronically within 45 days of ratification.

2.8 Dues Deductions

The District agrees to deduct dues in certified, uniform amounts from the pay of bargaining unit members, and to pay to the Association's authorized state affiliate the normal and regular monthly membership dues, which are voluntarily authorized by the employee in writing, subject to the following conditions:

1. Such deductions shall be made only upon the submission in writing of a duly executed authorization by the unit member;
2. Requests by unit members to discontinue membership and cease dues deductions shall be honored by the District upon the submission in writing of a duly executed authorization by the unit member, and a copy of the request for such discontinuance will be forwarded to the appropriate representative of the Association;
3. The District shall put into effect any new, changed, or discontinued dues

deduction during the month in which the request is submitted provided that the request was received by the District payroll office prior to the tenth calendar day of the month. Otherwise the District shall put into effect such requests in the following calendar month.

2.9 Rosters

The name, job title, work area, and step/column placement on the salary schedule of each unit member shall be provided to the Association within thirty (30) calendar days of the beginning of each academic year, or within thirty (30) calendar days of a new member's hire date. The home addresses and home telephone numbers of unit members as provided to the District by the unit members shall be provided to the Association within thirty (30) calendar days of the beginning of each fall semester, or within thirty (30) calendar days of a new member's hire date, unless the unit member expressly requests that this information not be released to the Association.

2.10 Reassigned Time

Reasonable reassigned time shall be granted Association representatives for the purposes of negotiations and the administration of this Agreement. The Superintendent/President or his designee may grant District Authorized Leave to Association representatives to attend to Association business or to participate in state or national affiliate conferences or conventions that are deemed to be beneficial to the District.

ARTICLE 3 UNIT MEMBERS' RIGHTS

3.1 General

The District and the Association recognize the right of unit members to form, join, and participate in lawful activities of employee organizations and the equal alternative right of unit members to refuse to form, join, and participate in such activities.

3.2 Personnel Files

The personnel files of each bargaining unit member shall be maintained in the District's Human Resources Office. Said files will include but not be limited to the following documents:

1. copies of all documents that were generated as part of the unit member's tenure review process;
2. copies of all peer or administrative employment reviews;
3. notices of employment, extra duty contracts, overload contracts, etc.;
4. copies of transcripts, degrees, certificates, or other proofs of educational attainment;
5. copies of any grievance proceedings by the member;
6. copies of any disciplinary actions or proceedings against the member;
7. copies of any complaints of misconduct, harassment, or sexual harassment against the member made by another employee or student;
8. copies of any and all documents pertaining to the member's employment that are required by law or statute.

Information shall be placed into a unit member's personnel file only as a result of valid employment related activities including but not limited to the hiring process, contract generation and maintenance, tenure review, faculty evaluations, or grievance, complaint or disciplinary proceedings conducted according to the procedures enumerated in this agreement.

Information of a derogatory nature shall not be placed in the unit member's personnel file until the member has been sent a copy of the material to be entered into the file accompanied by a written notice of intent declaring that the material will be placed in the member's personnel file and only as part of grievance, complaint or disciplinary proceedings conducted according to the procedures enumerated in this agreement. The unit member has the right to respond in writing to the information of a derogatory

nature. The member's response shall be attached to the derogatory material in question and shall become a part of the member's file.

Members of the unit shall have the right to inspect materials in their personnel files upon request, at any off-duty time when the District's Human Resources Office is open. The District will provide to the unit member copies of the materials in his/her personnel files within five (5) working days of a written request.

Upon the written request of the unit member, the District agrees to remove and destroy any materials of a derogatory nature which have remained in the file for five (5) years, provided that there have been no documented actions of a similar nature to the original complaint in that five year period, and/or provided that no legal or disciplinary actions resulted from the original complaint that would necessitate the retention of the records.

Any information or material which evolves from the evaluation process and which is considered to be derogatory shall not be subject to removal.

3.3 Travel Expense Payment

Unit members shall be compensated by the District for the actual and necessary expenses, including traveling expenses, incurred in the course of performing services for the District, whether within or outside of the District, under the direction of the governing board. The board may authorize an advance of funds to cover such necessary expense. Such advance shall be repaid or adjusted upon filing of a regular claim for the actual and necessary expenses incurred. The governing board may direct any employee of the district to attend any convention or conference to visit schools for the discussion or observation of any school matter appertaining to the duties of the employee or any question of interest to the District. (Ed. Code §87032)

ARTICLE 4 DISTRICT RIGHTS

It is understood and agreed that the District retains all of its powers and authority to direct, manage, and control District affairs to the full extent of the law.

The Board of Trustees and District management retain the right to hire, classify, assign, reassign, transfer, evaluate, promote, terminate, and discipline employees. The exercise of the foregoing powers, rights, authority, duties, and responsibilities by the District, the adoption of policies, rules, regulations, and practices in furtherance thereof, and the use of judgment and discretion in connection therewith, shall be limited only by the specific and express terms of this Agreement, and then only to the extent such specific and express terms are in conformance with law.

ARTICLE 5 NON-DISCRIMINATION

The parties agree to comply with Sections 3543.5 and 3543.6 of the Government Code of the State of California and federal and state statutes and regulations regarding affirmative action and non-discrimination.

ARTICLE 6 LEAVES

6.1 Sick Leave

6.1.1 Contract Sick Leave

Members of the bargaining unit will be granted twelve (12) days contract sick leave with pay based upon the following schedule for each fiscal year, all such leave to be credited and made available on the first contract service day of each fiscal year for returning employees and on the first day of service for new employees. For unit members who are on eleven (11) month (178-day) contracts, each unit member will receive a total of seventy-two (72) hours of contract sick leave per fiscal year where each hour consists of 60 minutes. For unit members who are on twelve (12) month (199-day) contracts, each unit member will receive a total of eighty-four (84) hours of contract sick leave per fiscal year where each hour consists of sixty (60) minutes. Unit members who are on partial year contracts will receive that percentage of sick leave which is the same as the percentage that their contract bears to the fiscal/academic year. (Example: an 11 month employee who is employed for 50% of the academic year will receive 50% of the sick leave, or thirty-six (36) hours.)

Contract sick leave unused in one academic year will be accumulated indefinitely, and be made available to unit members in subsequent years of employment.

On the first service day of each academic year for returning employees and on the first day of service for new employees, the District shall provide every unit member with a written statement of that member's total number of sick leave days and hours accumulated and the total number of sick leave days and hours available for the ensuing school year. (Ed. Code §87781)

6.1.2 Additional Sick Leave

6.1.2.1 Overload Sick Leave

For overload credit assignments members will be authorized non-cumulative overload paid sick leave equal to one (1) hour for each lecture or lab hour assigned in excess of load for each semester, not to exceed fifteen (15) hours, where each hour consists of sixty (60) minutes, so that the total number of working hours in overload is equal to the total number of overload sick leave hours granted, up to a maximum of fifteen (15) hours. Hours of overload sick leave granted but not used in one semester may not be carried into subsequent semesters.

6.1.2.2 Extra Duty Sick Leave

In order to maintain consistency with the overload sick leave policy described above in section 6.1.2.1, unit members with extra duty contracts will be authorized extra duty paid sick leave equal to one (1) hour for each one (1) hour of extra duty time assigned per semester or per one-half of the fiscal year.

For unit members on 199-day contracts, extra duty sick leave shall be granted and made available on July 1 and January 1. For unit members on 178-day contracts, extra duty sick leave shall be granted on the first contract day of the fall and spring semesters.

Hours of extra duty sick leave assigned during the first half of the year or in the fall semester of the academic year may be carried over and used during the second half of the fiscal year, or during the spring semester of the academic year, if the extra duty contract has a duration of one full fiscal or academic year. However, in all circumstances, hours of extra duty sick leave granted but not used in one fiscal year may not be carried into subsequent fiscal years.

Example 1: A unit member with an extra duty contract of five (5) hours per week for the entire fiscal year shall receive five (5) hours of extra duty sick leave on July 1 of the fiscal year and shall receive an additional five (5) hours of extra duty sick leave on January 1 of the fiscal year.

6.1.2.3 Winter Intersession and Summer Session Sick Leave

Members of the bargaining unit who are employed by the District to teach classes during the Winter Intersession and/or Summer Session will be granted one (1) non-cumulative day of paid sick leave for each session during which they are employed by the District, wherein the number of minutes of the day of sick leave is equivalent to the average number of minutes in lecture and/or lab hours taught in one calendar day during the session. Such sick leave will be made available on the first day of the winter or summer session. Hours of summer or winter session sick leave granted but not used during the session may not be carried into subsequent semesters or sessions.

6.1.2.4 Online Instruction

Unit members whose teaching assignment, whether as load or overload, includes online courses, shall receive the same number of hours of sick leave as they would be entitled to had the same course been offered as a full-term, traditionally delivered course, whether during the regular semester or during a winter or summer session.

6.1.2.5 Non-Credit Instruction

Unit members who teach non-credit courses as overload assignment during the fall or spring semesters, or who teach non-credit courses during the winter or summer sessions shall not be granted additional sick leave for non-credit hours, in that they are compensated only for the hours that the courses are held.

However, unit members who teach non-credit courses may have the option of rescheduling make-up class hours for any class hours missed due to illness with the prior approval of the supervising administrator.

6.1.3 Transfer of Accumulated Contract Sick Leave

Should the unit member leave the District and attain employment in any other California school district, all unused accumulated contract sick leave will be transferred to the other California school district upon the written request of the unit member.

Unit members who have accumulated sick leave in another California school district may request the district of previous employment to send an official verification of the accumulated sick leave to the Associate Vice President for Human Resources at Imperial Valley College who shall, in turn, credit such leave to the unit member's sick leave balance. (Ed. Code §87782)

6.1.4 Use of Sick Leave

An absence is defined as eligible for sick leave if the unit member is ill and unable to attend to duties, has an appointment with a medical or health care provider, must care for a close family member who is ill and unable to care for him/herself, or must take a close family member to an appointment with a medical or health care provider.

A unit member will notify by telephone his/her Department Chairperson, area leader, the Vice President for Academic Services, the Vice President for Student Services, or designee, of absence due to illness as early as possible on the day the member knows s/he will be absent. For short-term absences due to illness that are anticipated to last less than one week, the unit member will notify by telephone the appropriate individual(s) each day s/he is absent. In cases where the unit member knows that s/he shall be absent in advance due to a medical appointment, s/he shall notify the appropriate individuals as far in advance of the absence as is practical.

6.1.4.1 Traditionally Delivered Classes

In cases where the absence of the unit member will lead to the cancellation of more than one week, or the equivalent, of consecutive class meetings, the Department Chairperson and/or the Dean in the instruction area will make every effort to obtain a substitute instructor for the course during the duration of the unit member's illness. The unit member will assist, to the extent his/her illness allows, in obtaining and instructing the substitute in continuing the course.

Additional sick leave can only be applied to the appropriate category of employment. Overload sick leave can only be applied to overload classes taught during the applicable fall or spring semester. Winter intersession and summer session sick leave can only be applied during the applicable winter or summer session.

For short-term illnesses, lasting less than two full weeks, when applied, sick leave will be rounded and charged to the nearest quarter hour (.25), or in fifteen (15) minute increments, and shall be charged only to applicable contract hours. The hours shall be calculated by determining the exact number of minutes missed, deducting the full hours and then using the chart below to round to the nearest quarter hour. For teaching faculty, contract sick leave will be charged for missed lecture, lab, and/or office hours. In cases where the class missed includes a scheduled break time, the unit member will account for the time exclusive of the break.

MINUTES	HOURS
1 – 7	0
8 – 22	.25
23 – 37	.5
38 – 52	.75
53 – 60	1

Example 1: A teaching faculty member misses one day during the semester due to illness. On the missed day, the faculty member was scheduled to have office hours from 9:00 a.m. to 10:00 a.m., and to teach class from 10:15 a.m. to 11:40 a.m. The faculty member would claim sick leave of 1 hour (60 minutes) for the missed office hour and 1.5 hours (85 minutes = 1 hour 25 minutes (.5 hour)) for the missed class, for a total of 2.5 sick leave hours used.

Example 2: A teaching faculty member misses two days due to illness. On the first day the faculty member misses two classes from 11:50 a.m. to 1:15 p.m. and from 1:30 p.m. – 2:55 p.m., and an office hour from 3:00 p.m. – 3:45 p.m. On the second day, the faculty member misses office hours from 3:00 p.m. – 5:00 p.m. and class from 6:30 p.m. – 9:40 p.m.

The member would claim sick leave as follows:

Day 1	2.75 hours [170 minutes = 120 minutes (2 hours) + 50 minutes (.75 hour) for class] 0.75 hours [45 minutes for office hours]
6 Day 2:	2.0 hours [120 minutes for office hours] 2.75 hours [170 minutes (190 min. – 20 min. break) = 120 minutes (2 hours) + 50 minutes (.75 hour) for class]
Total:	8.25 hours

6.1.4.2 Online Education

Online instructors are expected to log on to the computer and monitor and interact with the students in the course each week of the semester or session when classes are scheduled to be taught. An instructor who has a serious illness that prevents him/her from attending to his/her duties teaching an online class shall account for sick leave in the following manner.

For the purpose of sick leave calculation, the online course shall be treated as though it is being taught in a traditional classroom environment. Therefore, for each week of a regular semester length online course that a unit member is unable to log on to the computer and monitor and interact with the online students of the course, the unit member will have contract or additional sick leave, as applicable, applied to the missed hours equal to the following formula: each 1 unit of online class per week equals 1.125 hours of sick leave claimed per week.

During a winter or summer session, online instructors are expected to log on to the computer and monitor and interact with the online students of the course for at least the same number of days of instruction as if the course were being held in a traditional manner on campus. If an instructor is ill and unable to perform this duty then sick leave shall be claimed in a way similar to that as if the course were being taught in a traditional manner.

Online instructors are required to notify the appropriate administrator, as well as the Distance Education office if they will be absent from online instruction. In cases where the online instructor will be absent from the online course for a period longer than one calendar week, or an equivalent number of days during a winter or summer session, then effort shall be made by the Vice President for Academic Services and the Distance Education office to acquire a substitute instructor to monitor and interact with the online students of the course.

6.1.4.3 Non-credit Instruction

Non-credit instructors are required to notify the appropriate administrator of an absence from the course. In cases where the non-credit instructor will be absent for an extended period, the effort shall be made to acquire a substitute instructor just as for credit courses.

Unit members who teach non-credit courses may have the option of rescheduling make-up class hours for any class hours missed due to illness with the prior approval of the supervising administrator. However, if a substitute instructor has been found, then the unit member will not have the option of rescheduling class sessions missed due to illness.

6.1.4.4 Non-teaching Assignments

For non-teaching assignments, a unit member's sick leave will be charged for missed contract work hours, rounded to the nearest quarter (.25) hour in fifteen (15) minute increments. The hours shall be calculated by determining the exact number of minutes missed, deducting the full hours and then using the chart in section 6.1.4.1 to round to the nearest quarter hour.

Additional sick leave can only be applied to the appropriate category of employment. Extra duty sick leave can only be applied to extra duty contract hours.

Example: A non-teaching faculty member misses one day due to illness. On the missed day, the faculty member was scheduled to work from 8:00 a.m. to 5:00 p.m., with a one-hour lunch break, or for 8 hours, which included 1 extra-duty hour. The faculty member would use sick leave of 7 contract hours and 1 extra duty hour.

6.1.4.5 Faculty Service Days

Should a unit member use his/her contract sick leave on either of the two faculty service days, orientation or graduation days, s/he will be charged for six (6) hours of leave.

6.1.4.6 Extended Absences

Should a unit member on a 178-day contract be absent due to illness for a period greater than two full weeks, then the absent unit member shall account for the absence by deducting thirty (30) hours of sick leave per week, or six (6) hours per day, for the entire length of the extended absence.

Should a unit member on a 199-day contract be absent due to illness for a period greater than two full weeks, then the absent unit member shall account for the absence by deducting thirty-five (35) hours of sick leave per week, or seven (7) hours per day for the entire length of the extended absence.

6.1.5 Verification of Illness

Employees shall verify any absence due to illness or injury that extends for a period of six (6) or more consecutive workdays by providing a written statement from the employee's attending eligible medical or health care provider certifying illness or injury.

If the period of absence is anticipated to extend beyond two (2) weeks, the written statement by the eligible medical or health care provider shall include an expected return to work date. Upon the member's return to work, the District shall be provided a written statement containing a release from the eligible medical or health care provider stating that the employee is able to return to work with or without work restrictions. If work restrictions are specified as a condition of the employee's return to work, written verification from the attending eligible medical or health care provider will be provided stating the extent and duration of the restrictions. An eligible medical or health care provider shall be considered to be any third party that is entitled to receive medical reimbursement from our insurance carrier.

6.2 Extended Sick Leave

When a unit member is absent from his or her duties on account of illness or accident for a period of five (5) school months or less, the amount deducted from the salary due the unit member for any month in which the absence occurs shall not exceed the sum which is actually paid a temporary employee who is employed to fill the unit member's position during the absence, or, if no temporary employee was employed, the amount which would have been paid to the temporary employee had once been employed (Ed. Code §87780).

This does not apply, and there is no salary deduction, if the illness extends for a period of five (5) school months or less but the unit member has accumulated enough contract sick leave to cover the entire period of absence.

6.3 Bereavement Leave

Bereavement leave, with pay, of three (3) days per occurrence will be allowed to members of the bargaining unit for the death of anyone in the unit member's immediate family as defined below.

The District shall extend bereavement leave by an additional two (2) days if the unit member must travel more than five hundred (500) miles to attend a funeral of a member

of the immediate family.

In individual cases and at his/her discretion, the Superintendent/President may enlarge the benefits of this section by granting additional days of bereavement leave, and may expand the class of relatives listed below as members of the immediate family.

Member of the immediate family, for the purpose of this section, shall mean the mother, father, child, grandmother, grandfather, or grandchild of the unit member or of the spouse or domestic partner of the unit member; and/or the spouse or domestic partner of the unit member; and/or the son-in-law, daughter-in-law, brother, brother-in-law, sister, or sister-in-law, of the unit member; or any relative living in the immediate household of the unit member (Ed. Code §87788).

6.4 Maternity Leave

A member of the bargaining unit shall be granted a leave of absence for reasons of pregnancy, miscarriage, childbirth, and recovery there from. The request for leave shall be submitted to the Vice President for Academic Services or the Vice President for Student Services as far in advance as possible.

The length of the leave of absence, including the date on which the leave shall commence and the date on which the unit member shall resume duties, shall be determined by the unit member and the unit member's physician.

Disabilities caused or contributed to by pregnancy, miscarriage, childbirth, and recovery there from are, for all job-related purposes, temporary disabilities and shall be treated as such under the health or temporary disability insurance or sick leave plan available to unit members.

Any accrued sick leave and entitlement to other sick leave may be used for maternity purposes.

In the event the unit member is unable to return to duty after the expiration of an approved maternity leave, the District may grant additional personal leave without pay not to exceed one (1) school year beyond the school year in which the birth occurred (Ed. Code §87766).

6.5 Personal Necessity/Personal Leave

A member of the bargaining unit may, at his/her election, designate up to a maximum of six (6) days, or thirty-six (36) hours for 178-day faculty, or forty-two (42) hours for 199-day faculty of contract sick leave in any given fiscal year to be used in case of compelling personal importance. Any personal necessity leave taken in a given fiscal year beyond the six (6) days must be taken as unpaid leave.

A notification of the use of such leave shall be made in writing by the unit member to the Dean in the appropriate service area and, when possible, shall be made at least one (1)

week in advance. When notification in advance is not possible, the leave shall be approved after it is taken (Ed. Code §87781.5, §87784).

A member of the bargaining unit who uses his/her contract sick leave for personal necessity shall account for it in the same manner as would be done for sick leave, with the following exception:

A unit member who has planned personal necessity leave in advance may choose to reschedule his/her office hours, or extra-duty hours in the case of non-teaching faculty, to another day and time, provided such rescheduled make-up hours take place within five (5) working days of the unit member's return to duty. The unit member must notify his/her Department Chair or supervising administrator in advance of the intent to reschedule these hours and post such changes in advance on his/her office hour schedule for public viewing. If such rescheduled office hours are held, then the unit member will not be charged for missing those hours.

Should a unit member use his/her contract sick leave for personal necessity on either of the two faculty service days, orientation or graduation days, s/he will be charged for six (6) hours of leave.

6.6 Jury Duty or Witness Leave

A unit member shall be granted a leave of absence with pay to appear as a witness in court, other than as a litigant, or to respond to an official order from another governmental jurisdiction for reasons not brought about through the connivance or misconduct of the employee, or when regularly called for jury duty, upon presentation of the subpoena or official court summons to the Dean in the appropriate service area. The unit member should notify the appropriate Dean of the need for such leave as soon as possible after receiving such a summons or subpoena.

The unit member will receive compensation for such leave up to the amount of the difference between the unit member's regular earnings and any amount the unit member receives for jury or witness fees (Ed. Code §87035).

6.7 Sabbatical Leave

Sabbatical leaves may be granted to members of the bargaining unit for the purpose of carrying out an approved program designed to benefit the member and increase his/her effectiveness and usefulness to the District and students through study, research, travel, or other creative activity.

A member of the unit who has satisfactorily completed six (6) full years of service will be eligible to apply for such leave. Any unit member who has been granted such leave will be eligible to again apply for sabbatical leave after completing six (6) additional years of service after return from the previous leave.

Leave may be granted for a full academic year at fifty-eight percent (58%) of full pay, one (1) semester at full pay, or two (2) semesters at fifty-eight percent (58%) of full pay, provided that in the last case both semesters of sabbatical leave are completed within a three (3) year period. Health and welfare benefits will continue to be paid by the district during the period of sabbatical leave exactly as if the member was not on leave.

There shall be no more than three (3) unit members on sabbatical leave at any one time during a semester.

Eligible unit members requesting sabbatical leave must submit, in writing to the Vice President for Academic Services or the Vice President for Student Services, a proposed plan of work by the March 1st preceding the fall semester or academic year for which the leave is requested. An application for sabbatical leave for only the spring semester must be filed by no later than the September 15th preceding said leave.

The proposed plan of work must significantly relate to the unit member's assignment. It should have the effect of enhancing the background or improving the unit member's ability to perform his/her work assignment. Equal value shall be given to study, research, travel, or other creative activity, or a combination of the four. The plan of work should provide detailed information sufficient for evaluation according to these criteria.

The procedure for selecting unit members to be granted sabbatical leave will be as follows:

When the Vice President for Academic Services or the Vice President for Student Services has received requests for sabbatical leave by the deadlines indicated above, s/he will call for the creation of a sabbatical leave committee to evaluate the granting of such leave.

This committee will be made up of the Vice President for Academic Services, the Vice President for Student Services, the President of the Academic Senate, one Academic Dean and two Department Chairpersons. Each committee member shall be granted one vote. The President of the Association will participate in the committee as a non-voting member. Any of these persons may excuse themselves if there is an evident conflict of interest, at which time the Vice President for Academic Services or the Vice President for Student Services will select an alternate of the same rank or status as the excused person.

The committee shall meet to evaluate the merits of the request(s). Preference will be given to those unit members who have never received a sabbatical leave before. The committee may choose to ask the requesting unit member to appear to provide further information regarding the sabbatical request and the plan of work. After deliberating the merits of each request, the committee members will vote to recommend either granting or denying each request, where a simple majority decides the case. The Vice President for Academic Services or the Vice President for Student Services will then prepare a written recommendation to grant or deny the leave to the Superintendent/President

based upon the decision of the committee. Should there be a split decision of the committee on any individual request, and the committee has been unable to resolve the conflict during conference, both sides may, if they choose, submit a written recommendation to the Superintendent/President.

The Superintendent/President will then make the final decision whether to recommend to the Board of Trustees that the sabbatical leave request be granted. In making this decision, s/he will rely primarily upon the recommendation of the sabbatical leave committee. If the Superintendent/President has grave concerns about the recommendation of the committee s/he will meet with the committee in an attempt to alleviate those concerns.

If the Superintendent/President recommends that the request for sabbatical leave be denied, either in support or opposition to the committee's recommendation, a detailed letter explaining the reasons for the denial will be prepared by the Superintendent/President, and delivered to the unit member. If the request has been denied, it will not be forwarded to the Board of Trustees unless the unit member specifically requests in writing that it be done so. If the unit member so requests, the Superintendent/President will forward all the appropriate paperwork, including the original request, the written report of the sabbatical leave committee, and his/her own letter of denial, to the Board of Trustees for their review and decision.

If the Superintendent/President recommends that the request for sabbatical leave be granted, s/he will notify the unit member and forward the request and his/her recommendation to the Board of Trustees for their review and decision.

In either case, the decision of the Board of Trustees to grant or deny sabbatical leave is final, notwithstanding the right of the unit member to grieve the decision.

For those sabbatical leaves commencing in the fall semester, the approval process will be completed no later than the Board of Trustees meeting scheduled for May. For those sabbatical leaves commencing in the spring semester, the approval process will be completed no later than the Board of Trustees meeting scheduled for December.

Either a faithful performance bond or a leave of absence agreement must be executed as a condition of the leave. The unit member shall agree in writing to render, upon return from sabbatical leave, a period of service to the District which is equal to twice the period of the leave.

Upon return from leave, the unit member shall submit to the Vice President for Academic Services or the Vice President for Student Services a written report and/or transcripts pertaining to the plan of study undertaken during the leave. This report will be submitted to the Board of Trustees for their review and records.

(Ed. Code §87767, §87769, and §87770)

6.8 Industrial Accident and Illness Leave

A member of the bargaining unit who has an accident or develops an illness which arises out of, and in the course and scope of, his or her employment by the District, and whose application for benefits is accepted by the District's compensation insurance carrier, shall be eligible for industrial accident and illness leave under these provisions.

Allowable leave for an industrial accident or illness shall be for the number of work days of temporary disability or shall be for not fewer than sixty (60) work days in a fiscal year during which the College is in session or when the unit member would otherwise have been performing work for the District.

Such leave shall commence on the first day of absence and shall not be accumulated from year to year. When the leave overlaps into the next fiscal year, the unit member shall be entitled to only the remaining amount of unused leave originally granted for any one illness or injury.

During such leave the unit member shall endorse over to the District the temporary disability indemnity checks received as a result of the industrial accident or illness. The District, in turn, will issue to the unit member salary warrants for his/her full salary.

Upon the termination of such a leave, the unit member will be entitled to sick leave in accordance with such provisions in this Agreement. The first day of sick leave shall be the workday immediately after the termination of the industrial accident or illness leave.

The parties agree to comply and act in accordance with appropriate statutory provisions relative to industrial accidents and illnesses (Ed. Code §87042, §87043, §87787).

6.9 Family and Medical Leave

Unit members who work the normal teaching load or work load as defined in Article 15 of this Agreement are eligible for benefits under the Federal Family and Medical Leave Act of 1993.

Notwithstanding any other leave provided herein, a unit member shall be provided unpaid leave, as provided in the California Family Rights Act of 1991 (effective January 1, 1993), and the Federal Family and Medical Leave Act of 1992 (effective August 5, 1993):

1. because of the birth of a son or daughter of the employee and in order to care for such son or daughter;
2. because of the placement of a son or daughter with the employee for adoption or foster care;
3. in order to care for the spouse or domestic partner, or a son, daughter, or parent of the employee, if such spouse or domestic partner, son,

daughter, or parent has a serious health condition; or

4. because of a serious health condition that makes the employee unable to perform the functions of the position of such employee.

In accordance with the FMLA, paid leave may be substituted for the unpaid leave. After all paid leaves have been exhausted or, given District approval, refused by the unit member, the remaining weeks of leave necessary to attain the twelve (12) work weeks of leave required under the FMLA of 1993 may be provided without compensation. Upon termination of such leave, the unit member shall be returned to the position (or its equivalent) he/she held prior to the leave.

6.10 Leaves of Absence

A member of the bargaining unit may be granted a leave of absence with health and welfare benefits upon the recommendation of the Superintendent/President for a period not to exceed one (1) year. Any such leave of absence will terminate at the end of the fiscal year, June 30, but may be extended for a specific period of time by the Board of Trustees upon the written request of the unit member and upon the recommendation of the Superintendent/President.

Unit members requesting a leave of absence are required in writing to state the reason for the request and the expected date they intend to return to service. At least two weeks prior to the expiration of the leave of absence, unit members are required to contact the Associate Vice President for Human Resources and notify the District in writing whether they do or do not intend to return to service following the leave of absence. A unit member whose leave of absence was granted for one full academic year, must contact the Associate Vice President for Human Resources and notify the District in writing whether they do or do not intend to return to service for the subsequent academic year, by no later than July 1st following the year of leave.

Should the unit member determine during the period of the leave of absence that s/he will not be able to return to service by the previously agreed upon date, s/he may request an extension of that leave in writing to the Superintendent/President, who shall forward such requests to the Board of Trustees for consideration.

Should the unit member not return to work on the next regularly scheduled contract work day following the expiration of the leave of absence and/or following the expiration of any extensions granted, or should the unit member not return to work upon having a request to extend a leave of absence denied, s/he will be deemed to have resigned her/his position with the District effective the final date of the leave of absence.

6.11 District Authorized Leave

The Superintendent/President, or his designee, may grant unit members leave from their regular contract assignments to attend to business, or participate in events,

deemed to be of interest and value to the District. Such leave may be granted for activities taking place on campus, or for activities away from campus that take a member away from his/her regular duties. A unit member participating in such an event does not incur any deductions to his/her accumulated personal necessity leave; neither is there any reduction in pay, even if a substitute instructor is acquired for the duration of the leave. District Authorized Leave may be granted for any length of time, though it is designed for participation in non-recurring short-term events or activities.

A unit member shall submit a request in writing for District authorized leave, to the Superintendent/President or his designee, at least one week in advance of the leave, whenever possible. The request should fully explain the nature of the event or activity being attended and why it should be designated as District Authorized Leave. If there are any costs associated with the event or activity, a separate request for reimbursement of costs must be submitted in advance.

6.12 Staff Development Conference Leave

Every unit member will be allocated two days of leave each year to use in approved staff development activities, with the prior approval of the District. The purpose of this leave is to encourage faculty to participate in meaningful outside conferences and workshops that support professional growth and development of the unit member's skills and knowledge.

In order to be eligible for staff development leave, the unit member must, at least five working days before the event, send a written request to utilize his/her staff development leave to the Department Chairperson or area Dean and to the Vice President for Academic Services, or the Vice President for Student Services, as appropriate. The request should explain the activity, how the activity will contribute to the unit member's professional development, and should include a copy of the brochure or conference program.

After the event, the unit member should submit appropriate documentation to verify participation in the staff development activity.

Faculty on 178-day contracts may utilize their staff development leave during the fall or spring semesters only. Faculty on 199-day contracts may utilize their staff development leave any time during the fiscal year. Staff development leave unused in one fiscal or academic year does not accrue or carry into the next fiscal year.

6.13 Catastrophic Leave Program

A member of the bargaining unit may donate accumulated contract sick leave to another unit member, or to any other eligible employee of the Imperial Valley Community College District in the case of catastrophic illness or injury, according to the following regulations.

For the purpose of this section, catastrophic illness or injury means an illness or injury that is expected to incapacitate the employee for an extended period of time, or that incapacitates a member of the employee's family which incapacity requires the employee to take time off from work for an extended period of time to care for that family member, and taking extended time off work creates a financial hardship for the employee because he or she has exhausted all of his or her sick leave and other paid time off.

Eligible contract sick leave credits may be donated to another employee for a catastrophic illness or injury if all of the following requirements are met:

1. the employee who is, or whose family member is, suffering from a catastrophic illness or injury requests in writing that eligible leave credits be donated and indicates to the District the approximate number of leave credits needed;
2. the employee provides verification of catastrophic injury or illness to the District by providing written documentation from the attending medical/health care provider and the District verifies that the employee is unable to work due to the employee's or his or her family member's catastrophic illness or injury;
3. the employee has exhausted all accrued paid leave credits.

If these conditions are met, and the District approves the transfer of eligible leave credits, any unit member may, upon giving written notice to the District, donate accumulated contract sick leave credits at a minimum of eight (8) hours and in one (1) hour increments thereafter.

The maximum amount of time for which donated leave credits may be used by the receiving employee is not to exceed twelve (12) months.

The employee who receives paid leave pursuant to this section shall use any leave credits that he or she continues to accrue prior to receiving donated leave credits.

All transfers of eligible leave credit are irrevocable.

The District shall establish such policies and create such forms to implement this program; such forms shall explain the full terms of the program and the irrevocable nature of the transfer, and require the signature(s) of the participating unit member(s) (Ed. Code §87045).

ARTICLE 7 SAFETY

7.1 General

The District agrees to provide safe conditions under which unit members are required to work. The District agrees to comply with standards prescribed by applicable federal, state, and local laws, regulations, and ordinances affecting the safety of unit members.

The District shall communicate in writing the health and safety procedures of the District to unit members once each fiscal year during the Faculty and Staff Orientation in August or whenever substantial changes are made to said procedures during the fiscal year. Unit members agree to follow all health and safety procedures of the District.

Members of the bargaining unit agree to report any unsafe conditions, in writing, as soon as practical after they become aware of said conditions, to the Associate Vice President for Human Resources and to give recommendations for remediation where appropriate.

The District agrees to respond in writing within five (5) working days to any unit member who makes such a written report of an unsafe working condition. Such response shall explain the District's evaluation of the working condition, the intent and plan for remedy of the unsafe working condition if the District has deemed that such remedy is appropriate, and a general timetable for such remedy. In determining said timetable the severity and potential bodily harm of the unsafe condition shall be of paramount importance.

7.2 Emergency Procedures

The District shall develop policies and procedures for emergency situations. The appropriate procedures for notification and response during emergency conditions shall be communicated to the unit members in written form once each fiscal year during the Faculty and Staff Orientation in August or whenever substantial changes are made to these procedures during the fiscal year.

ARTICLE 8 TRANSFER AND REASSIGNMENT

8.1 Definitions

A "transfer" occurs when a unit member's primary work location moves from: (1) the college main campus to an off-campus site; (2) an off-campus site to the college main campus; or (3) one off-campus site to another.

A "reassignment" occurs when a unit member moves from one division or department to another. A reassignment occurs only when there is a reorganization of college staff, or one or more lateral transfers, and there is no net increase in the number of employees.

A "reclassification" occurs when a faculty position is upgraded or renamed, such as being changed from a non-tenure track to a tenure track position, or the reverse, or from a 178-day contract to a 199-day contract, or the reverse, or when the funding source (categorical or district) for the position is changed, without significantly altering the duties being performed by the individual.

A "voluntary" transfer or reassignment is one that is initiated by the unit member.

An "involuntary" transfer or reassignment is one that is initiated by the District.

8.2 General

The following transfer, reassignment and reclassification procedures apply only to permanent employees of the District and not to temporary faculty members.

Every unit member, upon his/her first employment with the District, will have a primary work location identified and assigned, where s/he is expected to provide the majority (greater than 50%) of service to the District. If the District intends that a unit member's assignment will regularly take place at two work locations equally then such intention must be made known to the unit member at the time of his/her first employment with the District.

The District shall provide adequate space and resources at the unit member's primary work location for the unit member to provide all services required by the District and appropriate to the position, such as, but not limited to adequate workspace and appropriate office equipment.

The Superintendent/President may transfer or reassign unit members based upon the needs of the District which are paramount and which are in the best interest of the District and its students. However, when a voluntary or involuntary transfer or reassignment is contemplated, the District shall consider the following factors in addition to the needs of the District: the affected unit member's qualifications; demonstrated abilities; preference; and length of service with the District.

A unit member who has attained tenure does not lose those tenure rights when being voluntarily or involuntarily transferred, reassigned or reclassified, regardless of the tenure status of the position into which s/he is being transferred or reassigned.

A unit member who has not yet achieved tenure, but is in a tenure track position, does not lose those tenure-track rights if involuntarily transferred, reassigned, or reclassified into a non-tenure track position.

A unit member who has not yet achieved tenure, but is in a tenure track position, who requests and is granted a voluntary reassignment into a non-tenure track position, loses his or her tenure track rights. If the unit member subsequently is reassigned back into a tenure track position, or his/her position is reclassified as a tenure track position, the member's tenure track is restarted following the Modified Tenure Review Procedure for reassignment or reclassification as described in Article 11.8 of this agreement.

In all cases, a transfer or reassignment, whether voluntary or involuntary, does not, in and of itself, constitute a break in service with regard to hire date, seniority, salary placement, or any and all other applicable rights and benefits.

A transfer or reassignment of teaching faculty, whether voluntary or involuntary, will not be made during an ongoing semester or session, but only effective with the start of a subsequent semester or session, except in cases of emergency.

The provisions of this article shall not be in force when the District is undergoing a Reduction in Service or Layoff. Instead the reassignment procedures outlined in Article 19 of this agreement shall prevail.

No unit member may be transferred or reassigned into a position for which s/he does not meet minimum qualifications or the equivalent.

8.3 Involuntary Transfer or Reassignment

When an involuntary transfer or reassignment is to be made, the Associate Vice President for Human Resources shall notify the Association and the effected unit member(s) as soon as the Dean has knowledge of the pending transfer or reassignment. A conference will be held between the effected unit member(s), a representative of the Association, the Associate Vice President for Human Resources, area Dean or Department Chairperson, and the Vice President for Academic Services or Vice President for Student Services, as appropriate, to discuss the reason(s) for a transfer or reassignment. If possible, the District will solicit volunteers for a voluntary transfer or reassignment prior to imposing an involuntary transfer or reassignment.

Members of the unit who are to be involuntarily transferred or reassigned shall be given as much advance notice as possible prior to the effective date of the transfer or reassignment.

If a unit member is to be involuntarily transferred or reassigned, s/he shall be entitled to receive, if requested in writing, an explanation in writing of the reason(s) for the transfer or reassignment.

If the reassignment is from a non-tenure track to a tenure-track position, the reassigned unit member will begin a tenure-track following the Modified Tenure Review Procedure outlined in article 11.8 of this agreement.

If a unit member is to be involuntarily transferred, the unit member has the right to request transfer to and be considered for an open position at the member's primary work location prior to being involuntarily transferred.

8.4 Voluntary Transfer or Reassignment

A unit member may initiate a request for a transfer or reassignment at any time by submitting a request in writing to the Vice President for Academic Services or the Vice President for Student Services, as appropriate, and to the Associate Vice President for Human Resources. The District shall consider a unit member's request for transfer or reassignment, provided that the unit member is in good standing with the District and his/her last performance review was satisfactory. The District shall endeavor to grant a unit member's request for transfer or reassignment if there are open existing positions at the primary work location, or in the department or division to which the unit member is requesting transfer. An open position is defined as an open full-time permanent or temporary faculty position, or sufficient work hours or units currently being taught by part-time faculty members to constitute a full-time load.

If the reassignment is from a non-tenure track to a tenure-track position, the reassigned unit member will begin a tenure-track following the Modified Tenure Review Procedure outlined in Article 11.8 of this agreement.

If a unit member's request for a transfer or reassignment is not granted, he or she shall be entitled to receive, if requested in writing, an explanation in writing of the reason(s) for not granting the requested transfer or reassignment.

8.5 Open Faculty Positions

When there exists an intent to hire a full-time faculty member for a newly created position or for a vacated existing position, the District shall notify the Association and the unit members about the open position through the campus email system five working days before the position is publicly advertised.

Unit members who are interested in a voluntary reassignment into the open position shall notify in writing the appropriate Vice President and the Associate Vice President for Human Resources of their interest in the position within five working days of the initial email notification. Such requests shall be forwarded to the appropriate area administrator or Department Chairperson. Any requests for reassignment into an open

position shall be considered before the position is publicly advertised.

Once a position has been publicly advertised, unit members have the same right to apply for a position as any outside candidate, regardless of whether a previous request for reassignment was rejected. However, unit members must meet the same requirements for application, and the minimum qualifications or the equivalent for the position, as all other applicants. However, unit members are not guaranteed the appointment if, in the opinion of the District, an outside candidate possesses more desirable qualifications for the position.

8.6 Reclassifications

A reclassification occurs when a faculty position is upgraded or renamed, such as being changed from a non-tenure track to a tenure track position, or the reverse, or from a 178-day contract to a 199-day contract, or the reverse, or when the funding source (categorical or district) for the position is changed, without significantly altering the duties being performed by the individual.

An area administrator or Department Chair may initiate the reclassification of existing faculty positions. All requests for reclassification shall be sent to the Vice President for Academic Services or the Vice President for Student Services, as appropriate, explaining the reasons for the request. All decisions regarding reclassification of faculty positions shall be made by the District upon presentation by the Academic Senate based upon the advice of the Curriculum and Instruction Committee.

When an existing faculty position is reclassified, and an incumbent unit member holds the position, and the incumbent wishes to retain the position, then the incumbent shall retain the position in its new classification. If the reclassification is from a non-tenure track to a tenure-track position, the reclassified incumbent will then begin a tenure-track following the Modified Tenure Review Procedure outlined in Article 11.8 of this agreement.

If an existing faculty position is reclassified from a tenure track to a non-tenure track position, but the duties and responsibilities remain unchanged, and an incumbent holds that position, the incumbent in the position shall not lose his/her tenure or tenure track rights during the period of his/her incumbency. The position reclassification shall take effect only when the position is vacated.

ARTICLE 9 FACULTY SERVICE AREAS AND COMPETENCY

As required by California Education Code §87743.1 and §87743.2, the parties agree that the term "faculty service area," as applied to bargaining unit members, shall mean all district programs in which contract, regular, and categorically funded instructors, counselors, and librarians, and non-teaching faculty are employed.

As required by California Education Code §87743.5, the parties agree that the word "competency" and the term "competency criteria," as applied to bargaining unit members, shall be defined as the possession of minimum qualifications for district employment as an instructor, counselor, or librarian, or non-teaching faculty in accordance with California Education Code §87355 and §87356.

ARTICLE 10 EVALUATION of FACULTY MEMBERS

10.1 Definitions

A "contract faculty member" means a member of the bargaining unit who is employed on the basis of a contract in accordance with the provisions of California Education Code §87477, §87478, §87480, §87481, §87482, §87604, §87605, §87608(b) or §87608.5(b), and is generally meant to refer to full-time faculty members who are non-tenure track or who are tenure track but have not yet achieved tenure.

A "regular faculty member" means a member of the bargaining unit who is employed on a regular basis in accordance with the provisions of California Education Code §87608(c), §87608.5(c) or §87609(a), and is generally meant to refer to full-time faculty members who have achieved tenure.

A "categorically funded faculty member" means a member of the bargaining unit who is employed on the basis of a contract in accordance with the provisions of California Education Code §87470.

An "academic year" means that period of time beginning on the first day of a fall semester and ending on the last day of the following spring semester.

An "administrative evaluator" means the Vice President for Academic Services, the Vice President for Student Services, as appropriate, or an appropriate Academic Administrative designee, such as the academic Dean of the area in which the faculty member works.

A "peer evaluator" means any regular faculty member who is selected by the person being evaluated to complete an evaluation of the unit member.

10.2 General

All information and materials related to the evaluation process shall remain confidential.

Evaluation forms currently in use at the time this agreement goes into effect shall continue to be used for the duration of this agreement and can be found in Exhibit D to this agreement.

The unit member shall have the right to be accompanied by a representative of his/her choice at any evaluation conference.

Matters of substance in a unit member's evaluation shall not be subject to the grievance procedure in this agreement.

10.3 Frequency of Evaluation

Contract faculty members and categorically funded faculty members shall be evaluated in accordance with the criteria and procedures enumerated in Articles 10.4 and 10.5 at least once in each academic year.

Regular faculty members shall be evaluated in accordance with the criteria and procedures enumerated in Articles 10.4 and 10.5 at least once in every three (3) academic years.

Contract faculty members who are designated as “full-time temporary” shall be evaluated in accordance with the criteria enumerated in Article 10.4 and with the procedures enumerated in Article 10.6 at least once in their employment as full-time temporary faculty.

All contract faculty members employed in a position designated by the District as “tenure track”, and governed by the provisions of California Education Code §87604 through §87609 shall be evaluated during the first years of their employment according to the policies, criteria, and procedures enumerated in Article 11 - Tenure Review Procedure of this agreement, rather than this article, until they attain the status of regular faculty members.

The Vice President for Academic Services or the Vice President for Student Services, as appropriate, shall maintain the master calendar of when all regular, contract and categorically funded faculty members are due to be evaluated.

(Ed. Code §87663)

10.4 Evaluation Criteria

The unit member shall be evaluated based upon the following criteria.

The unit member should be concerned about, and act to enhance, students' academic success; should respect the opinions and concerns of the students; should be willing and available to assist students; and should be responsive to the educational and individual needs of students by exhibiting awareness of, and sensitivity to, the diversity of cultural backgrounds, lifestyles, learning styles, and goals of students, as well as gender and age differences.

The unit member should participate in division activities and at least one college standing committee, campus club or college advisory committee; should maintain ethical standards; should make a reasonable effort to develop and to maintain workable relationships with colleagues and staff; and should demonstrate a commitment to the profession of education and to his/her area of expertise.

The following duties reflect the different roles of teaching faculty, counselors, librarians,

and non-instructional faculty members and form the basis of the evaluation.

10.4.1 Classroom Teaching Duties

The classroom instructor should be clearly knowledgeable in the discipline and be aware of current developments and research in the field; should communicate effectively with students and colleagues; should use effective teaching methods that are appropriate for the subject matter; should use appropriate assessment and testing methods to measure student progress; should cover course content as contained in the course outlines while recognizing the needs of individual classes and students; and should maintain and submit classroom and college records and reports in accordance with District policies.

10.4.2 Counseling Duties

The counselor should be clearly knowledgeable in academic, career, and personal counseling and be aware of current developments and research in educational counseling; should communicate effectively with students and colleagues; should use appropriate methods to evaluate and monitor student progress; and should maintain and submit counseling and college records and reports in accordance with District policies.

10.4.3 Librarian Duties

The librarian should be clearly knowledgeable in the area of librarianship, library operations, services and materials and be aware of current developments and research in librarianship; should communicate effectively with students and colleagues; should use methods and resources appropriate to the job assignment and be responsive to the needs of students; should use appropriate methods to evaluate and monitor the work of library staff and students; should stimulate the students' use of, and interest in, the library and its facilities; and should maintain and submit library and college records and reports in accordance with District policies.

10.4.4 Non-Classroom Faculty Duties

The non-classroom faculty member should be clearly knowledgeable in the area of the assignment and aware of current developments and research in the field; should communicate effectively with students and colleagues; should use methods and resources appropriate to the job assignment; should use appropriate methods to evaluate and monitor work; should stimulate the use of, and interest in, work assignment; and should maintain and submit work assignment and college records and reports in accordance with District policies.

10.5 Evaluation Procedure

10.5.1 Notification

No later than the third week of the semester in which a unit member is scheduled to be evaluated, based upon the timelines described above in section 10.3, the Vice President for Academic Services or the Vice President for Student Services, as appropriate, shall send a written notification to the unit member of that semester's evaluation. In this notification, the Vice President shall indicate if s/he will be the administrative evaluator or, if a designee has been assigned, who the academic administrative evaluator shall be.

10.5.2 Evaluation Team

The unit member shall select a peer evaluator from inside or outside the unit member's division, provided that when the last preceding peer evaluation was conducted it was by a peer from within the unit member's division, and provided that there is a peer evaluator available from within the unit member's division. This peer evaluator and the administrative evaluator shall comprise the evaluation team.

10.5.3 Pre-Observation Conference

The unit member to be evaluated shall have the option as to whether or not to meet with the evaluation team in a pre-observation conference. If the conference is held, its purpose shall be to discuss the criteria and procedures of the evaluation, the time and conditions of the observation visitations, and the time of the post-observation conference.

Regardless of whether at the election of the unit member being evaluated the pre-observation conference is or is not held, the time of the observation visitations and the time of the post-observation conference shall be set by mutual agreement of the unit member and the evaluators at their convenience.

10.5.4 Evaluation of Professional Duties

Immediately after the notification of evaluation, the administrative evaluator shall request of the unit member's academic area leader, or shall complete her/himself if s/he is the academic area leader, an evaluation of the unit member's professional duties. This evaluation must be completed in time for the post-observation conference.

10.5.5 Faculty Member's Self-Assessment

The faculty member being evaluated may, at his/her discretion, complete a self-assessment. This self-assessment may contain a description of any

professionally related activities undertaken by the faculty member since the last evaluation as well as a self-assessment of the faculty member's performance. This self-assessment must be completed in time for the post-observation conference.

10.5.6 Student Assessment of Faculty Member

At least once during each academic year and whenever practicable for other unit members who are not instructors, anonymous evaluations by students of the unit member shall be conducted.

The unit member will be responsible for distributing the evaluation forms to the students, providing a setting in which confidentiality and anonymity are ensured, and collecting the forms after students have had sufficient time to complete them before sealing the completed forms in an envelope.

Student evaluations should be completed using the standard student evaluation forms that are part of this agreement (forms M, N, O, and P), or utilizing a form developed by the unit member which elicits similar, relevant information.

No student evaluations or references thereto shall be placed in the unit member's personnel file unless requested by the unit member who has been evaluated.

10.5.7 Observation Visitation

The observation visitations shall take place within twenty (20) workdays of the pre-observation conference. Observation visitations normally will be for periods of sixty (60) minutes; however, the period of time of an observation visitation may be shortened or lengthened by the mutual agreement of the unit member and the evaluators.

Extemporaneous notes may be taken during the observation visitation. Evaluators should complete the evaluation forms during or immediately following the observation visitation.

In that the purpose of evaluation is the improvement of instruction, positive instructional features observed during the observation visitation should receive as much, if not more, emphasis than negative features.

10.5.8 Post-Observation Conference

The purpose of the post-observation conference shall be for the evaluation team and the faculty member to review the results of the observation visitation(s), to identify and communicate the strengths of the unit member, and to identify and communicate any areas that may be in need of improvement.

The post-observation conference shall take place within twenty (20) workdays of the observation visitation. Within fifteen (15) workdays of the observation visitation, the evaluators shall submit to the unit member being evaluated a copy of the completed observation evaluation forms which may include any extemporaneous notes taken during the observation visitation, and a copy of the evaluation of professional duties.

During the post-observation conference, the unit member and the evaluation team shall discuss the observation evaluations, the evaluation of professional duties, the student evaluations, and the self-assessment, if applicable.

At the conference, the evaluators and the unit member may agree to changes to what has been written on the evaluation forms, in which case they shall be re-drafted and re-submitted to the unit member within five (5) workdays of the post-observation conference.

The unit member shall sign and return to the administrative evaluator the final evaluation forms within five (5) workdays of the date they were submitted to the unit member.

10.5.9 Conclusion of the Evaluation

A copy of all the final, signed evaluation documents shall be given to the unit member, and a copy shall be placed in the unit member's personnel file, excluding any student evaluations or references thereto, by no later than the last day of the academic semester in which the evaluation took place. The unit member and the administrative evaluator may extend this deadline by mutual consent.

In the event the unit member being evaluated receives what s/he considers to be a negative evaluation, the evaluation team and the unit member shall discuss the matter at the post-evaluation conference. The administrative evaluator shall specify on the evaluation form the reasons for the alleged deficiencies. The administrative evaluator and the unit member shall meet within fifteen (15) workdays of the post-evaluation conference to develop a written, detailed plan for remediation of the deficiencies upon which the negative evaluation was based.

All documents placed into the unit member's personnel file must follow the policies and procedures of this article and of Article 3 of this agreement.

10.6 Full-Time Temporary Faculty Evaluation

10.6.1 Purpose

The following procedures are for evaluation of Full-Time Temporary Faculty members, who shall be evaluated at least once during their employment by the District.

The purpose of the evaluation process is the improvement of instruction, regardless of whether the unit member employed under a full-time temporary contract is seeking a permanent teaching position with the District.

10.6.2 Procedure

Any unit member who is employed under a full-time temporary contract for one semester shall be evaluated during that semester. Unit members employed under a full-time temporary contract for a full academic year shall be evaluated in at least one of the two semesters employed.

The appropriate academic area leader or designee shall conduct evaluations. Designees are limited to those available, regular faculty members in the discipline or in a related discipline of the unit member being evaluated.

10.6.2.1 Pre-Observation Conference

The evaluator shall contact the unit member to be evaluated as early in the semester as possible. The unit member to be evaluated shall have the option as to whether or not to meet with the evaluator in a pre-evaluation observation conference. If the conference is held, its purpose shall be to discuss, ascertain, and identify the ingredients and objectives the criteria and procedures of the evaluation, the time and conditions of the observation visitation, and the time of the post-observation conference.

Regardless of whether at the election of the unit member being evaluated, the pre-observation conference is or is not held, the time of the visitation and the time of the post-observation conference shall be set by mutual agreement of the unit member and the evaluator at their convenience.

10.6.2.2 Observation Visitation

Observation visitations normally will be for periods of sixty (60) minutes; however, the period of time of an observation visitation may be shortened or lengthened by the mutual agreement of the unit member and the evaluator.

In that the purpose of evaluation is the improvement of instruction, positive instructional features observed during the observation visitation should receive as much, if not more, emphasis than negative features. The evaluator should complete the evaluation forms during or immediately following the observation visitation.

10.6.2.3 Evaluation of Professional Duties

The unit member's academic area leader shall complete an evaluation of the unit member's professional duties. This evaluation must be completed in time for the post-observation conference.

10.6.2.4 Faculty Member's Self-Assessment

The faculty member being evaluated may, at his/her discretion, complete a self-assessment. This self-assessment may contain a description of any professionally related activities undertaken by the faculty member while employed by the District as well as a self-assessment of the faculty member's performance. This self-assessment must be completed in time for the post-observation conference.

10.6.2.5 Student Assessment of Faculty Member

At the end of each academic semester and in each class taught for teaching faculty, and whenever practicable for other unit members who are not instructors, anonymous evaluations by students of the unit member shall be conducted.

The unit member will be responsible for distributing the evaluation forms to the students, providing a setting in which confidentiality and anonymity are ensured, and collecting the forms after students have had sufficient time to complete them before sealing the completed forms in an envelope.

Student evaluations should be completed using the standard student evaluation forms that are part of this agreement (forms M, N, O, and P), or utilizing a form developed by the unit member which elicits similar, relevant information.

10.6.2.6 Post-Observation Conference

The purpose of the post-observation conference shall be for the evaluator and the unit member to review the results of the observation visitation, to identify and communicate the strengths of the unit member, and to identify and communicate any areas that may be in need of improvement.

During the post-observation conference, the unit member and the evaluator shall discuss the observation evaluation, the evaluation of professional duties, the student evaluations, and the self-assessment, if applicable.

At the conference, the evaluator and the unit member may agree to changes to what has been written on the evaluation forms, in which case

they shall be re-drafted and re-submitted to the unit member within five (5) workdays of the post-observation conference.

The unit member shall sign and return to the evaluator the final evaluation forms within five (5) workdays of the date they were submitted to the unit member.

10.6.3 Reservations & Limitations

If the evaluation is to be conducted while an active search is underway to fill the position being temporarily filled by the unit member being evaluated and the unit member being evaluated is a candidate for the full-time permanent position:

1. the evaluator cannot be serving on the screening/search committee;
2. the evaluation itself cannot be considered by the screening/search committee. If the unit member so chooses, s/he may request a letter of recommendation from the evaluator, to be included in the unit member's application for the full-time permanent position, and the evaluator may write such a letter of recommendation.

If the unit member is subsequently offered and accepts a full-time permanent position with the District:

1. if the unit member was employed in a temporary full-time position for at least one full academic year, the unit member shall receive one year of credit as a full-time faculty member in accordance with California Education Code §87478 and shall be subject to the Three Year Modified Tenure Review Procedure described in Article 11.8 of this agreement;
2. the Individual Tenure Review Committee, once formed, shall review the evaluation(s) made during the semester(s) the unit member was employed under a full-time temporary faculty contract. As noted in Article 11 of this Agreement, members of the Individual Tenure Review Committee shall "respect the confidentiality of the tenure review process and treat evaluations and the reviews of members as private information."

10.7 Evaluation of Faculty Teaching Online Courses

The goal of the online course evaluation process is to ensure that the online courses being taught are similar in scope, quality, and requirements as the same courses taught in a traditional format. Further, the evaluation is meant to develop the skills of online instructors and for the methods, techniques, and best practices in online instruction to be shared among peer faculty members. To that end, the online evaluation process is

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designed primarily to review and improve the online course delivery and content. However, for teaching faculty members who regularly teach online courses as part of their teaching load, the online course evaluation should be used by the evaluation team as an additional peer review of teaching in the contract, regular or tenure review facets of faculty evaluation, though it may not take the place of the formal classroom observations as described in Articles 10 and 11 of this agreement.

District administrative officers have the same rights to informal review of online instruction as they possess for traditionally delivered instruction.

ARTICLE 11 TENURE REVIEW

All contract faculty members employed in a position designated by the District as “tenure track,” and governed by the provisions of California Education Code §87604 through §87609 shall be evaluated during the first years of their employment according to the policies, criteria, and procedures enumerated in this Article.

11.1 Statement of Purpose

The tenure review process should ensure that students have access to the most knowledgeable and student-oriented faculty available. To that end, the four-year probationary period should provide sufficient time for contract employees to understand the expectations for tenure, to develop the skills and acquire the experience, to participate successfully in the educational process, and to use appropriate resources for professional growth. Based upon clear evaluation criteria, the process should enhance academic growth by providing a useful assessment of performance.

11.2 Evaluation Criteria

11.2.1 Students

The contract employee who merits tenure:

1. is concerned about, and acts to enhance, students’ academic success;
2. respects the opinions and concerns of the students;
3. is willing and available to assist students; and
4. is responsive to the educational and individual needs of students by exhibiting awareness of, and sensitivity to, the diversity of cultural backgrounds, lifestyles, learning styles, and goals of students, as well as gender and age differences.

11.2.1 Professional Responsibilities

The contract employee who merits tenure:

1. participates in division activities and at least one college standing committee, student club or college advisory committee;
2. maintains ethical standards;
3. makes a reasonable effort to develop and to maintain workable relationships with colleagues and staff; and

4. demonstrates a commitment to the profession of teaching and to his/her area of expertise.

11.2.3 Duties

The following duties reflect the different roles of teaching faculty, counselors, librarians, and non-instructional faculty members.

11.2.3.1 Classroom Teaching Duties

The classroom instructor who merits tenure:

1. is clearly knowledgeable in the discipline.
2. is aware of current developments and research in the field;
3. communicates effectively with students and colleagues;
4. uses effective teaching methods that are appropriate for the subject matter;
5. uses appropriate assessment and testing methods to measure student progress;
6. covers course content as contained in the course outlines, while recognizing the needs of individual classes and students; and
7. maintains and submits classroom and college records and reports in accordance with District policies.

11.2.3.2 Counseling Duties

The counselor who merits tenure:

1. is clearly knowledgeable in academic, career, and personal counseling;
2. is aware of current developments and research in educational counseling;
3. communicates effectively with students and colleagues;
4. uses appropriate methods to evaluate and monitor student progress;

5. maintains and submits counseling and college records and reports in accordance with District policies.

11.2.3.3 Librarian Duties

The librarian who merits tenure:

1. is clearly knowledgeable in the area of librarianship; library operations, services and materials;
2. is aware of current developments and research in librarianship;
3. communicates effectively with students and colleagues;
4. uses methods and resources appropriate to the job assignment and is responsive to the needs of students;
5. uses appropriate methods to evaluate and monitor the work of library staff and students;
6. stimulates the students' use of, and interest in, the library and its facilities; and
7. maintains and submits library and college records and reports in accordance with District policies.

11.2.3.4 Non-Classroom Faculty Duties

The non-classroom faculty member who merits tenure:

1. is clearly knowledgeable in the area of the assignment;
2. is aware of current developments and research in the field;
3. communicates effectively with students and colleagues;
4. uses methods and resources appropriate to the job assignment;
5. uses appropriate methods to evaluate and monitor work;
6. stimulates use of, and interest in, work assignment; and
7. maintains and submits work assignment and college records

and reports in accordance with District policies.

11.3 Individual Tenure Review Committee

11.3.1 Composition of the Committee

The Individual Tenure Review Committee shall be composed of three members:

1. the current academic area faculty leader, or appropriate faculty designee (Department Chairperson, head counselor, or a tenured faculty member from within the division, selected by the supervising administrator or Vice President if there is no Department Chair or head counselor in the academic area);
2. a tenured faculty member selected by the candidate (may be from within or without the division);
3. the Vice President for Academic Services, the Vice President for Student Services, as appropriate, or an appropriate Academic Administrative designee, such as the academic Dean of the area in which the faculty member works.

The same committee members will serve for the duration of the candidate's probationary period, with replacements made by the current academic area faculty leader for members who retire, resign from the college, or remove themselves for cause, with the following exceptions:

1. if the individual holding the position of Department Chairperson or head counselor changes during the period of an ongoing tenure review, the outgoing Department Chairperson or head counselor shall remain on the committee for the entire tenure review period, and not be replaced by the incoming Department Chairperson or head counselor. The incoming or sitting Department Chairperson or head counselor shall be responsible only for submitting the professional duties portion of the tenure review to the Individual Tenure Review Committee for their evaluation.
2. the faculty member under review may request to replace the faculty member he initially selected to serve on the committee without cause, once during the four year tenure review process.

If a conflict of interest exists or arises during the four year tenure review period, the involved member should disqualify him/herself for cause or be subject to disqualification by the other two members of the Individual Tenure Review Committee.

11.3.2 Duties of the Individual Tenure Review Committee

11.3.2.1 Academic Area Leader

The academic area leader has the following responsibilities:

1. to establish committee membership following the guidelines described below in section 11.4;
2. to convene the first meeting in accordance with the timelines established in these tenure review procedures; and
3. to inform all committee members of their duties and responsibilities as specified in these tenure review procedures.

11.3.2.2 Committee Members

The Individual Tenure Review Committee members' duties and responsibilities are:

1. to be knowledgeable concerning all tenure review laws, policies, and agreements;
2. to be objective when evaluating the candidate's performance, basing judgments on the criteria outlined in section 11.2 of these tenure review procedures.
3. to take care to base the evaluation only on the candidate's professional characteristics and ability to teach;
4. to recognize that the candidate may have a different philosophy of education and teaching, counseling or work style than theirs, and let the main concern be the effectiveness of the candidate's work with students;
5. to respect the confidentiality of the tenure review process, and treat evaluations and the review of members, as private information.

11.3.2.3 Committee Chairperson

The Chairperson of the tenure review committee shall be responsible for:

1. notifying the candidate at the beginning of the appropriate semester of the required tenure review activities to be

- completed;
2. calling all required meetings of the tenure review committee;
3. ensuring that all tenure review activities are completed as required and in a timely manner.

11.3.3 District Authorized Leave

A committee member may be granted District Authorized Leave when required tenure review obligations conflict with the committee member's teaching schedule.

11.4 Evaluation Process

The evaluation process shall include the following general steps:

1. an orientation meeting called by the academic area leader, during which a committee chairperson shall be elected and the candidate shall have explained the evaluation criteria, the evaluation process, and the timelines;
2. the formal evaluation of the candidate in accordance with the tenure review procedures;
3. a meeting of the Individual Tenure Review Committee to consider all evaluation input, and to decide on the recommendation for the candidate's status for the subsequent year, and to design a plan of instructional improvement for the candidate, if appropriate.
4. a meeting of the Individual Tenure Review Committee with the candidate to discuss the employment recommendation, and to recommend a plan for instructional improvement, if appropriate; and
5. the submission of the Individual Tenure Review Committee's recommendation to the Superintendent/President.

11.4.1 Orientation Meeting

An orientation meeting shall be held for all newly hired full-time probationary faculty members during the fall semester of the first full contract year of employment (first academic year). The academic area leader shall call this meeting at which the first order of business shall be election by the committee of the chairperson of the Individual Tenure Review Committee. The elected chairperson shall preside over the

remainder of that meeting and over all subsequent meetings. The Individual Tenure Review Committee chairperson shall designate a substitute to serve in his or her absence. The Individual Tenure Review Committee form (form A) shall be completed.

Each probationary faculty member shall be given a copy of the job announcement under which s/he was hired, a blank copy of the administrative and peer evaluation form, and a blank copy of the student evaluation form. The probationary faculty member will be evaluated based upon the criteria described on these forms and the criteria enumerated in section 11.2 above. The chairperson of the Individual Tenure Review Committee shall be responsible for ascertaining that the probationary employee has received a description of and has clearly understood the evaluation process and the criteria under which s/he shall be evaluated.

11.4.2 Formal Evaluation

The candidate shall be evaluated in the following areas and in the following manner appropriate to his/her category of employment.

11.4.2.1 Teaching Faculty

1. An evaluation of classroom performance shall be made by the Individual Tenure Review Committee in accordance with the following:
 - a. one classroom observation per committee member will be conducted during the appropriate semesters as described in sections 11.5 through 11.8 below;
 - b. the candidate shall be given a minimum of five (5) workdays notice regarding the date and time of each specific observation; and
 - c. the candidate may request a pre-observation meeting with the evaluator(s) and/or provide a brief lesson plan to the evaluator(s) prior to the observation.
2. An evaluation of classroom performance by students shall be completed using a student evaluation form, Evaluation of Teacher by Students (form M), or SGID, collected by the candidate or deposited in a locked drop box, or delivered to the academic area leader, as appropriate;
3. An evaluation of professional duties and responsibilities of the candidate shall be conducted by the sitting academic

area leader, regardless of that individual's status on the Individual Tenure Review Committee, who shall evaluate the candidate's performance on the professional duties criteria enumerated in section 11.2.2 above;

4. An evaluation of course informational documents shall be made consisting of the examination of course introduction sheets and syllabi to be submitted by the candidate; and
5. An evaluation shall be made of any other information deemed by the Individual Tenure Review Committee to be relevant to its employment recommendation.

11.4.2.2 Counseling Faculty

1. An evaluation of counseling performance shall be made by the Individual Tenure Review Committee in accordance with the following:
 - a. one observation per committee member will be conducted during the appropriate semesters as described below in sections 11.5 through 11.8 below ;
 - b. the candidate shall be given a minimum of five (5) workdays notice regarding the date and time of each specific observation; and
 - c. the candidate may request a pre-observation meeting with the evaluator(s) and/or provide a brief student history to the evaluator(s) prior to the observation.
2. An evaluation of counseling performance by students shall be completed in accordance with the following:
 - a. an Evaluation of Counselors by Students (form N) shall be distributed to those students provided counseling assistance by the candidate;
 - b. students will deposit their completed forms in a locked collection box;
 - c. forms from the locked box will be retrieved and tabulated by the chairperson of the Individual Tenure Review Committee; and
 - d. the forms will then be made available to the candidate

for his/her review.

3. An evaluation of professional duties and responsibilities of the candidate shall be conducted by the sitting academic area leader, regardless of that individual's status on the Individual Tenure Review Committee, who shall evaluate the candidate's performance on the professional duties criteria enumerated in section 11.2.2 above;
4. An evaluation of appropriate counseling documents shall be conducted; and
5. An evaluation shall be made of any other information deemed by the Individual Tenure Review Committee to be relevant to its employment recommendation.

11.4.2.3 Librarians

1. An evaluation of librarianship performance shall be conducted by the Individual Tenure Review Committee in accordance with the following:
 - a. one observation per committee member will be conducted during the appropriate semesters as described below in sections 11.5 through 11.8 below;
 - b. the candidate shall be given a minimum of five (5) workdays notice regarding the date and time of each specific observation; and
 - c. the candidate may request a pre-observation meeting with the evaluator(s) and/or provide a brief student history to the evaluator(s) prior to the observation.
2. An evaluation of performance by students shall be conducted using a student evaluation form or the Evaluation of Librarian by Students (Form O), collected by the candidate or deposited in a locked drop box, or delivered to the academic area leader, as appropriate.
3. An evaluation of professional duties and responsibilities of the candidate conducted by the sitting academic area leader, regardless of that individual's status on the Individual Tenure Review Committee, who shall evaluate the candidate's performance on the professional duties criteria enumerated in section 11.2.2 above;

4. An evaluation of appropriate library records and documents shall be made; and
5. An evaluation shall be made of any other information deemed by the Individual Tenure Review Committee to be relevant to its employment recommendation.

11.4.2.4 Non-Classroom Faculty

1. An evaluation of performance shall be conducted by the Individual Tenure Review Committee in accordance with the following:
 - a. one observation per committee member will be conducted during the appropriate semesters as described below in sections 11.5 through 11.8 below ;
 - b. the candidate shall be given a minimum of five (5) workdays notice regarding the date and time of each specific observation; and
 - c. the candidate may request a pre-observation meeting with the evaluator(s) and/or provide an outline of the workshop or training session to the evaluator(s) prior to the observation.
2. An evaluation of performance by clients using a client evaluation form or the Evaluation of Non-Classroom Faculty by Clients (Form P), collected by the candidate or deposited in a locked drop box, or delivered to the academic area leader, as appropriate.
3. An evaluation of professional duties and responsibilities of the candidate conducted by the sitting academic area leader, regardless of that individual's status on the Individual Tenure Review Committee, who shall evaluate the candidate's performance on the professional duties criteria enumerated in section 11.2.2 above;
4. An evaluation of appropriate library records and documents; and
5. Any other information deemed by the Individual Tenure Review Committee to be relevant to its employment recommendation.

11.4.3 Candidate's Self-Assessment

The candidate shall complete a self-assessment as part of the evaluation process, utilizing the Candidate's Self-Assessment form (form C). The candidate may submit additional information concerning professionally related activities such as conference or workshop attendance, professional association memberships, scholarly publications, and research as part of this self-assessment.

11.4.4 Right of Response

The candidate has the right to respond in writing to any complaint, concern, or other issues raised during or regarding this tenure review process.

11.5 First Contract Period

The first contract period of the probationary period shall be for the first full academic year of employment (Ed. Code §87600-87608)

11.5.1 First Semester

The following duties are to be performed during the candidate's first semester of the first contract period:

1. the Individual Tenure Review Committee shall be established; and
2. an orientation meeting with the candidate shall be held to discuss the evaluation process and the timelines.

11.5.2 Second Semester

The following duties are to be performed during the candidate's second semester of the first contract period:

1. the committee shall meet to review all the pertinent areas of the evaluation and evaluation materials;
2. one observation shall be made by each of the committee members, unless the candidate requests additional observations;
3. the candidate shall submit Candidate's Self-Assessment (form C);
4. the candidate's sitting academic area leader shall conduct the duties and responsibilities evaluation;
5. the committee shall decide upon an employment recommendation

for the candidate, and, if appropriate, shall establish a specific course of action for helping the candidate improve in recognized areas of weakness, and the committee shall complete the Candidate's Improvement Plan (form Q);

6. the committee shall meet with the candidate to discuss the recommendation, and, if appropriate, to present a course of action for the candidate to improve in recognized areas of weakness and, the committee shall complete the Evaluation and Recommendations form (form B);
7. The committee shall submit its employment recommendation, along with copies of appropriate substantiating documents, and with a cover letter explaining the recommendation to the Superintendent/President. The recommendation shall be based upon the unanimous opinion of the committee. If there is a difference of opinion among members of the committee, the recommendation of the majority shall be submitted. The committee member in the minority may, if s/he chooses, submit a letter of objection with supporting documentation;
8. The Superintendent/President shall present the employment recommendation to the Board of Trustees. Based upon the employment recommendation of the Individual Tenure Review Committee, and in accordance with California Education Code §87608, the governing board shall elect one of the following alternatives:
 - a. not to enter into a contract for the following academic year;
 - b. to enter into a contract for the following academic year;
 - c. to employ the candidate as a tenured employee for all subsequent academic years.

11.6 Second Contract Period

The second contract of the probationary period shall be for the second academic year (Ed. Code §87600-87608.5).

If during the first evaluation cycle during the first contract period the candidate received an overall evaluation, as listed on the Evaluation and Recommendation Report (form B), of Needs to Improve, the following procedures shall be undertaken during the candidate's first semester of the second academic year.

If during the first evaluation cycle during the first contract period the candidate received

an overall evaluation, as listed on the Evaluation and Recommendation Report (form B), of Exceeds Expectations or Satisfactory, the following procedures shall be undertaken during the candidate's second semester of the second academic year.

The following duties are to be performed during the candidate's second contract period:

1. the committee shall meet to review all the pertinent areas of the evaluation and the evaluation materials;
2. one observation shall be made by each of the committee members, unless additional observations are requested by the candidate;
3. the candidate shall submit the Candidate's Self-Assessment (form C);
4. the candidate's sitting academic area leader shall conduct the duties and responsibilities evaluation;
5. the committee shall decide upon an employment recommendation for the candidate, and if appropriate, shall establish a specific course of action for helping the candidate improve in recognized areas of weakness, and the committee shall complete the Candidate's Improvement Plan (form Q);
6. the committee shall meet with the candidate to discuss the recommendation, and, if appropriate, to present a course of action for the candidate to improve in recognized areas of weakness, and shall complete the Evaluation and Recommendations form (form B);
7. the committee shall submit its employment recommendation, along with copies of appropriate substantiating documents, and with a cover letter explaining the recommendation to the Superintendent/President. The recommendation shall be based upon the unanimous opinion of the committee. If there is a difference of opinion among members of the committee, the recommendation of the majority shall be submitted. The committee member in the minority may, if s/he chooses, submit a letter of objection with supporting documentation;
8. the Superintendent/President shall present the employment recommendation to the Board of Trustees. Based upon the employment recommendation of the Individual Tenure Review Committee, and in accordance with California Education Code §87608, the governing board shall elect one of the following alternatives:
 - a. not to enter into a contract for the following academic year;
 - b. to enter into a contract for the following academic year;

- c. to employ the candidate as a tenured employee for all subsequent academic years.

11.7 Third Contract Period

The third contract of the probationary period shall be for the third and fourth academic years (Ed. Code §87600-87609).

During the candidate's first and second semesters of the third contract, the Individual Tenure Review Committee shall perform such duties as are called for in the Candidate's Improvement Plan (form Q) if such a program was instituted.

The following duties are to be performed during the candidate's third semester of the third contract period:

1. the committee shall meet to review all the pertinent areas of the evaluation and the evaluation materials;
1. one observation shall be made by each of the committee members, unless additional observations are requested by the candidate;
2. the candidate shall submit the Candidate's Self-Assessment (form C);
3. the candidate's sitting academic area leader shall conduct the duties and responsibilities evaluation;
4. the committee shall decide upon an employment recommendation for the candidate, and if appropriate, shall establish a specific course of action for helping the candidate improve in recognized areas of weakness, and the committee shall complete the Candidate's Improvement Plan (form Q);
5. the committee shall meet with the candidate to discuss the recommendation, and, if appropriate, to present a course of action for the candidate to improve in recognized areas of weakness, and shall complete the Evaluation and Recommendations form (form B);
6. the committee shall submit its employment recommendation, along with copies of appropriate substantiating documents, and with a cover letter explaining the recommendation to the Superintendent/President. The recommendation shall be based upon the unanimous opinion of the committee. If there is a difference of opinion among members of the committee, the recommendation of the majority shall be submitted. The committee member in the minority may, if s/he chooses, submit a letter of objection with supporting documentation;
7. the Superintendent/President shall present the employment

recommendation to the Board of Trustees. Based upon the employment recommendation of the Individual Tenure Review Committee, and in accordance with Education Code §87609, the governing board shall elect one of the following alternatives:

- a. to employ the candidate as a tenured employee for all subsequent academic years; or
- b. not to employ the probationary employee as a tenured employee.

11.8 Modified Tenure Review Procedure

In cases where Voluntary or Involuntary Transfer or Reassignment, or Reclassification of a unit member from non-tenure track to tenure-track positions as outlined in Articles 8.3, 8.4, and 8.6 of this agreement takes place, or if a unit member is hired into a tenure-track position after having served as a full-time temporary faculty member for the entire academic year immediately preceding his/her appointment into a tenure-track position, this modified tenure review procedure shall be used in place of the full tenure review procedure.

If the unit member has two or more full years of service with the District at the time when the Transfer, Reassignment or Reclassification takes place then the modified tenure review shall be for a two year period, as described in Article 11.8.1 below.

If the unit member has at least one full year of service but less than two full years of service with the District at the time when the Transfer, Reassignment or Reclassification takes place, then the modified tenure review shall be for a three year period as described in Article 11.8.2 below.

If a unit member is hired into a tenure-track position after having served as a full-time temporary faculty member for the entire academic year immediately preceding his/her appointment into a tenure-track position, the modified tenure review shall be for a three year period as described in Article 11.8.2 below.

If the unit member has less than one full year of service with the District at the time when the Transfer, Reassignment, Reclassification or hire into a tenure-track position takes place, then the full tenure review procedure shall be used.

All unit members evaluated under the Modified Tenure Review Procedure are expected to fulfill their duties and responsibilities under the same evaluation criteria as described above in the full tenure review procedure in Article 11.2 above.

The Individual Tenure Review Committee shall be created and structured in the same way and fashion as described above in the full tenure review procedure in Article 11.3 above.

The Evaluation Process under the Modified Tenure Review Procedure shall be conducted in the same manner and following the same basic structure as outlined above for the full tenure review procedure in Article 11.4 above.

11.8.1 Two Year Modified Tenure Review

11.8.1.1 First Contract Period

The first contract period of the probationary period shall be for the first full academic year of employment in the new position.

11.8.1.1.1 First Semester

The following duties are to be performed during the candidate's first semester of the first contract period:

1. the Individual Tenure Review Committee shall be established; and
2. an orientation meeting with the candidate shall be held to discuss the evaluation process and the timelines.

11.8.1.1.2 Second Semester

The following duties are to be performed during the candidate's second semester of the first contract period:

1. the committee shall meet to review all the pertinent areas of the evaluation and evaluation materials;
2. one observation shall be made by each of the committee members, unless additional observations are requested by the candidate;
3. the candidate shall submit Candidate's Self-Assessment (form C);
4. the candidate's sitting academic area leader shall conduct the duties and responsibilities evaluation;
5. the committee shall decide upon an employment recommendation for the candidate, and, if appropriate, shall establish a specific course of action for helping the candidate improve in recognized areas of weakness, and the committee shall complete the

Candidate's Improvement Plan (form Q);

6. the committee shall meet with the candidate to discuss the recommendation, and, if appropriate, to present a course of action for the candidate to improve in recognized areas of weakness and, the committee shall complete the Evaluation and Recommendations form (form B);
7. the committee shall submit its employment recommendation, along with copies of appropriate substantiating documents, and with a cover letter explaining the recommendation to the Superintendent/President. The recommendation shall be based upon the unanimous opinion of the committee. If there is a difference of opinion among members of the committee, the recommendation of the majority shall be submitted. The committee member in the minority may, if s/he chooses, submit a letter of objection with supporting documentation;
8. the Superintendent/President shall present the employment recommendation to the Board of Trustees. Based upon the employment recommendation of the Individual Tenure Review Committee, and in accordance with Education Code §87608, the governing board shall elect one of the following alternatives:
 - a. not to enter into a contract for the following academic year;
 - b. to enter into a contract for the following academic year;
 - c. to employ the candidate as a tenured employee for all subsequent academic years.

11.8.1.2 Second Contract Period

The second contract of the probationary period shall be for the second full academic year employed in the new position.

The following procedures shall be undertaken during the candidate's first semester of the second academic year:

1. the committee shall meet to review all the pertinent areas of the evaluation and the evaluation materials;
2. one observation shall be made by each of the committee members, unless additional observations are requested by the candidate;
3. the candidate shall submit the Candidate's Self-Assessment (form C);
4. the candidate's sitting academic area leader shall conduct the duties and responsibilities evaluation;
5. the committee shall decide upon an employment recommendation for the candidate, and if appropriate, shall establish a specific course of action for helping the candidate improve in recognized areas of weakness, and the committee shall complete the Candidate's Improvement Plan (form Q);
6. the committee shall meet with the candidate to discuss the recommendation, and, if appropriate, to present a course of action for the candidate to improve in recognized areas of weakness, and shall complete the Evaluation and Recommendations form (form B);
7. the committee shall submit its employment recommendation, along with copies of appropriate substantiating documents, and with a cover letter explaining the recommendation to the Superintendent/President. The recommendation shall be based upon the unanimous opinion of the committee. If there is a difference of opinion among members of the committee, the recommendation of the majority shall be submitted. The committee member in the minority may, if s/he chooses, submit a letter of objection with supporting documentation;
8. the Superintendent/President shall present the employment recommendation to the Board of Trustees. Based upon the employment recommendation of the Individual Tenure Review Committee, the governing board shall elect one of the following alternatives:
 - a. to employ the candidate as a tenured employee for all subsequent academic years; or

- b. not to employ the probationary employee as a tenured employee.

11.8.2 Three Year Modified Tenure Review

11.8.2.1 First Contract Period

The first contract period of the probationary period shall be for the first full academic year of employment in the new position.

11.8.2.1.1 First Semester

The following duties are to be performed during the candidate's first semester of the first contract period:

1. the Individual Tenure Review Committee shall be established; and
2. an orientation meeting with the candidate shall be held to discuss the evaluation process and the timelines.

11.8.2.1.2 Second Semester

The following duties are to be performed during the candidate's second semester of the first contract period:

1. the committee shall meet to review all the pertinent areas of the evaluation and evaluation materials;
2. one observation shall be made by each of the committee members, unless additional observations are requested by the candidate;
3. the candidate shall submit Candidate's Self-Assessment (form C);
4. the candidate's sitting academic area leader shall conduct the duties and responsibilities evaluation;
5. the committee shall decide upon an employment recommendation for the candidate, and, if appropriate, shall establish a specific course of action for helping the candidate improve in recognized areas of weakness, and the committee shall complete the Candidate's Improvement Plan (form Q);

6. the committee shall meet with the candidate to discuss the recommendation, and, if appropriate, to present a course of action for the candidate to improve in recognized areas of weakness and, the committee shall complete the Evaluation and Recommendations form (form B);
7. the committee shall submit its employment recommendation, along with copies of appropriate substantiating documents, and with a cover letter explaining the recommendation to the Superintendent/President. The recommendation shall be based upon the unanimous opinion of the committee. If there is a difference of opinion among members of the committee, the recommendation of the majority shall be submitted. The committee member in the minority may, if s/he chooses, submit a letter of objection with supporting documentation;
8. the Superintendent/President shall present the employment recommendation to the Board of Trustees. Based upon the employment recommendation of the Individual Tenure Review Committee, the governing board shall elect one of the following alternatives:
 - a. not to enter into a contract for the following academic year;
 - b. to enter into a contract for the following two academic years;
 - c. to employ the candidate as a tenured employee for all subsequent academic years.

11.8.2.2 Second Contract Period

The second contract of the probationary period shall be for the second and third academic years of employment in the new position.

During the candidate's first and second semesters of the third contract, the Individual Tenure Review Committee shall perform such duties as are called for in the Candidate's Improvement Plan (form Q) if such a program was instituted.

The following duties are to be performed during the candidate's third semester of the third contract period:

1. the committee shall meet to review all the pertinent areas of

- the evaluation and the evaluation materials;
2. one observation shall be made by each of the committee members, unless additional observations are requested by the candidate;
 3. the candidate shall submit the Candidate's Self-Assessment (form C);
 4. the candidate's sitting academic area leader shall conduct the duties and responsibilities evaluation;
 5. the committee shall decide upon an employment recommendation for the candidate, and if appropriate, shall establish a specific course of action for helping the candidate improve in recognized areas of weakness, and the committee shall complete the Candidate's Improvement Plan (form Q);
 6. the committee shall meet with the candidate to discuss the recommendation, and, if appropriate, to present a course of action for the candidate to improve in recognized areas of weakness, and shall complete the Evaluation and Recommendations form (form B);
 7. the committee shall submit its employment recommendation, along with copies of appropriate substantiating documents, and with a cover letter explaining the recommendation to the Superintendent/President. The recommendation shall be based upon the unanimous opinion of the committee. If there is a difference of opinion among members of the committee, the recommendation of the majority shall be submitted. The committee member in the minority may, if s/he chooses, submit a letter of objection with supporting documentation;
 8. the Superintendent/President shall present the employment recommendation to the Board of Trustees. Based upon the employment recommendation of the Individual Tenure Review Committee, the governing board shall elect one of the following alternatives:
 - a. to employ the candidate as a tenured employee for all subsequent academic years; or

- b. not to employ the probationary employee as a tenured employee.

11.9 Right to Protest the Decision of the District

An allegation that the District, in a decision not to reappoint a contract employee or not to grant tenure, made a decision that to a reasonable person was unreasonable, or violated, misinterpreted, or misapplied any of its policies and procedures concerning the evaluation of contract employees shall be classified, and procedurally addressed, as a grievance. However, as per California Education Code §87610.1, the grievance process in such cases shall proceed to independent arbitration utilizing the procedures and timelines outlined in California Education Code §87740.

ARTICLE 12 GRIEVANCE PROCEDURES

12.1 Purpose

The purpose of this procedure is to provide an orderly method of resolving grievances, as promptly as possible, that arise under this Agreement.

12.2 Definitions

A "grievance" is a formal, written allegation by a grievant that he or she has been adversely affected by a violation, misapplication, or misinterpretation of a specific provision of this Agreement.

A "grievant" is (1) a member of the bargaining unit, (2) a group of members, or (3) the Association, any one of which alleges a violation, misapplication, or misinterpretation of this Agreement.

A "workday" is any day during which the administrative offices of the District are open for business.

12.3 Rights

12.3.1 Informal Resolution

At any time during this procedure, the parties through mutual agreement may meet informally in an attempt to resolve the grievance.

12.3.2 Representation

At any and all times throughout the grievance process the grievant shall have the right to representation by the Association or by any other representatives of the grievant's choice. A grievant may choose self-representation or representation by the Association.

12.3.3 Timeliness

It is mutually agreed that grievances should be processed as rapidly as possible. Time limits shall begin the day following the filing of the grievance. If a grievance is not processed by the grievant in accordance with the time limits set forth herein, the grievance shall be considered settled on the basis of the last decision rendered. Time limits specified herein may be altered by the mutual, written consent of the parties.

12.3.4 Notification

The Association has the right of notification and participation in all grievances,

whether the grievant requests representation by the Association or not, and whether the Association intends to take a stated position with regard to the grievance or not.

When a supervising administrator is notified of the intent by a unit member to resolve a grievable situation at level one, the administrator will contact the Association president and/or grievance officer with information about the grievance and the Association shall be given the opportunity to attend the level one informal meeting.

The Association has the right to participate in all grievance hearings and will be forwarded copies of all documentation generated through the grievance process levels two through four.

12.3.5 Grievant Release Time

The grievant must be present at all times in conferences held for the purpose of resolving the grievance. Efforts shall be made by all parties to schedule grievance conferences at times that do not conflict with teaching faculty members' teaching schedules. However, upon request the grievant and his/her representative(s) shall be granted District Authorized Leave to present his/her grievance during his/her regularly scheduled hours of work without loss of pay if this is the only time mutually available for grievance processes. Association members serving as representatives or participants in a grievance shall also be granted District Authorized Leave upon request.

12.3.6 Grievance Witnesses

The District shall make available for testimony in connection with the grievance procedure any District employees whose appearance is requested by the grievant. Any employee witnesses required to appear in connection with this article shall be granted District Authorized Leave to present their testimony and shall suffer no loss of pay during the time required for testimony.

12.3.7 Withdrawal of Grievances

If at any time during the grievance process a grievant desires to withdraw his/her grievance, it shall be withdrawn without regard to the wishes of a representative or anyone else, and without prejudice to either party in the grievance.

12.3.8 Documentation

Forms for grievance proceedings shall be those attached to this document as Exhibit E.

Decisions rendered in writing shall set forth the decision and the reason(s), and

the decision will be transmitted promptly.

Any records pertaining to a grievance shall be kept in a District file separate from the grievant's official personnel file. The grievant may examine his/her file at any off-duty time.

12.4 General Provisions

12.4.1 Group Grievance

If the grievance involves employees with different immediate supervisors, the grievance may be filed at Level Two.

12.4.2 Policy Grievance

If the grievance involves District-wide policy, practice or interpretation of this agreement, the grievance may be submitted at Level Two.

12.4.3 Mediation

Prior to submission of a grievance to Level Two, either party shall be granted, upon request, the opportunity to seek the services of the California Department of Industrial Relations, Mediation/Conciliation Service, for mediation and recommendation, costs of such mediation to be jointly shared by the District and the grievant.

12.5 Procedure

12.5.1 Level One-Informal

Within twenty (20) workdays after the grievant knew or could reasonably have known of the event or condition upon which the alleged grievance is based, the grievant shall meet with the appropriate supervising administrator to attempt to resolve the alleged grievance. There will be no meetings during school recess periods unless mutually agreed upon by the grievant and the District.

12.5.2 Level Two-Formal

If the alleged grievance is not resolved at the informal level, the grievant may within ten (10) workdays of the informal meeting submit a formal, written grievance to the Associate Vice President for Human Resources.

The written grievance shall set forth in a clear and concise manner the contract provision(s) alleged to have been violated, the circumstances involved, and the specific remedy sought.

Within ten (10) workdays of the filing of the formal, written grievance, the grievant and the Associate Vice President for Human Resources shall meet in an attempt to resolve the alleged grievance. There will be no meetings during school recess periods unless mutually agreed upon by the grievant and the District.

The Associate Vice President for Human Resources shall have five (5) workdays after the formal meeting in which to render a written decision to the grievant.

If the grievance is not resolved at this level, or if the Associate Vice President for Human Resources has not rendered a decision within the five (5) workday time limit, the grievant may appeal the decision in writing to the Superintendent/President within ten (10) work days of receipt of the written decision or within ten (10) work days of the expiration of the Level Two time limit if no decision has been rendered.

The written appeal to Level Three shall include a copy of the original alleged grievance, the decision rendered at Level Two, if any, and the reasons for the appeal.

12.5.3 Level Three – Superintendent/President

Within ten (10) workdays of the filing of the appeal to Level Three, the grievant and the Superintendent/President shall meet in an attempt to resolve the alleged grievance. There will be no meetings during school recess periods unless mutually agreed upon by the grievant and the District.

The Superintendent/President shall have five (5) workdays after this meeting in which to render a decision to the grievant. If the grievance is not resolved at this level, or if the Superintendent/President has not rendered a decision within the five (5) workday time limit, the grievant may appeal the decision in writing to the Board of Trustees within ten (10) workdays of receipt of the decision or of the expiration of the Level Three time limit if no decision has been rendered.

The written appeal to Level Four shall include a copy of the original alleged grievance, all decisions rendered at prior levels, if any, and the reasons for the appeal.

12.5.4 Level Four – Board of Trustees

After receipt of the appeal, the matter will be set for hearing at the next regularly scheduled Board of Trustees meeting for which it can be properly placed on the agenda. There will be no meetings during school recess periods unless mutually agreed upon by the grievant and the District. At the discretion of the grievant, the hearing on the appeal may be held either in public or in closed session. The grievant and any representatives shall have the opportunity to testify and present evidence and witnesses at the hearing.

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Within five (5) workdays of this hearing, the Board of Trustees will deliver to the grievant its written decision in regard to the grievance. The decision of the Board shall be final.

ARTICLE 13 PROFESSIONAL RESPONSIBILITIES AND DISCIPLINE

13.1 Professional Responsibility

The District and the Association agree that bargaining unit members are professional faculty employees and as such they complete their work assignments with a significant amount of autonomy and freedom, and with minimal supervision, Further, unit members are expected to complete their work assignments in a way that meets or exceeds the highest standards of their professions, disciplines and affiliated professional associations.

Unit members are expected to meet their position requirements as defined in Articles 10 and 11 of this agreement, by their original hiring position description, by the stated job description for their position in existing District policies and procedures manuals, and as defined by the member's individual tenure or employment review documentation. Unit members are expected to comply with all the rules and regulations, policies and procedures established by the District that are relevant to their work assignments. Unit members are expected to comply with all applicable provisions of this contract, and with all applicable provisions of federal, state, and local law and of the California Education Code that govern faculty responsibilities and employer/employee relations.

The District agrees to establish rules, regulations, policies, and procedures related to unit members' working conditions and work assignments that are clear and comprehensible, appropriately utilizing the existing shared governance and representational bodies and processes in this establishment. The District agrees to make available to all unit members clear and precise documentation to support the District's expectations for unit members in their work assignments. The District is expected to comply with all applicable provisions of this contract, and with all applicable provisions of federal, state, and local law and of the California Education Code that govern District responsibilities to faculty and employer/employee relations.

13.2 Discipline

13.2.1 General

The District and the Association agree that the main purpose of disciplinary action is to correct or modify the behaviors of unit members that are deemed to be unprofessional or unsatisfactory. Punitive measures are to be undertaken only when less coercive means of discipline have failed to affect the conduct of the unit member.

As per California Education Code §87732, no regular employee or academic employee shall be dismissed except for one or more of the following causes:

1. Immoral or unprofessional conduct.

2. Dishonesty.
3. Unsatisfactory performance.
4. Evident unfitness for service.
5. Physical or mental condition that makes him or her unfit to instruct or associate with students.
6. Persistent violation of, or refusal to obey, the school laws of the state or reasonable regulations prescribed for the government of the community colleges by the board of governors or by the governing board of the community college district employing him or her.
7. Conviction of a felony or of any crime involving moral turpitude.
8. Conduct specified in Section 1028 of the Government Code.

At any level during a disciplinary action, the unit member may request that a representative of the Association be present. The presence of the Association representative should not be inferred to be approval or disapproval of the actions of the unit member or of the District, but rather as to ensure that the proper disciplinary procedures are being followed and the contract rights of the unit member during the disciplinary actions are being preserved.

At any level during a disciplinary action, the unit member may choose to employ legal counsel on his/her behalf, at his/her own cost. If the unit member is a member in good standing of the Association, then the unit member will have such legal assistance, if any, as is applicable through the terms and conditions of his/her membership in IVC CCA/CTA/NEA and its state and national affiliates. The unit member is directed to contact the Association President for referral to the appropriate information resources to determine the availability of legal assistance.

13.2.2 Informal Discipline

Department Chairs, academic area leaders or other faculty unit members who have assumed supervisory functions over their divisions, departments and work areas, remain faculty members, and as such do not have disciplinary authority over other unit members. However, Department Chairs and academic area leaders may often be the first to become aware of a potential discipline problem, either through direct experience or because of a complainant report. As area leaders who have supervisory authority over the work product in their area, and as peers who have knowledge of behaviors and standards appropriate to their professions and disciplines, they are encouraged to meet with a unit member

who is displaying unprofessional conduct and counsel him/her on proper behavior as a first, informal step in correcting the behavior.

If the Department Chair or academic area leader has done such counseling and sees no improvement in the offending unit member's behavior; or if the offending unit member repeatedly displays the same or similar unprofessional behaviors; or if the behavior being displayed is of such a serious nature as to warrant immediate action as defined under the California Education Code §87732 described above, the Department Chair or academic area leader should promptly contact the Vice President for Academic Services or the Vice President for Student Services as appropriate, to begin disciplinary actions.

13.2.3 Formal Disciplinary Procedure

When the Vice President for Academic Services or the Vice President for Student Services becomes aware of a unit member's conduct, and deems that such conduct is unprofessional or unacceptable, whether such knowledge comes through direct personal observation or through complainant report, the Vice President may initiate a disciplinary action against the unit member, utilizing the following procedure.

13.2.3.1 Level One – Verbal Warning

The Vice President for Academic Services or the Vice President for Student Services, as appropriate will meet in person with the unit member. In this meeting, the Vice President will explain to the unit member the conduct or behavior that is deemed by the district to be unprofessional or unsatisfactory. The unit member will be informed of what actions s/he must take to correct the unprofessional or unsatisfactory behavior, and the time period in which such correction should occur. The time period should be reasonable as to allow for a true display of the unit member's behavior, but should be for a period of not less than ninety (90) days.

The Vice President will document that such a meeting took place, the nature of the conversation, including a summary of the unit members' defenses, if any, and the plan of correction. This document shall remain in the possession of the Vice President and shall not be made part of the unit member's personnel file at this time. If there was a complainant who originally brought the situation to the attention of the Vice President, the Vice President shall notify said complainant that such a conversation has taken place, though not of the details of the conversation.

After the expiration of the time period for correction, the Vice President will ascertain if the unit member has corrected the unsatisfactory behavior. If so, the Vice President shall meet with the unit member to inform him/her of the satisfactory correction, and shall make a note of this correction and

attach it to the original report. The history, summary, plan of correction and report shall be in the unit member's personnel file in the Human Resources office. These documents shall remain in said file for a period of two full academic years.

13.2.3.2 Level Two – Written Notice of Unprofessional Conduct or Unsatisfactory Performance

If the unit member has failed to correct, within the agreed upon time period, the unprofessional conduct that had led to a Level One disciplinary action; or if the unit member, within two years of the initial occurrence, repeats a behavior that had previously resulted in a Level One disciplinary action, the Vice President for Academic Services or the Vice President for Student Services, as appropriate, shall issue a Written Notice of Unprofessional Conduct or Unsatisfactory Performance.

The Written Notice shall document the exact nature of the unprofessional or unsatisfactory conduct, including details of specific incidents that are being judged as unsatisfactory. The Written Notice shall document the previous Verbal Warning and the outcome of the Level One disciplinary action. The Written Notice will list the exact correction expected, the time period in which this correction is to take place, and the further discipline that will occur if the correction does not take place. The time period for correction must be at least ninety (90) days (Ed. Code §87734).

The Written Notice will be hand delivered to the unit member by the Vice President, or alternatively sent by certified mail to the address the District has on file for the unit member. A copy of the Written Notice will be placed in the unit member's personnel file in the Human Resources office.

The unit member may respond to the Written Notice as follows:

1. the unit member may work to correct the behavior as required in the notice without objection;
2. the unit member may work to correct the behavior as required in the notice but with objections. The unit member must object to the Written Notice in writing, asking such objection to be attached to the Written Notice and placed within the member's personnel file;
3. the unit member may refuse to change the behavior and proceed to Level Three. The unit member must file such refusal in writing. Such refusal will be attached to the Written Notice and placed within the member's personnel file.

13.2.3.3 Level Three – Suspension with or without Pay

If the unit member has failed to correct, within the specified time period but within a period of not less than ninety (90) days, the unprofessional conduct that had led to a Level Two disciplinary action, the Superintendent/President, upon the direction of the Board of Trustees of the District, shall issue a Notice of Intent to Suspend with/without Pay.

The District may elect to suspend a unit member for a period of up to one (1) year for unprofessional conduct or unsatisfactory performance that the unit member has failed to correct in spite of verbal and written notices to do so. The period of suspension should be proportional to the severity of the act(s) of misconduct (Ed. Code §87768 and §87672).

The District must issue the Notice of Intent to Suspend with/without Pay in writing and deliver it to the unit member by registered mail to the address on file with the District. The notice must detail the specific act(s) of misconduct, the attempts made by the District to correct the behavior of the unit member, the length of time of the proposed suspension, and when the suspension is scheduled to commence. The Notice shall also include the specific remedies that must be made to correct the misconduct upon the unit member's return to work and the time limit in which such remedies must occur. The Notice of Intent to Suspend with/without Pay shall be made a part of the unit member's personnel file (Ed. Code §87672).

In response to the Notice of Intent to Suspend with/without Pay, the unit member may do the following:

1. accept the suspension without objections;
2. accept the suspension with objections. The unit member must object to the Written Notice in writing to the Superintendent/President, asking such objection to be attached to the Written Notice and placed within the member's personnel file;
3. protest the suspension. To protest the suspension, the unit member must, within thirty (30) calendar days of receipt of the Notice, request in writing to the Superintendent/President a hearing to determine if the suspension shall stand. The suspension without pay cannot commence prior to this hearing (Ed. Code §87673).

Within thirty (30) days of the receipt by the District of the employee's demand for a hearing, the employee and the governing board shall agree

upon an arbitrator to hear the matter. When there is agreement as to the arbitrator, the employee and the governing board shall enter into the records of the governing board written confirmation of the agreement signed by the employee and an authorized representative of the governing board. Upon entry of such confirmation, the arbitrator shall assume complete and sole jurisdiction over the matter (Ed. Code §87674).

The district alone shall pay the arbitrator's fees and expenses and the costs of the proceedings as determined by the arbitrator. The "cost of proceedings" does not include any expenses paid by the employee for his or her counsel, witnesses, or the preparation or presentation of evidence on his or her behalf (Ed. Code §87677).

13.2.3.4 Level Four – Termination

13.2.3.4.1 Immediate Termination

Upon the filing of written charges, duly signed and verified by the person filing them with the governing board of the District, or upon a written statement of charges formulated by the governing board, charging a permanent employee of the District with immoral conduct, conviction of a felony or of any crime involving moral turpitude, with incompetence due to mental disability, or with willful refusal to perform regular assignments without reasonable cause, as prescribed by reasonable rules and regulations of the employing district, the governing board may, if it deems such action necessary, immediately suspend the employee from his or her duties and give notice to him or her of his or her suspension, and that thirty (30) days after service of the notice he or she will be dismissed, unless he or she demands a hearing (Ed. Code §87735).

13.2.3.4.2 Procedural Termination

If the unit member has failed to correct, within the time period specified in the Notice of Intent to Suspend, the unprofessional conduct that had led to a Level Three disciplinary action, the Superintendent/President, upon the direction of the Board of Trustees of the District, shall issue a Notice of Intent to Terminate Employment with the District.

The District must issue the Notice of Intent to Terminate Employment with the District in writing and deliver it to the unit member by registered mail to the address on file with the District. The notice must detail the specific act(s) of misconduct, the attempts made by the District to correct the behavior of the unit

member, and when the termination will occur. The Notice of Intent to Terminate Employment with the District shall be made a part of the unit member's personnel file (Ed. Code §87672).

In response to the Notice of Intent to Terminate Employment with the District, the unit member may do the following:

1. accept the termination without objections;
2. accept the termination with objections. The unit member must object to the Notice in writing to the Superintendent/President, asking such objection to be attached to the Notice and placed within the member's personnel file;
3. protest the termination. To protest the termination, the unit member must, within thirty (30) calendar days of receipt of the Notice, request in writing to the Superintendent/President a hearing to determine if the termination shall stand. The termination cannot occur prior to this hearing (Ed. Code §87673).

Within thirty (30) days of the receipt by the District of the employee's demand for a hearing, the employee and the governing board shall agree upon an arbitrator to hear the matter. When there is agreement as to the arbitrator, the employee and the governing board shall enter into the records of the governing board written confirmation of the agreement signed by the employee and an authorized representative of the governing board. Upon entry of such confirmation, the arbitrator shall assume complete and sole jurisdiction over the matter (Ed. Code §87674).

The district alone shall pay the arbitrator's fees and expenses and the costs of the proceedings as determined by the arbitrator. The "cost of proceedings" does not include any expenses paid by the employee for his or her counsel, witnesses, or the preparation or presentation of evidence on his or her behalf (Ed. Code §87677).

13.2.3.5 Alternative to Arbitrator

In either a Level 3 or Level 4 disciplinary proceeding, if a hearing has been requested by the unit member, and an arbitrator has not been agreed upon by the District and the unit member within thirty (30) days, the procedures outlined in California Education Code §87678 – §87683 regarding adjudication by an Administrative Law Judge shall prevail.

ARTICLE 14 CONTRACT YEAR, CALENDAR and PAY WARRANTS

14.1 Contract Year

The contract year for all teaching faculty bargaining unit members not designated as Department Chairs shall commence on the first day of the Fall semester, designated Orientation Day, and shall go on hiatus following the last instructional day of the Fall semester, shall recommence on the first instructional day of the Spring semester and shall end on the last day of the Spring semester, designated Graduation Day. The hiatus between the fall and spring semesters shall not constitute a break in service. All such members shall be designated as being on an eleven (11) month, or 178-day contract.

The contract year for all teaching faculty bargaining unit members who are designated as Department Chairs shall commence on the first day of the fiscal year, July 1 and end on the last day of the fiscal year, June 30. All such members shall be designated as being on a twelve (12) month, or 199-day contract.

The contract year for all non-teaching faculty bargaining unit members, including but not limited to all librarians and district and categorically funded counselors, shall commence on the first day of the fiscal year, July 1 and end on the last day of the fiscal year, June 30. All such members shall be designated as being on a twelve (12) month, or 199-day contract.

14.2 Pay Warrants

14.2.1 Contract Pay Warrants

All unit members formerly working on ten (10) month, or 177 day contracts who are scheduled to work the additional day provided in this contract shall receive a contract pay warrant for 1/11th of their contract amount on the last working day of the month, in the months of August, September, October, November, January, February, March, April, May and June. Unit members will receive a pay warrant in December on the last working day before commencement of winter recess.

All unit members on twelve (12) month, or 199-day contracts will receive a contract pay warrant for 1/12th of their contract amount on the last working day of each month of the year, except the December warrant will be issued on the last working day before the commencement of winter recess.

14.2.2 Overload and Extra Duty Pay Warrants

All unit members shall be paid for their overload teaching assignments in four (4) equal monthly payments in each semester in which they have overload hours. The monthly payment amount shall be determined by computing the overload compensation as defined by the formula described in this agreement in Article

17.5 and dividing by four (4).

Pay warrants shall be issued on the 10th day of the month or on the last working day preceding the 10th should the 10th fall on a weekend or holiday. For the fall semester overload pay warrants shall be issued in the months of October, November, December, and January. For the spring semester overload pay warrants shall be issued in the months of March, April, May, and June.

All non-teaching faculty unit members shall be paid for their extra duty contract hours for each academic year in twelve (12) equal monthly payments in every month except July. The July payment shall be paid on the last working day of June. Pay warrants shall be issued on the 10th day of the month or on the last working day preceding the 10th should the 10th fall on a weekend or holiday.

14.2.3 Winter Intersession Pay Warrants

All unit members teaching classes during the winter intersession will be paid for this service in two unequal payments. The first pay warrant, issued on the last working day of January, will be for the number of days of winter intersession taught in January. The second pay warrant, issued on the last working day of February, will be for the number of days of winter intersession taught in February.

14.2.4 Summer Session Pay Warrants

All unit members teaching classes during the summer session will be paid for this service in two unequal payments. The first pay warrant, issued on the last working day of June, will be for the number of days of summer session taught in June. The second pay warrant, issued on the last working day of July, will be for the number of days of summer session taught in July.

14.3 Calendar

The Association has the right of conferral with the District on the matter of the academic year calendar. It is expected that representatives of the Association, of the Academic Senate, and of the District shall meet to determine the academic year calendar at least two years in advance.

The calendar in use in the District for the 2010-2011 school year shall be of the plan known as a sixteen (16) week compressed calendar, which shall consist of a sixteen (16) week fall semester commencing in August, and a sixteen (16) week spring semester commencing in February, and a twenty-three day summer session commencing in June.

The District and the Association agree that they will incorporate the official holidays established by the state of California when developing the calendar. They further agree that the calendar shall include a winter recess when campus is designated to be closed

for a period not less than December 24 through January 1 and a spring break of one week that falls during the week following April 24, 2011.

Calendars for the academic years covered by this contract are incorporated in Exhibit C.

14.4 Furloughs

All non-teaching faculty and Department Chairs shall be furloughed without pay for 5 days during school year 2010-2011. Three of the furlough days will be taken in a block on January 5th, 6th and 7th, 2011. Area administrators will work with unit members to determine the remaining 2 individual "floating" furlough days, which best serve the needs of the district. At least 30 days advance notice and discussion opportunity will be given to unit members of the remaining 2 unpaid furlough days.

ARTICLE 15 WORKLOAD

15.1 Primary Workload Function

The workload for members of the bargaining unit shall include the primary functions of teaching, counseling, or serving as a librarian. In addition, the workload may include, but not be limited to, a reasonable amount of these allied professional responsibilities: preparation for classroom activities; evaluating student performance including test and/or paper correcting and grading; developing, assessing, and evaluating student learning outcomes, holding office hours; serving on college standing, planning, and/or advisory committees; developing new courses or programs; maintenance and revision of existing course outlines and materials, participating in college, departmental, or division meetings; participating in program review, accreditation and any assessment and planning activities required for the successful continuing operation of the college; sponsoring student clubs and activities; helping to plan and approve students' programs; and the timely and accurate submission of all required college registration documentation and final grades.

15.2 Normal Work Load – Non-Teaching Faculty

For 2010-2011 only, the normal workload for all non-teaching faculty, including but not limited to counselors and librarians, shall be one hundred and ninety-nine (199) workdays per fiscal year, where each workday consists of six hours, exclusive of overload teaching assignments or extra duty contracts.

Since it is to the benefit of students to have access to the services provided by non-teaching faculty throughout the year, non-teaching faculty members will stagger their work and non-work days throughout the year with the approval of the appropriate Vice President, using the following procedure.

At the start of each fiscal year, the Vice President for Student Services or the Vice President for Academic Services, or designee, as appropriate, shall create a master schedule of all the possible workdays in the upcoming fiscal year. Each non-teaching unit member will then indicate which days in each month they intend to work, and which days they will designate as off-duty days, with the total number of workdays scheduled equal to one hundred ninety-nine (199). It is understood that the unit member must schedule at least one workday in each calendar month of the year. The appropriate Vice President will then approve the duty schedule for each unit member, or work collegially with the unit member to adjust the schedule should there be a problem. If during the course of the year the unit member finds that due to changing work requirements s/he needs to change her/his designated workdays, s/he shall make such a request in writing to the appropriate Vice President as early as possible, but no less than one week prior to the change.

In the event that a unit member covered by this section is terminated, that individual will be provided rehire rights as specified in the California Education Code Sections 87744, 87745, 87746, whichever is applicable.

15.3 Normal Work Load – Teaching Faculty

15.3.1 Contract Load

The normal contract load of a teaching faculty member shall be fifteen (15) lecture units, or the equivalent, per semester, which may be spread over a four (4) or five (5) day per week schedule.

All schedules must meet the educational needs of the students of Imperial Valley College, and are subject to the approval of the Vice President for Academic Services. The District and unit members agree that they shall work collegially, using policies and procedures established within their departments and divisions, to establish schedules which best meet the needs of the District, the students, and the unit members and in accordance with the provisions of section 15.5 below.

Teaching faculty members are expected to complete the allied professional duties as expressed in article 15.1 during the times when they are not teaching. As professional employees the expectation is that these duties will be completed in a timely manner using the amount of time required for their successful completion rather than by following a strict hourly work schedule, and at times and locations necessary for or conducive to the duties' successful completion.

During the Fall and Spring semesters of the academic year, allied professional duties may be completed at any time during the calendar week without expectation of additional compensation, with the exception that no faculty member shall be required by the District to work more than five days in any given calendar week without additional compensation for a required sixth workday. This does not preclude any faculty member from voluntarily participating in activities, or working independently on allied professional duties, during the sixth or seventh day of the calendar week with no expectation of additional compensation.

15.3.2 Calculation of Load

For the purposes of contract load one (1) laboratory hour shall be converted to a lecture hour by using the factor .75.

If a unit member's load consists of all lecture hours, then the number of hours in excess of fifteen (15) shall be designated as overload hours.

If a unit member's load consists of a combination of lecture and laboratory hours and the number of lecture hours is equal to or greater than fifteen (15), then the lecture and laboratory hours in excess of fifteen (15) shall be added together and shall be designated as overload hours.

To determine contract load and overload when a unit member's schedule contains both lecture and laboratory hours and the number of lecture hours is less than fifteen (15) and therefore some of the laboratory hours must be used as load, the following formula will be used:

$$(\# \text{ lecture hours assigned}) + [.75 \times (\# \text{ laboratory hours assigned})] = (\text{load})$$

If (load) is greater than 15 then:

$$(\text{load}) - 15 = (\text{overload lab hours})$$

$$(\text{overload lab hours}) \times 1.33 = (\text{overload hours})$$

15.3.3 Contract Load for Department Chairs, Distance Education Coordinator, E.M.S. Coordinator, and POST Coordinator

Teaching faculty who are designated as Department Chairs, Distance Education Coordinator, E.M.S. Coordinator, and POST Coordinator, will determine contract load and overload in the same manner as all other teaching faculty and in accordance with the lecture reassigned time as defined in Article 17 of this Agreement.

Teaching faculty who are designated as Department Chairs, Distance Education Coordinator, E.M.S. Coordinator, and POST Coordinator, are twelve (12) month, or 199-day unit members, and as such are expected to perform their duties throughout the fiscal year, excepting those days designated as holidays and off-duty days. Each Department Chair, Distance Education Coordinator, E.M.S. Coordinator, and POST Coordinator, is to arrange his/her contract workdays at the start of each fiscal year through mutual agreement with the Vice President for Academic Services, or designee.

The Department Chairs, Distance Education Coordinator, E.M.S. Coordinator, and POST Coordinator, are required to designate as workdays five (5) days per week of the instructional days during the fall and spring semesters, excluding official holidays, and including the two (2) faculty service days of orientation and graduation. These workdays would normally be Monday through Friday, though Saturday may be designated as a workday with approval. These thirty-two (32) weeks of five (5) days per week of the fall and spring semesters, excluding official holidays, and including the faculty service days are defined as meeting 178 days of the contract commitment, regardless of the actual number of calendar days this encompasses.

In addition, the Department Chairs, Distance Education Coordinator, E.M.S. Coordinator, and POST Coordinator, are required to designate twenty-one (21) days of six (6) hours per day in each fiscal year as additional workdays. These additional workdays may not fall during the fall and spring semesters designated

above as required workdays. On days where the unit member is being paid for teaching duties during winter intersession or summer session, they may choose to designate up to one-third (1/3) day as an additional workday, up to a combined maximum of twelve (12) days. The Department Chairs, Distance Education Coordinator, E.M.S. Coordinator, and POST Coordinator, may designate as additional workdays, days on which the campus is officially closed (holidays or winter or spring recess) with the approval of the Vice President for Academic Services, or designee. It is understood that the Department Chairs, Distance Education Coordinator, E.M.S. Coordinator, and POST Coordinator, must schedule at least one full workday in each calendar month of the year.

Once the required workdays and the additional workdays have been scheduled, the remainder of the days during the fiscal year may be designated as off-duty days. These days must be scheduled outside of the required fall and spring semester workdays and outside of any winter or summer session during which the member is being paid for teaching duties. During designated off-duty days the Department Chairs, Distance Education Coordinator, E.M.S. Coordinator, and POST Coordinator, are not expected to be available to the District or to render any duties.

If during the course of the year the unit member finds that due to changing work requirements s/he needs to change her/his designated workdays, s/he shall make such a request in writing to the Vice President for Academic Services, or designee, as early as possible, but no later than one week prior to the change.

15.4 Office Hours

For 2010-2011 only, members of the unit who are teaching faculty are required to establish four (4) hours per week, where each hour consists of sixty (60) minutes, that shall be set aside as scheduled, maintained, office hours at which times the instructor is available to students for consultation.

The unit member should establish office hours no later than the start of the second week of instruction during the fall and spring semesters. A copy of the teaching faculty member's schedule, including course times and locations and office hours should be posted on or near his/her office door. In addition, a copy of the schedule should be forwarded to the appropriate Dean or Department Chairperson, and to the office of the Vice President for Academic Services.

In the event it is necessary to make long-term or permanent changes in scheduled office hours at any time during the semester, the instructor shall make corrections on the posted schedule and notify in writing the appropriate Department Chairperson, Dean and the Vice President for Academic Services. The instructor shall post temporary changes of short duration on the posted schedule, and the division secretary shall be notified.

15.5 Committee Assignments

All unit members as part of contract requirements are required to serve on one (1) recognized campus committee or as the advisor to a recognized, active student club or organization, during each academic year. Unit members may choose to serve on more than one campus committee or student club in any given semester. Such voluntary additional service does not constitute any type of overload or extra duty assignment. Service on hiring committees or on non-standing committees shall fulfill this requirement for unit members.

Unit members who are vocational instructors are expected to serve on their department's Advisory Committee, if one exists, as their committee assignment to fulfill their contractual requirement.

The unit member may request to participate on any of the committees for which s/he has an interest, though some committees require formal appointment while some are elected. Interested unit members should inquire well in advance of the start of the new academic year if they wish to participate in an elected or appointed committee to determine the requirements.

Each committee has a different meeting frequency and duration. Unit members who are teaching faculty should determine in advance that the committee of which s/he is a member meets at a time that does not conflict with scheduled class or office hours, as unit members will generally not be excused from these duty assignments to attend committee meetings.

The Office of the Superintendent/President will provide to unit members the list of recognized committees and clubs with current membership at the beginning of each academic year, or more frequently if necessary. The President of the Academic Senate will verify committee assignments, and the Academic Senate will confirm such assignments at the beginning of each academic year. Unit members may change their committee assignments at the beginning of each academic semester, or when elected to an elected committee, or when joining a newly formed committee or club.

Participation as a member of the Executive Committee of the Association is also recognized as fulfilling the committee requirement of the contract.

15.6 Final Grades

Unit members are required to submit final grades and all accompanying documentation for each semester and session in a timely and accurate manner following the procedures established by the Vice President for Academic Services. Unit members must submit all grades by 5:00 p.m. on the fourth workday, excluding weekends and holidays, following the last day of the semester or session, unless the member has been granted an extension by the Vice President for Academic Services or the grade submission deadline is extended by the Vice President for Academic Services.

15.7 Course Preparations

Normally, a full-time teaching load consists of no more than three (3) different course preparations. In order to achieve this objective, a unit member may replace a part-time instructor. However, if the objective cannot be attained, the instructor either may agree to take more than three (3) preparations or agree to take a reduced teaching load at a partial contract.

15.8 Time of Assignment

Teaching faculty unit members may be assigned a teaching schedule that includes courses that meet at any time between 7:00 a.m. and 10:00 p.m. Monday through Saturdays, on days when classes are regularly in session, with the following restrictions:

1. No unit member may be assigned a work schedule that extends for less than four (4) days or more than five (5) days per week.
2. No unit member may be assigned a work schedule that splits the workweek; but must be assigned a schedule that includes two consecutive days off, except at the initiation of the unit member.
3. No unit member may be assigned a schedule that the duration between the start time of the first class of the day, and the ending time of the last class of the day, is greater than ten (10) hours, except at the initiation of the unit member.
4. No unit member may be assigned a schedule where the ending time of the last class of the day and the start time of the first class of the next consecutive workday is less than ten (10) hours, except at the initiation of the unit member.
5. No unit member shall be required to teach on Saturday for more than two semesters within any three (3) year period, except at the initiation of the unit member.

Evening or Saturday classes that make up a part of the instructor's contract load are not in and of themselves considered overload.

Should a teaching faculty member have a course that is cancelled for lack of enrollment or other reasons beyond the unit member's control, and such cancellation reduces the unit member's teaching units below contract load, in order to meet contract load the unit member is expected to replace a part-time instructor in a course, immediately upon the cancellation of the unit member's course. If there are no part-time instructors assigned to teach courses that the unit member is qualified to teach, in order to make contract load the unit member is expected to replace another unit member from an overload section. If the unit member elects not to replace a part-time instructor or overload

section, the unit member will be compensated on a pro-rated basis for that semester. If the District elects not to allow such bumping to occur, there will be no reduction of pay for the unit member.

Should a teaching faculty unit member be assigned a schedule that meets over four (4) days and a course is cancelled for reasons beyond the unit member's control, which leaves the unit member with a contract load that extends for only three days, the Vice President for Academic Services shall make every effort to find a substitute course which will allow the faculty member to make a four (4) or five (5) day schedule with contract load. However, if there are no sections assigned to part-time instructors, or as full-time instructor overload, or other courses that could be added to replace the cancelled course, and the District elects not to create such a course, there shall be no penalty to the unit member.

15.9 Location of Assignment

Unit members may be assigned work hours or courses at the main campus or at any of the extended or off-campus sites as part of contract load, with the following restrictions:

1. If an off-campus site is to be the primary work location, accounting for greater than 50% of the unit member's load, this must be clearly identified in the original job description, advertisement, and original notice of employment; otherwise the primary work location will be assumed to be the main campus site. If the primary work location should change due to changing District needs during the tenure of a unit member's employment, then the policies and procedures governing transfer and reassignment described in Article 8 of this agreement apply.
2. If a unit member is assigned two consecutive courses on the same day at different sites, the courses must be scheduled with a passing period that is at least equal to twice the average travel time, or one (1) hour, whichever is greater. Insufficient passing time between dual site assignments is considered an unsafe working condition.
3. If a unit member is assigned two or more consecutive courses on the same day at two or more different sites with less than three hours between the courses, s/he is entitled to reimbursement for travel expenses for the mileage between campus sites, charged at the shortest distance between the sites. No mileage expenses are allowed for travel from the unit member's home to a campus work site, regardless of the distance.
4. No assignment shall be made that includes service at more than two different campus sites in one day, or at two different campus sites if the assignment requires more than one trip between sites in a single day.

The District will, at all times, attempt to work collegially with unit members in scheduling

work hours or courses away from the unit member's primary work location. No unit member will be forced to work with a schedule that is split between locations, unless all attempts to locate volunteers or part-time instructors have failed, or when that is the only way to provide the unit member with a full contract load, or when such assignment was an original condition of employment for the unit member's position.

15.10 Short Term Courses

To fulfill contract requirements, teaching faculty will be assigned classes that meet throughout the entire fall and spring semesters. Short term courses which meet for less than the entire semester may make up all or a portion of the contract load provided that such courses are scheduled in such a way that the unit member meets classes for the entire semester.

15.11 Distance Education

Unit members may teach courses in distance education, or online, format as part of their normal contract load, upon the approval of the appropriate Department Chairperson and the Vice President for Academic Services. Distance education courses are credited and paid to instructor load or overload in exactly the same fashion as traditionally delivered courses.

No more than 67% of contract load (three (3) courses or ten (10) units whichever is lesser) may be taught as distance education, or online, in any given fall or spring semester. Any additional distance education courses that the unit member is approved to teach beyond three (3) courses or ten (10) units may be taught as overload. The remainder of the unit member's contract load should be made up of traditionally delivered courses. Unit members who are teaching distance education courses are still required to be on campus for classes and office hours, for no less than four (4) days per week during the fall and spring semesters.

Unit members who are teaching distance education or online courses during the fall or spring semesters may hold office hours online in proportion to the number of online classes that they teach. During online office hours, the faculty member is expected to be logged on to the computer and immediately available to respond to students through email, a discussion board, chat board, or other online means of communication, as appropriate. Online office hours must be scheduled and posted at a regular day and time each week just like a traditional office hour, though the unit member may choose to physically hold online hour's off-campus as long as s/he has full computer access at the off-campus location.

During the winter or summer session, a unit member may teach all or part of his/her assignment in distance education, or online, format upon the approval of the appropriate department chairperson and the Dean in the appropriate service area, and in accordance with the load restrictions described in section 15.13. The instructor shall be paid for such courses in exactly the same fashion as for traditionally delivered courses.

15.12 Overload

Teaching faculty unit members may choose to teach additional credit courses during the fall and spring semesters beyond the contract load of fifteen (15) units as overload. Non-teaching faculty unit members who are also qualified as classroom instructors may choose to teach at times outside of their regular contract hours as overload.

Unit members are entitled to first choice before all part-time instructors for overload assignments up to one (1) class or three (3) lecture units or the equivalent, whichever is greater. Department Chairpersons and the Vice President for Academic Services may choose to offer un-staffed sections as additional overload sections to unit members, or to part-time instructors. The maximum number of overload lecture units or the equivalent that a unit member can teach in one academic semester is six (6). By written request and with the discretionary approval of the Vice President for Academic Services a unit member may teach up to 12 overload units in any given semester.

Divisions or departments, if it is deemed to be academically necessary, may elect to limit the amount of overload available to all unit members in that division or department, but such limitation cannot be less than three (3) overload lecture units or the equivalent. If the division or department chooses to make such a limitation it must be made with the agreement of a majority of the unit members in that division or department. A letter, explaining the academic reasons for such limitation, must be sent to the Vice President for Academic Services, the Association and to the Curriculum Committee for approval.

15.13 Winter Intersession and Summer Session

Unit members are entitled to first choice before all part-time instructors for all teaching assignments during winter intersession and summer session.

Unit members may request to be assigned a maximum of four (4) courses or fifteen (15) units, whichever is lesser, during each summer session or winter intersession, except in cases of extreme District need for a larger assignment. However, no unit member may be assigned more than two (2) courses, or six (6) units, whichever is lesser, if such assignment would deprive another unit member of the ability to teach during a session in which s/he has expressed an interest.

Assignments during the winter and summer sessions consist only of teaching duties. Unit members are not required to hold office hours, or attend to other campus business during these sessions.

15.14 Non-credit Instruction

During the fall and spring semesters, unit members may elect to teach non-credit courses as overload assignments. Non-credit courses cannot be counted towards contract load. Non-credit courses taught as overload are subject to the same load restrictions and assignment regulations as described above for credit overload. The

unit member's overload assignment, if it contains a combination of credit and non-credit courses, cannot exceed fifteen (15) lecture units, once the non-credit courses have been converted to equivalent lecture units, in any given semester.

During the winter intersession and summer session, unit members may teach non-credit courses as all or part of their session assignment. Non-credit courses taught during the winter or summer sessions are subject to the same load restrictions and assignment regulations as described above for credit assignments.

15.15 Default Course Assignment Procedure

It is not the intent of this section to change the procedure for assignment of courses where the department or division has established procedures that meet the needs of the majority of the faculty members, the District and the students of Imperial Valley College. Further, it is recognized that in all cases the Vice President for Academic Services has the final say in course assignments during any semester or session in accordance with the sections enumerated above. Finally, the Association recognizes that the best practice in scheduling assignments is one that is reached through the collegial participation of all effected unit members and District administrative representatives. However, the following scheduling procedure shall prevail in cases where all efforts to reach consensus among unit members in the division have failed.

For each fall and spring semester and for the winter intersession and the summer session, the Deans and Department Chairpersons, under the direction of the Vice President for Academic Services and with consultation from Student Services, shall develop the list of projected course offerings, including dates, times, locations, and patterns, in each subject area that best fit the needs of the students.

Department Chairpersons will offer to all qualified unit members in their divisions or departments the opportunity to select a course assignment, utilizing a priority selection system based upon seniority. The procedure shall be as follows:

1. All unit members in a given discipline will be ranked according to seniority, with the most senior person being granted rank 1, the second most senior person being granted rank 2, and so on.
2. The list of courses in the discipline to be offered for that semester or session shall be offered first to the rank 1 member. That member will have the opportunity to select a maximum of five (5) courses, or fifteen (15) lecture units or the equivalent, for the fall or spring semesters, or two (2) courses, or six (6) units or the equivalent, for the winter or summer sessions, that s/he would like to teach.
3. The list will then be passed on to all the remaining unit members in order, with each selecting courses as above.

4. Once all the unit members have selected their preferred courses, the list, if any courses are remaining, will return to the member ranked 1, who will then select one additional course as overload if desired.
5. The rounds will continue in order until all courses are selected. If any courses remain unselected, then the Department Chairperson will offer the courses to qualified unit members outside the discipline, if any, and/or part-time instructors as appropriate.

The following steps apply only during the selection process for winter intersession or summer session:

6. Any unit member who is not interested in teaching during a winter or summer session may elect to pass on the selection process. Choosing to pass in one session does not necessarily grant preference to a unit member in selecting courses in subsequent sessions.
7. If during the selection process for winter or summer sessions there are more unit members desiring classes than there are courses to be offered, the member who was the first person to be denied the opportunity to teach shall be ranked first for the next immediate session selection rotation, with all other unit members maintaining their same rankings relative to one another.
8. During the selection process for winter or summer sessions, documentation should be made of the order of selection and number of courses selected by each unit member for reference during future sessions.
9. During the preparation for the next summer session or winter intersession, the same selection procedure should be followed. However, the first person to select should now be the person who was originally ranked 2 in the previous selection, with the previously ranked 1 member moving to the last selection position. In cases where some unit members did not have the opportunity to select courses for the previous session, the first ranked person so excluded shall now be the first to select, with all other unit members maintaining their same rankings relative to one another.

Unit members who develop new courses (traditional and/or online) shall have the right of first refusal to teach the course, regardless of the unit member's seniority status.

15.16 Class Size

It is the intent of the parties that present class size quotas for all classes offered within the District shall continue for the duration of this Agreement.

The minimum class size quota for traditionally delivered courses shall be twenty-five (25) students per class except in cases where student safety or government regulations require a smaller class size. The maximum class size quota shall be forty (40) students per class. In all cases, class size quotas for individual courses shall be set based upon appropriate academic needs and through the shared governance processes established by and with the consent of the Academic Senate and the Curriculum Committee.

The minimum and maximum class size quota for online courses shall be based upon appropriate academic needs and through the shared governance processes established by and with the consent of the Academic Senate and the Curriculum Committee.

In order to avoid the cancellation of a class during a given semester or session, a class must achieve an enrollment equal to at least 50% of class size quota or 15 students, whichever is less. The Vice President for Academic Services can waive this requirement upon his/her discretion for reasons including, but not limited to, the following:

1. If a small group of students needs a certain course for graduation or program completion and no substitute course is available;
2. If a new course is inaugurated and it is believed that continuing the course with a small number of students will enhance the potential growth of the course;
3. If a course is offered that is an important part of the curriculum and the instructor's class sizes in other assigned courses are above average;
4. If it is deemed wise to offer special studies, individual studies, and honors courses which naturally have a small class size.

Unit members whose classes are below the class size quota on the first day of instruction are expected to add any additional students who apply to add or “crash” the course at the first class meeting, up to the class size quota. Unit members are encouraged to add additional students up to the class quota after the first class meeting but before the District’s established add deadline, if the unit member feels it is academically appropriate.

Individual unit members may choose to exceed the class size quota in any or all of their classes through the process of adding or “crashing” additional students into the class after the start date of a given semester or session, provided all district procedures and deadlines are followed. Only the instructor of the class can initiate such over-quota adds. Under no circumstances should a unit member add additional students to the course so that the course size at census exceeds 25% over class quota as defined in the course outline of record.

15.17 Large Quota Classes

Upon the approval of the Vice President for Academic Services, certain courses may be designated as large quota classes, and the course enrollment limits during the computer pre-registration period shall reflect such large quota designation.

Divisions and departments will determine which, if any, courses within their curriculum are appropriate for potential large quota enrollment based upon academic, practical, and/or legal considerations. They will indicate the appropriateness of a given course for large quota enrollment on the official course outline of record. The approval of this change to the official course outline of record must follow the established practices and procedures of the Curriculum Committee. The Vice President for Academic Services, along with the appropriate Department Chairpersons and Deans, shall be responsible for ensuring that the individual classes designated in any given semester for large quota enrollment are those that have been approved as such on the official course outline of record.

Instructors who agree to teach a large quota class will be entitled to extra financial compensation based upon the following formula:

Quota to 25% over quota	No additional compensation
26% to 50% over quota	Additional compensation equal to one-third of overload pay for the course
51% to 75 % over quota	Additional compensation equal to two-thirds of overload pay for the course
76% to 100% over quota	Additional compensation equal to full overload pay for the course

Under no circumstances will an instructor be allowed to enroll a class at greater than 100% over, or double quota.

The compensation formula will be based upon the verified total enrollment in the course as per the official census count. Any instructor who is found to have intentionally inflated the census count by not eliminating non-attending students will receive no additional compensation.

On or after the first day of the semester, if sufficient student need exists, the Vice President for Academic Services in consultation with the appropriate deans or department chairs and affected unit members, may designate additional courses as large quota classes, and instructors may then initiate over-quota adds to achieve additional compensation.

Under no circumstances will an instructor add students to a course if there is insufficient physical space to accommodate the students, the increased enrollment exceeds the maximum allowable occupancy of the room as established by the appropriate governmental agency, there are insufficient student desks to accommodate all the students, or adding additional students would create an unsafe condition for the students.

All unit members who are qualified to teach a class that has been approved for large quota must be given the opportunity to do so upon their request and if sufficient classroom space is available. Priority for approval of requests to teach large quota courses will be given based upon a revolving seniority system, where the most senior qualified member will have the first priority, but will move to the bottom of the priority list for the subsequent semester and will only come back up to first priority after all other qualified members have had the opportunity, whether they exercised it or not, to teach a large quota class.

15.18 Classroom Assignments

Upon the approval of the Vice President for Academic Services, or designee, multiple sections of the same course may be assigned for lecture purposes in the large lecture halls. Unit members teaching these combined sections will receive the same compensation as they would have had the sections been offered in separate classrooms.

15.19 Retirement Workload

Upon the approval of the Superintendent/President, a retiring unit member may contract to render service to the District under a retirement plan that would compensate the unit member up to the maximum annual stipend allowable by state law for up to a maximum of five (5) years or until seventy (70) years of age, whichever comes first.

ARTICLE 16 PRE-RETIREMENT WORKLOAD REDUCTION

Members of the bargaining unit may petition the Governing Board of the District to reduce their workloads from full-time to part-time and if approved shall receive the health and welfare insurance, life insurance, and retirement service credit they would have received if they were employed on a full-time basis, and have their retirement allowance, as well as any other benefits they are entitled to under the State Teachers Retirement System, based on the salary they would have received if employed on a full-time basis.

Reduced workloads under this Article shall be subject to the following provisions:

1. The option of part-time employment shall be exercised at the request of the unit member and can be revoked only with the mutual consent of the District and the unit member.
2. The unit member shall have been employed by the District full-time in an academic position or a position requiring certification qualifications, or both, for at least ten (10) years of which the immediately preceding five (5) years were full-time employment without a break in service.
3. For the purposes of this Article, sabbaticals and other approved leaves of absence shall not constitute a break in service. However, time spent on a sabbatical or other approved leave of absence shall not be used in computing the five-year full-time service requirement prescribed herein.
4. The unit member shall have reached the age of fifty-five (55) prior to reduction in workload.
5. The period of such part-time employment shall not extend beyond the end of the academic year during which the unit member reaches his or her seventieth (70th) birthday.
6. The period of such part-time employment shall not exceed five (5) years.
7. The minimum part-time employment shall be the equivalent of one-half of the number of days of service required by the unit member's contract of employment during his or her final year of service in a full-time position. For teaching faculty unit members, the minimum part-time employment shall be for one-half of the number of lecture units and office hours required to fulfill the full contract load.
8. The unit member shall be paid a salary that is the pro rata share of the salary he or she would be earning had he or she not elected to exercise the option of part-time employment.

9. The unit member shall contribute to the State Teachers' Retirement Fund the amount that would have been contributed had the member been employed full-time.
10. The District shall contribute to the State Teachers' Retirement Fund an amount based upon the salary that would have been paid to the unit member had the member been employed full-time.

(Ed. Code §87483)

ARTICLE 17 COMPENSATION

17.1 Salary Schedules

Members of the bargaining unit who are designated as being on ten (10) month, or 178-day contracts, shall be paid in accordance with the salary schedule attached hereto as Exhibit B1 and in accordance with the salary agreement attached hereto as Exhibit B3.

Members of the bargaining unit who are designated as being on twelve (12) month, or 199-day contracts, shall be paid in accordance with the salary schedule attached hereto as Exhibit B2 and in accordance with the salary agreement attached hereto as Exhibit B3.

17.2 Salary Regulations

17.2.1 Initial Placement on Salary Schedule

17.2.1.1 Initial Step Placement

17.2.1.1.1 Non-Vocational Teaching Unit Members

1. For each year of full-time, paid teaching experience at an accredited, post-secondary educational institution the instructor shall be credited with one year's experience on the salary schedule.
2. For every thirty (30) semester units of paid part-time teaching experience at an accredited post-secondary educational institution the instructor shall be credited with one year's experience on the salary schedule.
3. For each two (2) years of full-time, directly related experience in a non-teaching, appropriate vocation, the instructor shall be credited with one year's experience on the salary schedule;
4. A unit member with five (5) or more years of experience or the equivalent, shall be placed on the sixth (6th) step of the appropriate salary schedule. No unit member may be initially placed above the sixth (6th) step.

17.2.1.1.2 Non-Teaching Unit Members

1. For each year of full-time directly related work experience, the unit member shall be credited with

one year's experience on the salary schedule.

2. Part-time directly related work experience shall be credited at the same percentage as the part-time experience bears to a full-time load, rounded down to the nearest full year. For example, two years of part-time work experience at 60% of the hours of a full-time load shall be credited with one year's experience on the salary schedule.
3. A unit member with five (5) or more years of experience or the equivalent, shall be placed on the sixth (6th) step of the appropriate salary schedule. No unit member may be initially placed above the sixth (6th) step.

17.2.1.1.3 Vocational Teaching Unit Members

1. For each two (2) years of full-time, directly related experience in an appropriate vocation, the instructor may be credited with one (1) year's experience on the salary schedule;
2. No more than five (5) steps of credit may be accumulated by this method alone or in combination with full-time or part-time teaching experience. No unit member may be initially placed above the sixth (6th) step.

17.2.1.2 Initial Column Placement

17.2.1.2.1 All Unit Members

1. A unit member with less than a Bachelor's degree plus 30 applicable semester units of education shall be placed in Column A;
2. A unit member with an earned Master's degree or an earned Bachelor's degree plus 30 applicable semester units of education shall be placed in Column B;
3. A unit member with an earned Master's degree plus 15 applicable semester units of education shall be placed in Column C;

4. A unit member with an earned Master's degree plus 30 applicable semester units of education shall be placed in Column D;
5. A unit member with an earned Master's degree plus 45 applicable semester units of education, or with two earned Master's degrees, or with an earned Master's degree plus an earned Doctorate, or with an earned Doctorate shall be placed in Column E.
6. Applicable units earned in addition to the Bachelor's or Master's degree must be related to the unit member's primary work assignment, and/or field of instruction. By definition, upper division or graduate level courses in education, that teach pedagogical methods, techniques or strategies appropriate to the education or counseling of community college level students are defined as related to the primary work assignment of all unit members.
7. A Master's Degree that requires at least forty-five (45) semester units, or its equivalent, for conferral of the degree shall be considered equal to a Master's degree plus 15 applicable units for initial placement on the salary schedule. A Master's Degree that requires sixty (60) semester units, or its equivalent, for conferral of the degree shall be considered equal to a Master's degree plus thirty (30) units for initial placement on the salary schedule.

17.2.1.2.2 Vocational Teaching Unit Members

For vocational teaching unit members whose teaching area is in a field for which Master's degrees are not regularly offered in California may be placed in Column C upon attainment of a Bachelor's degree plus 45 applicable units.

17.2.2 Advancement on Salary Schedule

17.2.2.1 Step Advancement

Unit members shall annually advance one (1) step on the salary schedule, on the advancement date of each unit member, as determined by the following:

17.2.2.1.1 Teaching Unit Members on a 178 Day Contract

1. For unit members whose initial hire date occurs during the fall semester, the date of advancement shall be August 1st of the immediately succeeding fiscal year and August 1st of every fiscal year thereafter.
2. For unit members whose initial hire date occurs during the spring semester, the date of advancement shall be August 1st of the second fiscal year following the fiscal year in which the unit member was hired and the August 1st of every fiscal year thereafter.

17.2.2.1.2 Teaching & Non-Teaching Unit Members on 199 Day Contracts

1. For unit members whose initial hire date is during the period of July 1st through December 31st, the date of advancement shall be July 1st of the immediately succeeding fiscal year and the July 1st of every fiscal year thereafter.
2. For unit members whose initial hire date is during the period of January 1st through June 30th, the date of advancement shall be July 1st of the second fiscal year following the fiscal year in which the unit member was hired and the July 1st of every fiscal year thereafter.

17.2.2.1.3 Elimination of Recency Requirement

Effective October 9, 2002, any requirement to obtain additional education or training, known as “recency,” in order to make step advancements, is eliminated. Upon the elimination of recency, no unit member will be allowed to advance more than one step on the salary schedule in any given year, regardless of the number of years of service that the member has attained. Hereafter, every unit member will advance as per the above regulations without reference to recency. To illustrate the application of this paragraph, the following example is given: A unit member who holds a Master’s degree and 15 units with 20 years of service in the District, who has been paid at step 15 shall advance to step 16. In the next fiscal year, the unit member shall advance to step 17 on the

appropriate date as per the above regulations, and so on.

17.2.2.2 Column Advancement

17.2.2.2.1 Course Requirements

1. All courses taken for column advancement on the salary schedule after a unit member is an employee of the District, must have the prior approval, in writing, of the Vice President for Academic Services or Vice President for Student Services, as appropriate. Unit members should request such approval as early as possible, but at least two weeks prior to the start of the course.
2. Courses taken for advancement on the salary schedule and/or for the purpose of attaining a Bachelor's, Master's or Doctor's degree must be completed at a college or university recognized as accredited by the Western Association of Schools and Colleges.
3. For purpose of advancement on the salary schedule, courses taken for column advancement must be related to the unit member's primary work assignment, and/or his/her field of instruction, and shall be upper division and/or graduate level courses with the following exceptions:
 - a. In certain classes and programs, members of the unit could function more effectively if they had basic training in computers or a basic command of Spanish or sign language. Accordingly, in selected situations, unit members will be given credit for salary purposes when they have completed basic courses, including lower-division courses in computers, Spanish or sign language.
 - b. Lower division courses in Alcohol and Drug Studies shall be eligible for purposes of column advancement on the salary schedule.
4. A vocational instructor may advance to Column B on the salary schedule for obtaining a Bachelor's degree plus thirty (30) approved units, or to Column C on the

salary schedule for obtaining a Bachelor's degree plus forty-five (45) approved units provided that her or his teaching field is one in which a Master's degree is not offered.

5. No restriction shall be placed on the number of semester units, or their equivalent that may be earned by unit members during an academic year or during winter intersession or summer session.
6. Continuing education or extension units are eligible for approval for advancement provided such courses meet the other requirements of this section. No restriction shall be placed on the number of units of extension credit at upper division or graduate level that may be granted for salary schedule advancement.
7. Upper division or graduate level courses in education, that teach pedagogical methods, techniques or strategies appropriate to the education or counseling of community college level students are defined as related to the primary work assignment of all unit members.
8. Units of credit may be granted for work experience that is related to the teaching field. The work experience must clearly be related to the unit member's primary work assignment, and must occur during a session or semester in which the member is not rendering paid service to the district. An application for approval must be made, in writing, to the Vice President for Academic Services or the Vice President for Student Services no later than thirty (30) days prior to the anticipated beginning of work. Units of credit for the purposes of advancement will be granted in accordance with the following provisions:
 - a. One (1) unit per fifty (50) clock hours of work with satisfactory performance.
 - b. A minimum of fifty (50) clock hours must be completed before credit is granted. Fractions in excess of fifty (50) clock hours shall not be carried forward to any subsequent application for work experience credit.

- c. A maximum of six (6) units of credit for work experience will be allowed within each fifteen (15) unit increment period.

17.2.2.2.2 Notification and Verification Requirements

1. Unit members whose official date of advancement occurs on July 1 or on the first day of the fall semester (as defined above in Article 17.2.2), and who desire a column advancement to commence with the member's next employment contract:
 - a. must make the request for column advancement in writing, to the Vice President for Academic Services or Vice President for Student Services, as appropriate, by no later than the preceding May 15, and;
 - b. must submit all official transcripts, diplomas, certificates, or statements of equivalency that support the unit member's request for column advancement to the Vice President for Academic Services or Vice President for Student Services, as appropriate, as soon as possible after May 15, but by no later than the first day that the unit member reports to work for the current fiscal or academic year; except that transcripts of courses completed during the summer of that year must be submitted no later than September 15. Grade cards and study lists may be accepted temporarily as verification of enrollment.
2. Unit members whose official date of advancement occurs on January 1 or on the first day of the spring semester (as defined above in Article 17.2.2), and who desire a column advancement to commence with the member's next employment contract:
 - a. must make the request for column advancement in writing, to the Vice President for Academic Services or Vice President for Student Services, as appropriate, by no later than the preceding September 15, and;

- b. must submit all official transcripts, diplomas, certificates, or statements of equivalency that support the unit member's request for column advancement to the Vice President for Academic Services or Vice President for Student Services, as appropriate, as soon as possible after September 15, but by no later than the first day that the unit member reports to work after January 1 or the first day of the spring semester, as appropriate; except that transcripts of courses completed during the fall or winter of that year must be submitted no later than March 15. Grade cards and study lists may be accepted temporarily as verification of enrollment.
3. All grades of "Credit", of "CR", or "Pass", "Satisfactory" or the like – without the necessity of having such grades converted to a letter grade – where the aforementioned grade can be verified to be the equivalent of a "C" grade or better, must be earned in courses taken for advance on the salary schedule. Verification may be in such forms as, but not limited to, notations by the granting institution that appear on the transcript or a letter from an appropriate official/employee of the granting institution. Where an institution will not provide verification, the District will presume that the grade at issue is the equivalent of a "C" grade or better.
4. A unit member who attains a Master's degree after his/her employment with the district, and that Master's degree required at least forty-five (45) semester units, or its equivalent, for conferral, shall advance to column C upon providing official documentation of this unit requirement, and meeting all other requirements for column advancement.
5. A unit member who attains a Master's degree after his/her employment with the district, and that Master's degree required at least sixty (60) semester units, or its equivalent, for conferral, shall advance to column D upon providing official documentation of this unit requirement, and meeting all other requirements for column advancement.

17.3 Summer Session and Winter Intersession

Unit members teaching during the winter intersession or summer session shall be compensated for such service employing the following formulas:

For unit members whose assignment contains lecture units the rate of pay for those lecture units shall be computed as follows:

$$.025 \times (\text{current fiscal year's base salary}) \times (\# \text{ lecture units}) = \text{total compensation}$$

For unit members whose assignment contains laboratory units the rate of pay for those laboratory units shall be computed as follows:

$$.0188 \times (\text{current fiscal year's base salary}) \times (\# \text{ laboratory units}) = \text{total compensation}$$

When a unit member's assignment contains lecture and laboratory units, the calculations above shall be applied to the appropriate category of units and the total compensation shall be the sum of the lecture and laboratory pay.

For non-teaching assignments during the summer, the rate of pay shall be computed as follows:

$$.025 \times (\text{current fiscal year's base salary}) \times (\# \text{ weeks of service}) = \text{total compensation}$$

All such above calculations shall be rounded to the nearest dollar.

17.4 Non-credit Instruction

Unit members teaching non-credit courses as overload during the fall or spring semesters shall be paid at the overload rate described in Exhibit B3 of this agreement for the actual number of non-credit hours taught as reported on the official attendance rosters for the course.

Unit members teaching non-credit courses during the winter intersession and/or summer session shall be paid an hourly rate based upon the formula described in section 17.3 above, and as follows:

$$[.025 \times (\text{current fiscal year's base salary})] \div 18 = (\text{hourly rate})$$

$$(\text{hourly rate}) \times (\# \text{ of non-credit hours taught}) = \text{total compensation}$$

17.5 Overload Assignments

Unit members teaching overload assignments shall be paid at the overload rate described in Exhibit B3 of this agreement, and based upon the formulas enumerated in this agreement.

The total number of overload hours in a unit member's assignment each semester shall be determined using the formula in Article 15 of this agreement.

For each unit member with an overload assignment, the formula for computing the compensation per semester shall be as follows:

$$(\text{overload hours}) \times (\text{overload rate}) \times 16 \times 1.125 = \text{overload compensation}$$

where 16 equals the number of weeks in the semester under the compressed calendar, and 1.125 equals the factor by which each 50 minute teaching hour or unit has been increased for the compressed calendar

17.6 Substitute Compensation

17.6.1 Day-to-Day Substitutes

If a unit member teaches the class(es) of another unit member or part-time instructor who is unavailable to teach on a day-to-day basis, for a period extending less than two weeks because of short-term illness, personal necessity leave or other reason, the unit member who is serving as a substitute shall be compensated for the hours of class time s/he substitutes, at the overload rate of pay as defined in Exhibit B3.

17.6.2 Long –Term Substitutes

If a unit member is assigned by her/his Department Chair or the Vice President for Academic Services to take over the class or classes of another unit member or of a part-time instructor who is absent for a period longer than two full weeks because of long-term illness or other reason, the unit member who is serving as a substitute shall be paid for the entire period of the substitution according to the following pro-rata formula:

$$[(\text{current fiscal year's base salary}) \div 178] \div 6 = (\text{hourly rate})$$

$$(\text{hourly rate}) \times (\text{actual \# hours substituting}) = \text{compensation}$$

Unit members who serve as long-term substitutes may be paid in one lump sum for the entire period of substitution on the regular contract pay day following the end of the substitution period, or on a month-to-month basis as the District sees fit.

17.7 Administering Examination for Credit

Members of the bargaining unit shall be paid twenty dollars (\$20.00) per unit per student for administering an examination for a student seeking credit by examination.

17.8 Evaluation of Part-time and Temporary Full-time Faculty

Tenured faculty members who are assigned by their Department Chair or by the Vice President for Academic Services to conduct an evaluation of a part-time or temporary full-time faculty member shall be compensated for three (3) hours per evaluation at the overload rate as described in Exhibit B3. The evaluation shall include pre-evaluation and post-evaluation conferences, and a one (1) hour observation of the part-time faculty member conducting classroom teaching assignments or counseling duties or other non-teaching duties, as appropriate.

17.9 English Essay Reading

Unit members who are assigned by their Department Chair to the Holistic Writing Team to read essays for the student writing placement test shall be compensated for the actual number of hours they work at the overload rate as described in Exhibit B3.

Currently this extra duty is in abeyance while the District utilizes the Accuplacer student evaluation tool. The English Essay Reading extra duty may or may not be reinstated after the Accuplacer results have been evaluated and qualified by the District.

17.10 Off-Contract Committee Work or Other Assignments

A 178-day unit member who participates at the request of the District in a meeting or meetings of the following shared governance committees that are scheduled during periods when the unit member is off contract, specifically during the period between the end of the fall semester and the beginning of the spring semester, designated as winter intersession, and during the period between the end of the spring semester and the beginning of the fall semester, designated as summer session, shall be compensated for his/her participation. A unit member who attends and fully participates in a meeting of these committees shall be paid at the overload rate described in Exhibit B3 for the actual number of hours that the meeting takes place rounded to the nearest quarter hour, or for one hour, whichever is greater. The shared governance committees eligible for compensation are: Academic Senate, College Council, Budget and Planning, Curriculum, and Equivalency Committee.

A 178-day unit member who participates in any staff development activities, including but not limited to College Retreats, New Faculty Orientations, Part-time Faculty Orientations, or any other college sponsored workshop(s) at the invitation of the Superintendent/President, or his/her designee, during periods when s/he is off contract, specifically during the period between the end of the fall semester and the beginning of the spring semester, designated as winter intersession, and during the period between

the end of the spring semester and the beginning of the fall semester, designated as summer session, shall be compensated for his/her participation. Such compensation shall be paid at the overload rate described in Exhibit B3 for the actual number of hours attended rounded to the nearest quarter hour, or for one hour, whichever is greater.

17.11 Pro-Rata Pay for Partial Service

Unit members who are employed to render partial service under the following conditions shall be paid on a pro rata basis:

1. those employed on a partial contract;
2. those employed in accordance with the Pre-Retirement Workload Reduction plan; and
3. those who are laid off as a result of a decline in full-time equivalent students (FTEs) or a reduction or discontinuance of a particular kind of service and who are subsequently recalled for less than full-time service.

For 178 day teaching faculty unit members who fall under one of the above categories, pro-rata pay shall be computed as follows:

$$(\text{current load}) \div 15 = (\text{prorated service percentage})$$

$$(\text{base salary}) \times (\text{prorated service percentage}) \times .1 = \text{monthly pay}$$

For non-teaching faculty unit members who fall under one of the above categories, pro-rata pay shall be computed as follows:

$$(\# \text{ hours of service per month}) \div 116 = (\text{prorated service percentage})$$

$$(\text{base salary}) \times (\text{prorated service percentage}) \times .0833 = \text{monthly pay}$$

17.12 Unauthorized Absence and Unpaid Leave

17.12.1 Unauthorized Absence

Unit members are required to notify their Department Chairperson, area Dean and/or the Vice President for Academic Services or the Vice President for Student Services, or designees as appropriate, if they will be absent from duties as per the regulations described in Article 6 of this agreement. If a unit member fails to make such notification, the unit member is deemed to be absent without authorization.

If a unit member is absent without authorization for a period exceeding two weeks the member will be deemed to have abandoned his/her position and

disciplinary actions, up to and including termination, as described in Article 13 of this Agreement, and as described in California Education Code §87732, §87734 and §87735 shall apply.

Unit members who are absent without authorization for a period of less than two weeks shall have a reduction in pay for each hour of class or office hours missed. Such reductions in pay shall be calculated as follows:

178-Day Faculty

(current fiscal year's base salary) ÷ 178 = (daily rate)

(daily rate) ÷ 6 = hourly rate

199-Day Faculty

(current fiscal year's base salary) ÷ 199 = (daily rate)

(daily rate) ÷ 7 = hourly rate

The number of hours missed shall be rounded and calculated to the nearest quarter hour as described in Article 6 of this Agreement.

17.12.2 Unpaid Leave

The calculation method described above shall also be used in cases where unit members take unpaid leave on a short-term basis. Such unpaid leave can occur when a unit member's number of personal necessity absences exceeds the number of personal necessity days allocated in a given fiscal year.

17.13 Lecture Reassigned Time

It is the established principle in this contract that weekly lecture reassigned time shall be the appropriate method of compensation for all duties that are undertaken by unit members for the benefit of the college that are of necessity and are of a permanent or recurring nature. Duties that are appropriate for reassigned time are those that must be accomplished to ensure the smooth functioning of the District, generally extend throughout the academic year, are time consuming, require the presence of the unit member on campus during regular working hours in order to accomplish the duty, and are expected to continue or recur into the foreseeable future.

Unit members may be offered lecture reassigned time for new projects or programs that are initiated by the college during the lifetime of this agreement. The Association must be consulted before any unit member is granted reassigned time that is not enumerated in this section of the agreement.

Unit members who hold the following positions shall be granted lecture reassigned time per week during both the fall and spring semesters as per the following chart. It is understood that some of the duties may need to be undertaken during off-contract periods.

POSITION	WEEKLY REASSIGNED TIME PER SEMESTER	NOTES
Department Chairs	9 units	13 Chairs
POST Coordinator	9 units	
Academic Senate President	6 units	
Academic Senate Secretary	3 units	
CTA President	6 units	
CTA Vice President	3 units	
CTA Negotiators	3 units	Limited to no more than three (3)
CCA/CTA/NEA service on State/National Boards of Directors	3 units	Limited to no more than three (3) unit members in any academic year.
EMS Coordinator	4 units	
ADS Coordinator	3 units	
Nursing Simulation Lab Coordinator	7.5 units	
SLO Coordinator	9 units	Remain with a review following the Reorganization 2010-11.
Distance Ed Coordinator	6 units	
Athletic Director	9 units	
Head Coach, Men's Basketball	4 units	
Head Coach, Women's Basketball	4 units	
Head Coach, Baseball	4 units	
Head Coach, Softball	4 units	
Head Coach, Men's Soccer	3 units	
Head Coach, Women's Soccer	3 units	
Head Coach, Men's Tennis	3 units	
Head Coach, Women's Tennis	3 units	
Head Coach, Volleyball	3 units	
Head Coach, Women's Cross Country	3 units	
Assistant Coaches for Basketball, Baseball and Softball	2 units	One Assistant Coach is to be reassigned per intercollegiate athletic team.
Assistant Coaches for Soccer, Tennis, Volleyball, and Women's Cross Country	1.5 units	One Assistant Coach is to be reassigned per intercollegiate athletic team.

17.14 Stipends

It is the established principle in this contract that a stipend shall be the appropriate method of compensation for all duties undertaken by a unit member for the benefit of the college that are of necessity, but occur infrequently, are generally non-recurring or only periodic, or can be completed by the unit member off-campus, or at his/her own schedule or pace.

Unit members may be offered a stipend for new projects or duties that are initiated by the college during the lifetime of this agreement. The Association must be consulted

before any unit member is granted a stipend that is not enumerated in this section of the agreement.

17.14.1 Distance Education Course Development

The development of any course to be offered through distance education must be approved in advance by the Distance Education program office, the Vice President for Academic Services, and be annotated as appropriate for distance education on the official course outline of record and approved through the established policies and procedures of the Curriculum Committee.

Compensation of \$540 per lecture unit shall be granted to the unit member who successfully develops and delivers a complete distance education, or online course, for the first time, provided such course is operating on the official census date for the course. If another unit member develops or delivers the same or a different version of the same course during a subsequent semester, no stipend will be paid to this second unit member. For the purposes of this paragraph only, if a unit member develops an online non-credit course; one unit shall be defined as the equivalent of 18 hours of non-credit instruction.

Payment for such course development shall be paid in one lump sum payment after the end of the semester in which the newly developed course was first offered.

17.14.2 Title IX Coordinators

Each fiscal year there shall be two Title IX coordinators chosen from among all the unit members using the procedure described in section 17.17 below.

Unit members who serve as Title IX coordinators shall be compensated with a stipend of \$1200 per fiscal year.

17.14.3 Student Equity Coordinator

During those academic years or semesters in which the District deems it necessary, a Student Equity Coordinator shall be chosen from among all the unit members using the procedure described in section 17.17 below.

The unit member who serves as the Student Equity Coordinator shall be compensated with a stipend of \$4000 per fiscal year.

17.14.4 Staff Development Coordinator

During those academic years or semesters in which the District deems it necessary, a Staff Development Coordinator shall be chosen from among all the unit members using the procedure described in section 17.17 below

The unit member who serves as the Staff Development Coordinator shall be compensated with a stipend of \$4000 per fiscal year.

17.15 Doctoral Stipend

Unit members who have an earned doctorate shall receive a stipend of \$5,000 per year.

17.16 Extra Duty Contracts

Unit members may be offered extra duty contracts to serve as coordinators for certain projects and programs in Student Services or as part of an outside funded grant or special project.

The Association must be consulted before any extra duty contracts not specifically enumerated in this agreement are offered to unit members.

17.16.1 Student Services Project Directors, Coordinators and Lead Counselors

The unit members holding each of the following positions in Student Services shall be granted an extra duty contract for the fiscal year in an amount defined by the following formula:

$$197 \times (\text{overload rate}) = \text{extra duty compensation}$$

This extra duty assignment requires that the unit member must work one additional hour per day on every day assigned during the fiscal year with the exception of the two faculty service days, Orientation and Graduation.

The positions so defined by this section are:

- Cal Works Coordinator
- Cal Works Counselor
- DSP&S Coordinator
- EOPS Coordinator
- Lead Counselor
- Counselor – Calexico Extended Campus
- Matriculation Coordinator
- Project Director, Student Support Services
- Project Director, Talent Search
- Project Director, Upward Bound
- SARS Coordinator/Trainer
- Transfer Center Director

17.16.2 Grant or Special Project

If a grant or special project will modify the wages (through lecture reassigned time, stipend, or any other form of compensation) or working conditions of any unit member, then the Association shall be notified immediately upon the awarding or modification of the grant. The District is strongly encouraged to consult with the Association during any grant application process that will modify the wages or working conditions of unit members to ensure that the terms of the grant are consistent with the terms of this Agreement.

17.17 Selection of Faculty for Additional Duties

17.17.1 Department Chairs

Department Chairs are to be elected every two years, or to fill an incomplete term, by a simple majority in a secret ballot vote of the entire full-time, tenure-track faculty in the division during the spring semester.

In order to be eligible to run for the position of department chair, the candidate must be a full-time, tenure-track faculty member with at least two full years of service in the District at the time when s/he would assume the duties of Department Chair.

In the event that there are no tenured faculty in the department, or no faculty member is interested in running for the department chair position, the Vice President for Academic Services shall have the authority to appoint a faculty or administrator to the department chair position.

17.17.2 Elected Positions

17.17.2.1 Lead Counselor

The position of Lead Counselor is to be elected annually each spring semester, or to fill an incomplete term, by a simple majority in a secret ballot vote of the full-time, tenure-track faculty in the counseling department, excluding those in special programs who meet as the District Team.

In order to be eligible to run for Lead Counselor, the candidate must be a full-time, tenure-track faculty member with at least one full year of service in the District at the time when s/he would assume the duties of the position.

17.17.2.2 Academic Senate President

The position of Academic Senate President is an elected one but is governed by the rules and regulations of the Academic Senate itself.

17.17.3 Appointed Positions

17.17.3.1 Academic Services Positions

The following positions are appointed positions, selected jointly by the President of the Academic Senate and the Vice President for Academic Services based upon an open application process where all unit members have the opportunity to apply for the position. These appointed positions shall be held for a period of no more than two years. After two years these positions must be reopened for application of all unit members.

In order to be eligible for appointment to one of the below named positions, the candidate must be a full-time contract or regular faculty member with at least one full year of service in the District at the time when s/he would assume the duties of the position.

Title IX Coordinator
Student Equity Coordinator
Staff Development Coordinator
Curriculum Coordinator

17.17.3.2 Student Services Positions

The following positions are appointed by the Vice President for Student Services and in most cases are dependent upon state or federal grants, which define the unique qualifications required for the position. When such qualifications are not explicitly stated in the grant, the District, in collaboration with the Association, shall determine procedures so as to ensure that all unit members who meet the qualifications of the position shall have the opportunity to apply for such extra duty assignments.

In all of the following positions where an incumbent unit member holds the position, the incumbent shall continue to hold such position at will. Only upon a vacancy in a position will open selection procedures for these positions take place.

Cal Works Coordinator
Cal Works Counselor
Counselor – Calexico Extended Campus
DSP&S Coordinator
EOPS Coordinator
Matriculation Coordinator
Project Director, Student Support Services
Project Director, Talent Search
Project Director, Upward Bound
Transfer Center Director

17.17.3.3 Nursing/Allied Health Positions

The following position is appointed by the Dean of Health & Public Safety and such appointment is based upon the unique qualifications required for the position.

Nursing Lab Coordinator

17.17.3.4 Grant Positions

In most cases, an awarded grant will already have identified those faculty members who shall undertake additional duties under the grant based upon their unique qualifications for the duty. In those cases where the grant will award extra duty contracts to unit members not already identified, then the procedures outlined in the grant for the selection of those individuals shall prevail. When such procedures or qualifications are not explicitly stated in the grant, the District, in collaboration with the Association, shall determine such procedures so as to ensure that all unit members who meet the qualifications of the position shall have the opportunity to apply for such extra duty assignments.

17.17.3.5 Distance Education Coordinator

The Distance Education Coordinator is an appointed position, selected jointly by the Vice President for Academic Services and the Dean of Learning Services based upon an open application process where all unit members have the opportunity to apply for the position. This appointed position shall be held for a period of no more than two years. After two years, this position must be reopened for application of all unit members. In order to be eligible for appointment to this position, the candidate must be a full-time contract or regular faculty member with at least one full year of service in Distance Education at the time when s/he would assume the duties of the position.

ARTICLE 18 HEALTH AND WELFARE BENEFITS

18.1 Current Unit Members

The health and welfare benefits programs in effect for unit members shall continue during the term of this Agreement and as described in Exhibit B3 and as described in the master contracts for those benefits as held by the District.

18.2 Retired Unit Members

For the purposes of this Agreement, the word "retiree" and any of its derivations shall mean that employment with the District has been terminated, in writing, and that benefits are being received from the State Teachers Retirement System.

For all unit members who are hired during the life of this contract, or who were hired at any time before July 1, 2007, as full-time employees and are still employed by the District, the District shall provide lifetime health benefits upon retirement under the following terms.

For qualified retirees and spouses and/or dependents, the District shall provide the same vision and dental insurance programs that are provided unit members.

Qualified retirees and spouses and/or dependents who are fully eligible for Medicare and are at least 65 years of age will be supplied with a District paid Medicare supplement health insurance plan that provides medical and prescription drug coverage equal to or better than the coverage provided to current unit members provided they meet or have met the eligibility requirements below.

Qualified retirees and spouses and/or dependents that are not eligible for Medicare shall be provided with the same medical and prescription drug coverage as granted to current unit members, until or unless they become eligible for Medicare.

Dental, vision, medical and prescription drug coverage shall be provided until the death of the eligible retiree. Eligible spouses and/or dependents shall be covered for one year following the death of the eligible retired employee.

The District does not provide life insurance for retirees.

18.2.1 Eligibility Requirements for All Unit Members Hired after July 1, 1983

For all unit members hired after July 1, 1983, their eligibility for lifetime health insurance benefits will be based upon the following chart:

AGE ON SEPT. 1ST FOLLOWING LAST YEAR OF SERVICE	YEARS OF SERVICE AT IVC
55-60	14
61	13
62	12
63	11
64	10
65 - 70	9

18.2.3 Eligibility Requirement for All Unit Members Hired before July 1, 1983

For unit members hired prior to July 1, 1983, the following section applies:

For those unit members who wish to retire during the term of this Agreement and who do not qualify for retirement benefits in accordance with the provisions and chart directly preceding this paragraph, the unit member may retire and qualify for benefits in accordance with the chart directly below:

AGE ON SEPT. 1 ST FOLLOWING LAST YEAR OF SERVICE	STEP ACHIEVED ON SALARY SCHEDULE DURING LAST YEAR OF SERVICE	OR	YEARS OF SERVICE AT IVC
60 or younger	14 or higher	OR	8 or more

18.3 Unit Members on Partial Contracts

A unit member who has been approved to work under a partial contract or who is laid off in accordance with Article 19: Layoffs, and who is subsequently recalled to less than forty percent (40%) service, shall be eligible to remain in the District's health and welfare insurance program at her or his own expense.

If the unit member is assigned forty percent (40%) or more of a normal workload and chooses to participate in the health and welfare program, the premiums shall be paid proportionally by the District and the unit member. The unit member's share of the premium is due and payable quarterly, in advance, by no later than October 1, January 1, April 1, and July 1.

18.4 Survivor Benefits

Beginning the first month following the death of a unit member or retiree, the District agrees to continue insurance coverage for the surviving spouse for such period of time as provided in the master group insurance contracts.

18.5 Domestic Partner Benefits

Health and welfare benefits are available to domestic partners of unit members. For the purposes of this section the term "domestic partner" shall have the same meaning as that contained in California Family Code §297.

ARTICLE 19 LAYOFFS

19.1 General

In the event it becomes necessary during the term of this Agreement to lay off, in accordance with the provisions of Education Code Section §87743, contract and/or regular employees who are members of the bargaining unit, the parties agree to proceed according to California Education Code §87413, §87414, §87740, §87743 through §87743.5 inclusive, §87744, §87745, and §87746.

19.2 Procedure

In the event such layoffs as described directly above become necessary, the parties agree to act in accordance with the following procedure:

1. The District administration shall develop recommendations to be made to the Board of Trustees of the District for reductions in programs and services affecting members of the bargaining unit;
2. At least thirty (30) calendar days prior to any public announcement of such recommendations and to a public vote of the Board of Trustees of the District on such recommendations, the Association and District administration shall meet and confer regarding said recommendations, the purpose of such conferral to ascertain if other measures short of a layoff, or any measures to limit the scope of the layoff, may be made to meet the needs of the District;
3. Any changes that emerge from the advisory consultation described directly above shall be incorporated into the recommendations;
4. The Association and District administration, at least fifteen (15) calendar days before the date of the Board meeting at which the recommendations are to be made, shall meet and negotiate regarding the effects of the proposed layoffs including but not limited to determining alternative assignments, reassignment and “bumping” rights, potential partial service contracts, and any potential pay or benefits severance packages to be offered to those unit members being laid off.

19.3 Criteria

In the development of the recommendations, the parties agree to keep foremost in mind the needs of the students, the community, and the College's mission and goals.

Recommended layoffs shall be on the basis of seniority and credential or minimum qualifications in accordance with appropriate Education Code provisions cited above. Seniority shall be determined on the basis of the official Seniority Lists for tenure track

and non-tenure track faculty kept by the District and described in Section 21.3 of this Agreement.

19.4 Effects

Following layoffs and in the event of a recall to service of affected employees, the parties agree to act in accordance with appropriate Education Code provisions cited above.

Contract or regular employees who are laid off shall be entitled to receive health and welfare benefits beyond their last actual date of service to the District, but in no case shall these benefits continue past September 30 of the year in which the employee was laid off.

Contract or regular employees who are laid off shall have the right to buy into the District's health and welfare insurance program (excluding income protection insurance), at their own expense, for a period of time not to exceed one (1) year beyond September 30 of the year in which they were laid off. Premiums are due and payable quarterly, in advance, on October 1, January 1, April 1, and July 1.

ARTICLE 20 SEPARABILITY AND SAVINGS

If any provision of this Agreement is held invalid by a court or other tribunal of competent jurisdiction, such provision shall be inoperative, but all other provisions of this Agreement shall not be affected thereby and shall continue in full force and effect.

In the event any provision of this Agreement is held invalid as described directly above, the parties, within ten (10) calendar days after receiving a copy of the transcript of the decision that invalidated the provision of this Agreement, agree to meet and negotiate for the purpose of arriving at a mutually satisfactory replacement for the invalidated provision.

ARTICLE 21 MISCELLANEOUS

21.1 Fingerprinting and Background Checks

Any costs for fingerprinting or background checks that are incurred during the process of hiring unit members will be borne by the District.

21.2 Tuberculosis Test

The District may initially employ no unit member unless the person has submitted to an examination within the past sixty (60) days to determine that s/he is free of active tuberculosis. This examination shall consist of an X-ray of the lungs, or an approved intradermal tuberculin test, that if positive, shall be followed by an X-ray of the lungs. After the examination, each employee shall cause to be on file with the District a certificate from the examining physician showing the employee was examined and found free from active tuberculosis.

Thereafter, unit members who are skin test negative shall be required to undergo the foregoing examination at least once each four years, or more if directed by the governing board upon recommendation of the county health officer, so long as the employee remains skin test negative. After the examination, each employee shall cause to be on file with the District a certificate from the examining physician showing the employee was examined and found free from active tuberculosis.

The District shall provide for the examination through an appropriate public or private health care agency without cost to the unit member.

21.3 Seniority Lists

The District shall furnish the Association with a list indicating the seniority of each contract and regular employee by no later than the first teaching day of each spring semester.

21.4 Office Assignment

Members of the unit who are classroom instructors will be assigned a private office, if that is possible, so that the instructor will have an appropriate place to confer with students. The office is intended also to provide a place for the instructor to prepare for classroom instruction and to perform other professionally related duties and assignments.

Office assignments shall be made on the basis of seniority of unit members within the unit member's division or academic area, with the premise that no unit member may be moved out of an office s/he is currently occupying without her/his full consent and cooperation.

Office space will be made available to faculty members on a year-round basis; no faculty member will be required to vacate his/her office during break periods or during semesters or sessions when the faculty member is not in service while the member is employed by the District.

While it is recognized that current space constraints on campus have necessitated many faculty having to share office space, it is anticipated that this situation is temporary and that sufficient office spaces are being incorporated into construction plans so that all instructional faculty members will have a private office or semi-private office with no more than two (2) faculty members, once construction is completed. Further, it is recognized that during construction periods faculty members may experience unavoidable disruption of their office locations or conditions. The District will endeavor to keep such disruptions to a minimum and assist faculty members so affected.

When a faculty member's primary work location is at an off-campus site, the District will endeavor to provide office space for the faculty member at the primary work location. Priority in the assignment of off-campus office space shall be given to those unit members who have 100% of their assignment at the off-campus site. In cases where the faculty member's teaching load is split between campus sites, the unit member shall indicate to the District where s/he would like the office space to be located, and the District shall endeavor to meet that request.

A unit member's office shall be equipped with everything necessary for the unit member to complete his/her assignment effectively, which normally includes a telephone, a computer with network and internet access, a desk large enough to accommodate the reasonable needs of the unit member, a desk chair for the unit member and a side chair for students or guests, a file cabinet, and a bookcase. All of the equipment and furniture should be in good working order and condition. The District will immediately replace, upon written notice, any equipment that is found to be broken, or in such poor condition that it poses a hazard to the unit member or his/her visitors.

21.5 Parking

The District shall provide reserved parking for unit members at no charge to the unit member. The District shall endeavor to designate enough parking spaces as reserved to accommodate all of the full-time employees of the District. The reserved spaces shall be evenly apportioned among all of the various parking lots on campus. When reserved parking spaces are removed to accommodate permanent changes to the parking areas, additional spaces shall be added at other locations so that the net quantity of reserved spaces does not decrease.

While it is recognized that during the construction of new roads and parking lots on campus there will be some disruption of the reserved parking areas, it is anticipated that this is temporary and when construction is completed there will be enough reserved parking spaces assigned as to accommodate all of the full-time employees of the District.

21.6 Intellectual Property Rights for Online or Distance Education Content

A unit member who develops online or distance education course for which s/he has been compensated through a stipend by the District or a District controlled grant is the joint owner of the distance education course with the District. The unit member retains the right to use the course materials at Imperial Valley College and at any other college at which the unit member is teaching or may in the future teach. The unit member is required to submit a complete copy of the distance education course, exclusive of student records, to the Distance Education Office. A copy of the distance education course shall be retained by the Distance Education Office and may be made available for the use of other faculty members at Imperial Valley College who may be assigned to teach the same course in the future. Neither the District nor the unit member has the right to commercially sell the distance education course to a third party without the express permission of the other party.

Unit members who develop an online or distance education course and receive no compensation from the District or from a District controlled grant or project retain exclusive rights in that course and have no obligation to share the course materials with the District, or any other party.

21.7 Resignation Procedure

When a unit member intends to resign his/her position, s/he shall submit such resignation in writing to the Board of Trustees of the District and to the Superintendent/President. Such notice should include the last day that the member intends to render service to the District. Such notice shall be made at least thirty (30) days prior to the effective date of the resignation.

In cases where a teaching unit member does not intend to return to service at the District for the next academic year, the notice of resignation should be submitted as early as possible during the spring semester. Where such early notice is not possible, unit members shall give written notice of resignation at least thirty (30) days prior to the start of the next academic semester during which they are expected to render service.

21.8 Complaint Procedure

Unit members who have a problem with another employee of the District, which is affecting the unit member's ability to perform his/her duties, should report this problem to the Associate Vice President for Human Resources as soon as practical after the problem occurs.

Unit members who feel threatened or feel unsafe in the workplace because of the words or actions of another employee of the District should immediately report the threatening words or actions to the Associate Vice President for Human Resources.

Unit members who feel they have been the victims of sexual harassment or of sexual

discrimination in the workplace should report such beliefs to the Title IX officers and to the Associate Vice President for Human Resources as soon as practical after such harassment or discriminatory events occur.

Unit members who have a problem with a student of the District which is affecting the unit member's ability to perform his/her duties should report this problem to the Dean of Student Development & Campus Events and to the Associate Vice President for Human Resources as soon as practical after the problem occurs.

Unit members who feel threatened or feel unsafe in the workplace because of the words or actions of a student should immediately report the threatening words or actions to the Dean of Student Development & Campus Events and to the Associate Vice President for Human Resources.

The District agrees to respond in writing within five (5) working days to any unit member who makes such a report as described above. Such response shall explain the District's evaluation of the problem, the intent and plan for remedy of the problem if the District has deemed that such remedy is appropriate, and a general timetable for such remedy. In determining said timetable the severity of the problem shall be of paramount importance.

21.9 Additional Voluntary Receivable Payments to CalSTRS

A unit member who is a member of the California State Teachers' Retirement System (CalSTRS) is permitted to redeposit member contributions previously withdrawn, and/or may elect to purchase permissive service credits, subject to the statutes and regulations of CalSTRS. Any amounts due may be paid by the member directly to the retirement system or the member may request deductions through District payroll.

Internal Revenue Code 414(h)(2) permits the employer to pick up the employee's portion of contributions to a retirement plan, thereby resulting in tax deferral of employee contributions.

In order to permit tax deferral for those additional amounts, the unit member shall enter into a binding irrevocable payroll deduction authorization with the District and such unit member shall not have the option of choosing to receive the amounts directly instead of having them paid by the District to CalSTRS.

The additional amounts specified through payroll deduction from salary are designated as being picked up by the District and paid by the District in accordance with CalSTRS retirement plan requirements and IRS code regulations.

The member who elects to make such an additional voluntary payment must agree to and sign an Irrevocable Payroll Authorization form (CalSTRS form AC-0194) for the voluntary receivable payment.

The member may not make direct payments to CalSTRS after the member has agreed to the irrevocable payroll authorization.

The member may not terminate the irrevocable payroll authorization before completion of the payments or termination of employment with the District.

If deductions become delinquent because of termination of employment with the District, CalSTRS will return all tax deferred amounts to the District who, in turn, must return them to the member as taxable income. Because termination of employment automatically cancels the irrevocable payroll authorization, a terminated member may avoid delinquency by making direct payments in lump sum, monthly installments, or by payroll deductions from a subsequent employer within 30 days.

A member who elects to make payment of a voluntary receivable through tax deferred payroll deduction will have his/her taxable income reduced by the amount of the tax deferred deductions, in the same manner that the tax deferred contributions to CalSTRS reduces his/her taxable income.

February 3, 2011

ARTICLE 22 EFFECT AND TERMS OF AGREEMENT

This Agreement shall constitute the full and complete commitment between the parties and shall supersede any District rules, regulations, or practices contrary to or inconsistent with, its terms.

In the event the District intends to modify any rules, regulations, or practices that directly relate to matters within the scope of this Agreement, the District shall notify the Association prior to implementation and shall meet and negotiate with the Association upon the written request of the Association.


This Agreement shall become effective on July 1, 2010, and shall continue in effect up to and including June 30, 2011.

During its lifetime the contract may be reopened only when required by changes to the law, or when mutually agreed upon by both parties.


If the parties do not amend this Agreement, it shall continue in effect year by year.

Association

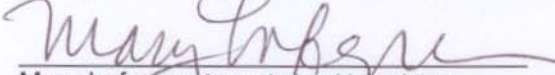
District



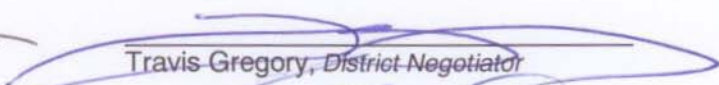
Lisa Solomon, Association Lead Negotiator



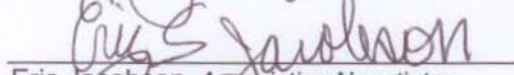
John Lau, Lead District Negotiator



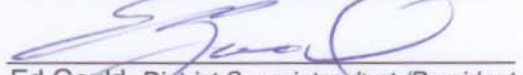
Mary Lofgren, Association Negotiator




Travis Gregory, District Negotiator



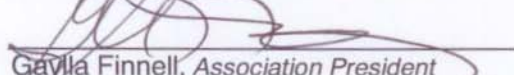
Eric Jacobson, Association Negotiator



Ed Gould, District Superintendent /President



Frances Beope, Association Negotiator



Gayla Finnell, Association President

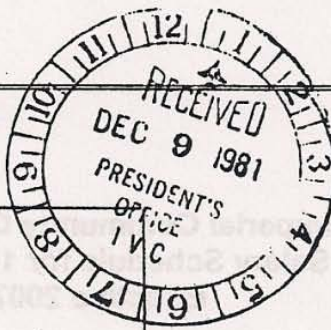
Dated: 2/9/2011

Dated: February 8, 2011

February 3, 2011

EXHIBITS TO THE AGREEMENT

PUBLIC EMPLOYMENT RELATIONS BOARD



Imperial Community College District,

Employer,

and

Imperial Valley College Chapter of the California Teachers Association/National Education Association,

Employee Organization.

Type of Election

- Consent Agreement
- Board Directed
- RD Directed

Case Number: LA-R-845

CERTIFICATION OF REPRESENTATIVE

An election having been conducted in the above matter under the supervision of the Regional Director of the Public Employment Relations Board in accordance with the Rules and Regulations of the Board; therefore

Pursuant to the authority vested in the undersigned by the Public Employment Relations Board, IT IS HEREBY CERTIFIED as of December 4, 1981 that a majority of the valid ballots has been cast for

Imperial Valley College Chapter of the California Teachers Association/
National Education Association

and that, pursuant to the Educational Employment Relations Act, described employee organization is the exclusive representative of all the employees in the unit set forth below:

INCLUDES: Contract, regular and categorically funded certificated employees.

EXCLUDES: Management, confidential and supervisory employees as defined by the EERA.

Signed at Los Angeles, California

On the 4th day of December, 1981

On behalf of
PUBLIC EMPLOYMENT RELATIONS BOARD

Thomas G. Kreibitz
Regional Director

EXHIBIT B1

**Imperial Community College District
Salary Schedule for 178-day Faculty
Effective 2010–2011**

Step	A Less than a Master's	B Bachelor's + 30 units Master's	C Master's + 15 units	D Master's + 30 units	E Master's + 45 units
1	43,558	46,171	48,481	50,906	53,449
2	44,865	47,557	49,935	52,432	55,053
3	46,211	48,985	51,443	54,005	56,705
4	47,598	50,454	52,976	55,625	58,406
5	49,026	51,967	54,566	57,294	60,159
6	50,496	53,527	56,202	59,012	61,963
7	52,011	55,132	57,889	60,783	63,822
8	53,572	56,785	59,626	62,606	65,737
9	55,179	58,490	61,414	64,484	67,709
10	56,834	60,244	63,258	66,419	69,740
11	58,539	62,051	65,154	68,411	71,832
12	60,295	63,913	67,108	70,463	73,987
13	62,104	65,830	69,121	72,578	76,207
14	63,967	67,805	71,195	74,756	78,492
15	65,887	69,839	73,331	76,998	80,848
16	67,862	71,934	75,531	79,308	83,274
17	69,889	74,092	77,796	81,686	85,772
18	71,996	76,315	80,131	84,138	88,345
19	74,155	78,605	82,535	86,661	90,995
20	76,381	80,963	85,011	89,262	93,725

1. For rules and regulations regarding initial step and column placement upon the salary schedule refer to Article 17.2.1 of the Agreement.
2. For rules and regulations regarding step and column advancement on the salary schedule refer to Article 17.2.2 of the Agreement.
3. Unit members with an earned Doctorate will receive a stipend of \$5,000 per year.
4. The above salary schedule reflects the salary reductions effective during the 2010-11 academic year. This reduced salary schedule expires on June 30, 2011, reverting back to the 2009-10 salary schedule effective July 1, 2011.

EXHIBIT B2

**Imperial Community College District
Salary Schedule for 199-day Faculty
Effective 2010–2011**

Step	A Less than a Master's	B Bachelor's + 30 units Master's	C Master's + 15 units	D Master's + 30 units	E Master's + 45 units
1	47,479	50,330	52,847	55,488	58,263
2	48,907	51,840	54,432	57,153	60,011
3	50,373	53,394	56,064	58,867	61,811
4	51,885	54,997	57,747	60,634	63,665
5	53,441	56,646	59,479	62,453	65,576
6	55,043	58,345	61,263	64,326	67,542
7	56,694	60,097	63,101	66,256	69,569
8	58,395	61,900	64,994	68,244	71,656
9	60,147	63,756	66,944	70,291	73,805
10	61,951	65,669	68,952	72,399	76,020
11	63,809	67,638	71,021	74,571	78,301
12	65,724	69,668	73,152	76,809	80,649
13	67,696	71,758	75,346	79,114	83,070
14	69,727	73,911	77,607	81,487	85,561
15	71,819	76,129	79,934	83,931	88,129
16	73,972	78,412	82,332	86,449	90,772
17	76,192	80,764	84,802	89,042	93,495
18	78,478	83,188	87,347	91,713	96,299
19	80,833	85,683	89,967	94,465	99,189
20	83,257	88,253	92,667	97,299	102,165

1. For rules and regulations regarding initial step and column placement upon the salary schedule refer to Article 17.2.1 of the Agreement.
2. For rules and regulations regarding step and column advancement on the salary schedule refer to Article 17.2.2 of the Agreement.
3. Unit members with an earned Doctorate will receive a stipend of \$5,000 per year.
4. The above salary schedule reflects the salary reductions effective during the 2010-11 academic year. This reduced salary schedule expires on June 30, 2011, reverting back to the 2009-10 salary schedule effective July 1, 2011.

Salary and Benefit Agreement for 2010-2011:

2010-2011

Salary

1. All references to "177" contract days will be replaced with "178" contract day's language.
2. Each step of the salary schedule for 2010-2011 only, shall be reduced by two and twenty four one hundredths percent (2.24%). For example, a 2.24% reduction would affect the current 178 Column A Step one salary as follows: Current salary equals \$44,306.00. To adjust the step, multiply the \$44,306.00 by 97.76% which equals \$43,314.00 (adjusted rate)
3. Overload rate to remain at \$55.00 per hour effective July 1, 2010.
4. All unit members employed as of the end of the fall semester, 2010 shall be deemed to have an anniversary date for step advancement of August 1st (178 day teaching faculty) or July 1st (199 day non-teaching faculty). For example, a unit member on a 178 day contract who was hired on February 1, 2010 will have an anniversary date for step advancement of August 1, 2009. A unit member on a 199 day contract who was hired on February 1, 2010 will have an anniversary date for step advancement of July 1, 2009.
5. Any reference to "intersession" in the contract shall not be operative if said intersession is not offered.
6. The salary schedules and workload hours will revert back to the 2009-2010 amounts effective July 1, 2011

Benefits

1. Active employees and pre-65 retirees, and their eligible dependents, will be covered under the ICSVEBA plan. Post-65 retirees, and their eligible dependents, will be covered under the Hartford Silver Plan. Coverage of these plans will be paid by the District at 100% of the costs. The ICSVEBA plan shall provide coverage at the comprehensive plan level, with the option to add "Frontera" coverage in Mexico at no additional cost to the member.
2. The District will pay for the Employee Assistance Plan and \$10,000 life insurance premium as outlined in the ICSVEBA plan.
3. Vision and Dental plans will remain the same.
4. The Income Protection Insurance and Standard Insurance Plan M will remain in effect.
5. The District will reimburse retirees for the cost of any plan deductible and any difference in prescription co-pay costs.

EXHIBIT C

Academic Year Calendar for 2010 - 2011**Academic Year 2010 - 2011**

August	20	Faculty Service Day - Orientation
	23	Fall Semester 2010 Classes Begin
Sept.	6	Holiday – Labor Day (campus closed)
Nov.	12–13	Holiday – Veteran’s Day (campus closed)
	25–27	Holiday – Thanksgiving (campus closed)
Dec.	6–11	Final Exams Fall 2010 semester
	20–31	Winter Recess (campus closed)
Jan.	1	Holiday – New Year’s Day
	3–4	199 Faculty Service/Furlough Days (campus closed)
	5-7	Furlough Days for 199 faculty (campus closed)
	10	Campus Open
	18	Holiday – Martin Luther King Jr. (campus closed)
	27	Professional Development Day
Feb.	11	Holiday – Lincoln’s Birthday (campus closed)
	14	Spring Semester 2011 Classes Begin
	21	Holiday – President’s Day (campus closed)
April	25–30	Spring Break (campus closed)
May	30	Holiday – Memorial Day (campus closed)
June	6–10	Final Exams Spring 2011 semester
	11	Faculty Service Day - Graduation
June	20	Summer Session Classes Begin
July	4	Holiday – Independence Day (campus closed)
	28	Final Exams Summer Session

February 3, 2011

EXHIBIT D

Faculty Evaluation Forms
For Tenure Review
And all other Faculty Evaluations

February 3, 2011

Evaluation Form A

**IMPERIAL VALLEY COLLEGE
INDIVIDUAL TENURE REVIEW COMMITTEE**

TO: Vice President for Academic Services/Vice President for Student Services

FROM: Individual Tenure Review Committee for _____

SUBJECT: COMMITTEE COMPOSITION

INDIVIDUAL TENURE REVIEW COMMITTEE commencing _____

_____ **Original Membership**

_____ **Revised Membership**

Chairperson Name

Signature

Member

Signature

Member

Signature

Candidate

Signature

Evaluation Form B

**IMPERIAL VALLEY COLLEGE
INDIVIDUAL TENURE REVIEW COMMITTEE
EVALUATION AND RECOMMENDATIONS**

This is to certify that the required procedures for Tenure Review have been completed for the following faculty member:

Candidate _____ Date _____

Contract:

_____ First _____ Second _____ Third

Evaluation Checklist

Completed

1.	Orientation Meeting with Candidate	_____	N/A	N/A
2.	Candidate's Self-Assessment	_____	_____	_____
3.	Observations by Committee	_____	_____	_____
4.	Student Evaluations	_____	_____	_____
5.	Evaluation of Duties & Responsibilities	_____	_____	_____
6.	Post-observation Meeting with Candidate	_____	_____	_____

Evaluation Summary and Recommendations (first or second contract):

- _____ Exceeds Expectations: Committee recommends immediate tenure
- _____ Satisfactory: Committee recommends additional contract
- _____ Needs Improvement: Committee recommends addition contract with remediation
- _____ Unsatisfactory - Candidate not recommended for employment

Evaluation Summary and Recommendations (third contract):

- _____ Committee recommends tenure
- _____ Committee does not recommend candidate for employment

Chairperson Signature

Member Signature

Member Signature

Candidate Signature

_____ I wish to exercise my option to comment regarding any portion of the Tenure Review Evaluation and Recommendation Summary (attach separate page)

IMPERIAL VALLEY COLLEGE
FACULTY SELF-ASSESSMENT

- 1. Effect on Students**
Describe the effects that you believe your instruction/counseling/librarianship has on students.
- 2. Planned efforts for improving professional competency**
Comments may include but are not limited to such areas as classes taken, conferences, workshops, seminars, professional training, or informal learning experiences such as concerts, exhibits, performances, and site visits.
- 3. State the degree to which you successfully completed the planned efforts stated in the previous self-assessment (if applicable).**
- 4. College Activities**
List the college committee(s) on which you now serve or have recently served. Include your level of participation, including offices held, sub-committees, and special assignments. List any other activities you have participated in.
- 5. Contribution to the Profession**
Comments may include but are not limited to the following: special assignments, performances given, exhibits presented, professional positions held, honors earned, educational materials or curriculum developed, or educational methods improved.
- 6. Future Professional Objectives**
List any plans you have for your future development as a professional. How might the college facilitate these plans?

Evaluation Form D (optional)

**IMPERIAL VALLEY COLLEGE
EVALUATION PRE-OBSERVATION MEETING**

Name of Faculty Member: _____

Date of Observation: _____

Discipline: _____

Name of Evaluator: _____

1. Activity to be observed: _____
2. Topic of activity: _____
3. What is the objective of this observational period?
4. How will the faculty member determine if the objective was achieved?
5. What methods and/or materials will be used to achieve the objective?
6. The evaluator will be observing the following:
 1. Interaction with students;
 2. Organization and preparation;
 3. Techniques and methods;
 4. Effectiveness.

The evaluator will also be looking at relevant documentation such as the course syllabus, outline, assignment sheet, work objectives, to determine that the activity observed is appropriate to the environment.

Evaluation Form F

**IMPERIAL VALLEY COLLEGE
COUNSELING OBSERVATION FORM**

Counselor: _____ Semester: _____

Years of Counseling Experience at Imperial Valley College: _____

Date of Observation: _____ Evaluator: _____

Scoring: NA = Not Applicable 2 = Fair 4 = Good
 1 = Needs Development 3 = Competent 5 = Exceeds Standards

	NA	1	2	3	4	5
Is prepared with appropriate materials for counseling session.						
Makes effective use of time in counseling session (e.g., logical flow, finishes within time allotted, etc.)						
Eliminates distractions during session (e.g., phone, interruptions, etc.)						
Demonstrates rapport building efforts (e.g., non-verbal behaviors, greeting students, providing privacy, awareness of and sensitivity to issues pertaining to cultural diversity)						
Demonstrates effective communications skills (e.g., active listening, accurate feedback, etc.)						
Assists students in the process of making decisions regarding academic and career goals.						
Determines student needs in terms of information (what do they know, what do they need to know, etc.)						
Demonstrates ability to meet student needs in a crisis situation (e.g., has ability to remain calm, assesses immediacy of the situation and responds appropriately, etc.)						
Interviews students to assess personal and academic strengths and weaknesses.						
Solicits student feedback regarding effectiveness of session.						
Reviews and interprets testing scores to facilitate advisement (e.g., determines appropriate placement, determines career options, etc.)						
Reviews and evaluates academic records to (1) determine status and/or (2) to determine course equivalencies.						
Actively listens and checks for understanding.						
Acknowledges feedback, then responds accordingly.						
Provides feedback.						
Demonstrates knowledge of academic counseling as it pertains to transfer or occupational programs.						
Assists students in filling out a variety of forms.						
Utilizes academic counseling resources and is knowledgeable on existing resource/reference tools (e.g., ASSIST, CAN, EUREKA, College Source, etc.)						
Overall Ranking (only one score, please):						

Summary Comments: _____

Counselor Signature Date

Evaluator Signature Date

VP Student Services Signature Date

Evaluation Form G

**IMPERIAL VALLEY COLLEGE
LIBRARIAN OBSERVATION FORM**

Librarian: _____ Semester: _____

Years of Librarian Experience at Imperial Valley College: _____

Date of Observation: _____ Evaluator: _____

Summary Comments: _____

Librarian

Signature

Date

Evaluator

Signature

Date

VP Academic Services

Signature

Date

**IMPERIAL VALLEY COLLEGE
NON-CLASSROOM FACULTY OBSERVATION FORM**

Instructor: _____ Semester: _____

Years of Teaching Experience at Imperial Valley College: _____

Date of Observation: _____ Evaluator: _____

Summary Comments: _____

Instructor

Signature

Date

Evaluator

Signature

Date

CIO or CSSO

Signature

Date

IMPERIAL VALLEY COLLEGE
EVALUATION OF DUTIES AND RESPONSIBILITIES
TEACHING FACULTY

Circle appropriate response:

Excellent = 1 Good = 2 Average = 3 Needs Improvement = 4

I. Performance of professional responsibilities:

A. Holds class consistently as scheduled 1 2 3 4

Comments: _____

B. Maintains and submits appropriate records 1 2 3 4

Comments: _____

C. Posts and maintains regular office hours 1 2 3 4

Comments: _____

D. Other professional responsibilities 1 2 3 4

Comments: _____

II. Performance of departmental and campus duties:

A. Attends appropriate division, department, or office meetings 1 2 3 4

Comments: _____

B. Serves on campus committee(s) 1 2 3 4

Comments: _____

C. Other departmental or campus duties 1 2 3 4

Comments: _____

Other Comments: _____

Evaluator

Signature

Date

IMPERIAL VALLEY COLLEGE
EVALUATION OF DUTIES AND RESPONSIBILITIES
COUNSELORS

Circle appropriate response:

Excellent = 1 Good = 2 Average = 3 Needs Improvement = 4

I. Performance of professional responsibilities:

A. Maintains appropriate records and documentation 1 2 3 4

Comments: _____

B. Maintains accurate and appropriate data entry 1 2 3 4

Comments: _____

C. Posts and maintains regular office hours 1 2 3 4

Comments: _____

D. Other professional responsibilities 1 2 3 4

Comments: _____

II. Performance of departmental and campus duties:

A. Attends appropriate division, department, or office meetings 1 2 3 4

Comments: _____

B. Serves on campus committee(s) 1 2 3 4

Comments: _____

C. Other departmental or campus duties 1 2 3 4

Comments: _____

Other Comments: _____

Evaluator _____

Signature _____

Date _____

Evaluation Form K

**IMPERIAL VALLEY COLLEGE
EVALUATION OF DUTIES AND RESPONSIBILITIES
LIBRARIANS**

Circle appropriate response:

Excellent = 1 Good = 2 Average = 3 Needs Improvement = 4

I. Performance of professional responsibilities:

A. Performs specific duties as directed 1 2 3 4

Comments: _____

B. Participates in regular improvement of area 1 2 3 4

Comments: _____

C. Posts and maintains regular office hours 1 2 3 4

Comments: _____

D. Conducts workshops or training 1 2 3 4

Comments: _____

E. Attends optional professional organization activities 1 2 3 4

Comments: _____

II. Performance of departmental and campus duties:

A. Attends appropriate division, department, or office meetings 1 2 3 4

Comments: _____

B. Serves on campus committee(s) 1 2 3 4

Comments: _____

Other Comments: _____

Evaluator

Signature

Date

IMPERIAL VALLEY COLLEGE
STUDENT EVALUATION OF TEACHER FORM

Instructor: _____ Course: _____

One of the major responsibilities of the college is to promote good teaching standards among the faculty. Students are among the best qualified to judge an instructor's teaching effectiveness and to offer suggestions for improvement.

Please take the time to provide feedback for your instructor in this course. Evaluate both the course and the instructor by using this form. These evaluations are completely confidential. Please be thoughtful and candid in your responses.

5 = Excellent 4 = Good 3 = Average 2 = Below Average 1 = Poor

The Course:

- 1. Explanation of grading policies and expectations for the course _____
- 2. Organization and clarity of lectures _____
- 3. Clarity and appropriateness of tests to subject matter _____
- 4. Fairness of grading _____
- 5. Clarity of assignments _____

The Instructor:

- 6. Showed an interest in the subject _____
- 7. Encouraged students to ask questions and participate in class discussions _____
- 8. Encouraged individual thinking and differences of opinion _____
- 9. Spoke clearly _____
- 10. Was accessible for individual conferences and office hours _____
- 11. Was interested in and respectful to students _____
- 12. Convened and dismissed class on time _____
- 13. Explained difficult parts of the material clearly _____
- 14. Was reasonably prompt in returning student papers _____
- 15. Would you recommend this instructor to a student like yourself? Yes _____ No _____

Comments: _____

Evaluation Form N

IMPERIAL VALLEY COLLEGE
STUDENT EVALUATION OF COUNSELOR FORM

Counselor: _____ Date: _____

Please answer the following questions. Your honest answers will help improve counseling services to all students. Circle one response for each question.

1 = Excellent 2 = Good 3 = Average 4 = Needs Improvement 5 = Not applicable

- 1. Please rate the level of interest and concern shown by the counselor for your questions and/or concerns. 1 2 3 4 5
- 2. Please rate the level of knowledge demonstrated by the counselor about your academic interest or problem. 1 2 3 4 5
- 3. Please rate your counselor's ability to explain your options and/or answer your questions in a way which you understood. 1 2 3 4 5
- 4. Please rate your overall satisfaction with this counselor. 1 2 3 4 5

Please answer the following questions by circling either Yes or No.

- 5. Did you receive prompt and courteous service from your counselor? Yes No
- 6. Were all of your questions answered when you met with the counselor? Yes No
- 7. Did the counselor provide information on various options available to you in reaching your educational goal(s)? Yes No
- 8. Would you choose to see this counselor again? Yes No
- 9. What suggestions would you make to improve counseling services to students?

**IMPERIAL VALLEY COLLEGE
STUDENT EVALUATION OF LIBRARIAN FORM**

Librarian: _____ Date: _____

Thank you for taking the time to circle your answers and give us any anonymous feedback that will improve our library orientation and training sessions.

1. The instructor met the class on time, was enthusiastic, and used the allocated time effectively.
 - a. agree
 - b. neutral/undecided
 - c. disagree

2. The instructor's presentation style held my interest and was appropriate for the situation.
 - a. agree
 - b. neutral/undecided
 - c. disagree

3. The instructor was well-prepared for the orientation and knew the subject.
 - a. agree
 - b. neutral/undecided
 - c. disagree

4. The instructor adapted to changing situations during the orientation, answered questions, and made students feel welcome.
 - a. agree
 - b. neutral/undecided
 - c. disagree

5. The instructor included learning methods such as hands-on searching of databases that helped me understand how to use the library and its resources.
 - a. agree
 - b. neutral/undecided
 - c. disagree

6. (If applicable) The online database I think I will find most useful is
 - a. EBSCOhost
 - b. ProQuest
 - c. LexisNexis
 - d. Other

7. What were the strengths or the orientation/instruction? What did you like best?

8. What were the weaknesses in the orientation/instruction? What did you dislike, and do you have any suggestions?

Evaluation Form P

**IMPERIAL VALLEY COLLEGE
CLIENT EVALUATION OF NON-CLASSROOM INSTRUCTOR**

Instructor: _____ Date: _____

Please answer the following questions. Your honest answers will help improve services to all students. Circle one response for each question.

1 = Excellent 2 = Good 3 = Average 4 = Needs Improvement 5 = Not applicable

- 1. Please rate the level of interest and concern shown by the instructor for your questions and/or concerns. 1 2 3 4 5
- 2. Please rate the level of knowledge demonstrated by the instructor about your academic interest or problem. 1 2 3 4 5
- 3. Please rate the instructor's ability to explain your options and/or answer your questions in a way which you understood. 1 2 3 4 5
- 4. Please rate your overall satisfaction with this instructor. 1 2 3 4 5

Please answer the following questions by circling either Yes or No.

- 5. Did you receive timely and accurate information? Yes No
- 6. Were all of your questions answered adequately? Yes No
- 7. Did the instructor provide information on other services available to you from this department? Yes No
- 8. Would you recommend the services of this instructor to others? Yes No
- 9. Other comments or suggestions?

**IMPERIAL VALLEY COLLEGE
REMEDATION PLAN OF ACTION FORM**

Instructor: _____ Semester: _____

Years of Experience in Current Position: _____ Date: _____

Actions to be performed by Candidate:
(be specific, give dates for completion and ensure goals are attainable in the time limit specified)

Actions to be performed by Individual Tenure Review Committee members (be specific):

Chairperson signature

Member signature

Member signature

Candidate signature

February 3, 2011

EXHIBIT E

Forms for Contract Grievances

IMPERIAL VALLEY COLLEGE
GRIEVANCE FORM

As per Article 12 of the Agreement between the Imperial Community College District and the IVC CCA/CTA/NEA, a grievance is a formal, written allegation by a grievant that he or she has been adversely affected by a violation, misapplication, or misinterpretation of a specific provision of the contract.

Within twenty (20) workdays after the grievant knew or could reasonably have known of the event or condition upon which the alleged grievance is based, the grievant shall meet with the appropriate supervising administrator to attempt to resolve the alleged grievance. There will be no meetings during school recess periods unless mutually agreed upon by the grievant and the District.

Name of Grievant _____

Position of Grievant _____

Date and Time of Incident Giving Rise to the Grievance _____
(Date) (Time)

LEVEL ONE: Informal Meeting with Appropriate Supervising Administrator

(Date) (Name of Supervising Administrator)

I, the grievant attest that I met with the above named administrator on the above date, and my grievance was not resolved to my satisfaction. I wish to proceed to Level Two of the grievance procedure.

(Date) (Signature of Grievant) (Name of Grievant)

GRIEVANCE LEVEL TWO: Appeal to the Associate Vice President for Human Resources

If the alleged grievance is not resolved at the informal level, the grievant may within ten (10) workdays of the informal meeting submit a formal, written grievance to the Associate Vice President for Human Resources.

Within ten (10) workdays of the filing of the formal, written grievance, the grievant and the Associate Vice President for Human Resources shall meet in an attempt to resolve the alleged grievance. There will be no meetings during school recess periods unless mutually agreed upon by the grievant and the District.

Article(s) and Section(s) of Contract Allegedly Violated:

Statement of Facts: (please include as much specific and detailed information as possible)

Relief Requested: (please include specific relief (financial or other) requested)

(Date)

(Signature of Grievant)

(Name of Grievant)

Delivered to Associate Vice President for Human Resources

Received By _____ **Date** _____

The Associate Vice President for Human Resources shall have five (5) workdays after the formal meeting in which to render a written decision to the grievant.

Decision of Associate Vice President for Human Resources: Attached separately (to include date delivered to Grievant and CTA Representative).

GRIEVANCE LEVEL THREE: Appeal to Superintendent/President

If the grievance is not resolved at level two, or if the Associate Vice President for Human Resources has not rendered a decision within the five (5) workday time limit, the grievant may appeal the decision in writing to the Superintendent/President within ten (10) work days of receipt of the written decision or within ten (10) work days of the expiration of the Level Two time limit if no decision has been rendered.

Within ten (10) workdays of the filing of the appeal to Level Three, the grievant and the Superintendent/President shall meet in an attempt to resolve the alleged grievance. There will be no meetings during school recess periods unless mutually agreed upon by the grievant and the District.

Please include all documentation submitted in Level Two and include the decision of the Associate Vice President for Human Resources

Delivered to Superintendent/President

Received By _____ **Date** _____

Reason for Appeal: (describe here in as much detail as possible why you believe the Level Two decision was incorrect and should be reversed)

Signature of Grievant or CTA Representative _____

The Superintendent/President shall have five (5) workdays after the meeting in which to render a decision to the grievant.

Decision of Superintendent/President: Attached separately (to include date delivered to Grievant and CTA Representative).

GRIEVANCE LEVEL FOUR: Appeal to Board of Trustees

If the grievance is not resolved at level three, or if the Superintendent/President has not rendered a decision within the five (5) workday time limit, the grievant may appeal the decision in writing to the Board of Trustees within ten (10) workdays of receipt of the decision or of the expiration of the Level Three time limit if no decision has been rendered.

After receipt of the appeal, the matter will be set for hearing at the next regularly scheduled Board of Trustees meeting for which it can be properly placed on the agenda. There will be no meetings during school recess periods unless mutually agreed upon by the grievant and the District. At the discretion of the grievant, the hearing on the appeal may be held either in public or in closed session. The grievant and any representatives shall have the opportunity to testify and present evidence and witnesses at the hearing.

Please include all documentation submitted in Levels Two and Three and include the decisions of the Associate Vice President for Human Resources and of the Superintendent/President

Delivered to Board of Trustees (by delivery to the Executive Secretary of the Superintendent/President):

Received By _____ **Date** _____

Reason for Appeal: (describe here in as much detail as possible why you believe the Level Three decision was incorrect and should be reversed)

Signature of Grievant or CTA Representative _____

Within five (5) workdays of this hearing, the Board of Trustees will deliver to the grievant its written decision in regard to the grievance.

The decision by the Board of Trustees is final.