



MOU Between the
MiraCosta Community College District &
MiraCosta Community College Academic Associate Faculty
20-02

This Memorandum of Understanding (“MOU”) is entered into by and between the MiraCosta Community College District (hereinafter referred to as “District”) and the MiraCosta College Academic Associate Faculty (hereinafter referred to as “MCCAFA”) (hereinafter collectively referred to as the “Parties”), and is expressly made pursuant to the Educational Employment Relations Act and the current Collective Bargaining Agreement (“CBA”). The purpose of this Memorandum of Understanding is to address the effects of the COVID-19 pandemic on unit members’ wages, hours, and working conditions.

This MOU between the Parties is not intended to change the terms of the current CBA but is instead a one-time, non-precedent setting agreement that may not be used as the basis of a past practice by either party.

TERMS

Distance Education, Student Services, and Assignments

1. The Parties agree that unit members who have not received full training on distance education modalities and do not normally work remotely will not be held to the same standards as those unit members who have received such training.
2. The Parties agree and understand:
 - a. Classroom faculty must adhere to the course outline of record;
 - b. Non-classroom assignments for unit members may be conducted online or remotely in accordance with departmental standards;
 - c. Unit members may conduct and be paid for office hours using remote tools such as, but not limited to, Zoom, Canvas, telephone, and District email.
3. The regular business of the District, such as Academic Senate and governance committee meetings, will be planned, to the extent possible using District supported remote formats. Access to the meetings will be broadly disseminated via email to those who wish to attend remotely.
4. The District shall loan unit members equipment necessary for remote work, such as computers, headsets, webcams, etc. Unit members must submit an equipment request form to request any such equipment. To the extent that equipment is unavailable for loan to unit members, due to budget constraints or

equipment shortages, the District shall provide unit members with a safe place to work on campus.

5. Unit members maintain Academic Freedom in decision-making related to the content of courses they teach, including the determination of course content provided synchronously and asynchronously. Faculty members understand that they must adhere to the scheduled delivery method as identified in the schedule of classes (i.e., online, hybrid, or scheduled online).
6. A unit member may decline any request to share or copy their course shells or intellectual property for use by another faculty member without fear of disciplinary or other adverse action. The District protects unit members from adverse actions in their employment because they declined to share their course shells or intellectual property. Adverse actions include, but are not limited to, actions adversely impacting working conditions or otherwise denying any employment benefit to an employee and actions creating a hostile or intimidating work environment. Any unit member who believes they have suffered an adverse action as described in this paragraph shall report such conduct to Human Resources.
7. The District will follow all state and local protocols to maintain a safe working environment for unit members who must return to campus for in-person instruction, such as those with hands-on labs or clinical placements.

Training

8. The District shall provide distance education training opportunities and support to faculty during the summer and fall of 2020.
 - a. In order to facilitate the trainings, a workgroup consisting of the Director of Online Education, Teaching and Learning Center Coordinator, and PDP chair has been established by the District (“Workgroup”).
 - b. The Workgroup shall be responsible for coordinating the summer online training sessions, selecting appropriate faculty trainers and faculty mentors.
 - c. 2020 Faculty Trainers: The Workgroup shall send out a call for faculty interested in serving as faculty trainers. Unit members selected by the Workgroup to provide training will be compensated for preparation and training time in accordance with section 17.3 of the CBA. Alternatively, unit members who provide training may elect to claim this time as part of their Flex obligations during the 2020-2021 academic year. There is a combined, maximum total of 120 hours for associate faculty trainers, inclusive of preparation and training time. The Workgroup shall be responsible for allocating the 120 hours among the associate faculty

trainers. All training sessions shall be recorded and posted for faculty to review.

- d. Fall 2020 Peer Mentors: During the fall of 2020, the District shall also provide up to 216 hours in compensation for up to twelve (12) faculty peer mentors to support faculty transitioning to distance education. Peer mentors shall not be required to perform their duties until the start of Flex week for fall 2020. Unit members may apply to be a peer mentor.
- e. Faculty are encouraged to complete at least fifty (50%) of their fall Flex obligation on professional development activities related to providing effective distance education and/or equity-minded pedagogy.

Compensation

- 9. The District shall allocate an amount not to exceed \$175,000 to support two stipends towards: (1) the expense of materials, equipment, and internet service required during the Fall 2020 semester, and (2) faculty work necessary to transition courses from an on-ground to online format.
 - a. The District and the MCCAFAF have mutually agreed upon eligibility criteria and compensation amounts to be received by individual unit members.
 - b. Only unit members who participate in an upcoming Online Transition Survey, and who meet the requirements specified below, are eligible to receive compensation under the terms of this agreement.
 - c. A stipend for materials, equipment, and internet service during the Fall 2020 semester shall be \$200 per eligible unit member.
 - i. Classroom unit members are eligible for the stipend if they have a class at the census for that class.
 - ii. Non-classroom unit members are eligible for the stipend if they are scheduled for an assignment during the semester.
 - iii. This stipend shall not apply to unit members who have taught fully online since the fall 2019 semester.
 - d. A second stipend for transitioning courses from an on-ground to online format will be based upon data collected from the Online Transition Survey conducted jointly by representatives of the District and the MCCAFAF during a three-week period between August 17 and September 4, 2020.
 - e. Unit members may be eligible for the stipend for courses that they transitioned from an on-ground to online format for the Fall 2020 semester.

- f. The unit member must not have previously taught the eligible courses in an online format since the Spring 2017 semester.
 - g. Unit members may be compensated on a prorated basis for each course previously taught in a hybrid format since the Spring 2017 semester.
 - h. Faculty members who meet the eligibility criteria above will receive these one-time stipends no later than December 31, 2020.
10. Class sizes will not exceed the limits established for full-time faculty. In the event a single class is split into multiple groups to meet at multiple times due to social distancing safety protocols, and the meeting time is not already accounted for in the assigned LHE for the class, the unit member will be compensated for each additional class meeting.
11. Health benefits: Article 13.4 will be modified through June 2021 to read, "Unit members shall be ineligible for continued participation in the Plan if their assignment with the District drops below 20% of a full-time load in two consecutive semesters." This applies to unit members who already are enrolled in Spring 2020 or will be eligible to enroll in Fall 2020.
12. If a unit member is assigned to teach a course, and the course is cancelled due to low enrollment or to complete the load of a fulltime faculty member during the fall 2020 semester, the unit member may be paid for up to the total number of Flex hours for the cancelled course. The unit member shall be required to sign, on a prescribed form, a statement that:
- a. They participated in a professional development activity prior to the notification of the cancelled assignment to satisfy their Flex obligation for the course;
 - b. An acknowledgement that the unit member may not claim the same professional development activity toward their Flex obligation during the 2020-2021 academic year if they have / are offered another assignment with the District; and
 - c. The form must be submitted to the appropriate dean via email on or before November 1, 2020.

Sick Leave

13. If a unit member is diagnosed with COVID-19, they must report their diagnosis to their dean. Any reported diagnosis will be kept confidential to the extent practicable by law.
14. Unit members unavoidably absent from duty under an order of quarantine imposed by any authorized health officer shall be paid for the period of the

absence without deduction from the unit member's sick leave balance. A copy of the quarantine order showing its applicability to the unit member must be provided to the HR Manager of Operations, Lori Shonley.

15. Unit members who are unable to perform their work assignments due to reasons in the Families First Coronavirus Response Act (FFCRA) will be paid pursuant to the FFCRA. In the event the leave provided by FFCRA is less than full pay, accumulated sick leave may be used, at the discretion of the unit member, to maintain full pay while on leave.

The reasons listed in the FFCRA are:

- i. Subject to a federal, state, or local quarantine or isolation order related to COVID-19.
- ii. Advised by a health care provider to self-quarantine related to COVID-19.
- iii. Experiencing COVID-19 symptoms and seeking a medical diagnosis.
- iv. Caring for an individual who is subject to a Federal, State, or local quarantine or isolation order related to COVID-19, or has been advised by a health care provider to self-quarantine related to COVID-19.
- v. Caring for their child (under 18 years of age) whose school or place of care is closed (or child care provider is unavailable) for reasons related to COVID-19.
- vi. Experiencing any other substantially similar condition specified by the Secretary of Health and Human Services, in consultation with the Secretaries of the Treasury and Labor.

16. Regular sick leave procedures apply to illnesses or injuries unrelated to the COVID-19 pandemic.

17. Unit members with medical-related needs or concerns, including those in high-risk categories related to the COVID-19 pandemic, may be offered a reasonable accommodation in accordance with the Americans with Disabilities Act. The provision of any individual accommodation will be based on the specific medical needs and concerns of the unit member and will not establish a precedence or expectation for reasonable accommodations for other unit members.

Miscellaneous Provisions

18. All other terms and conditions of work shall be conducted in accordance with the current CBA.
19. Entire Agreement: This MOU constitutes the entire agreement and understanding between the Parties, excluding a successor MOU regarding reemployment process and evaluation for Fall 2020 to be negotiated during summer 2020.

There are no other oral understandings, terms, or conditions and neither party has relied upon any representation, express or implied, not contained in this

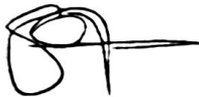
MOU. All prior understandings, terms, or conditions are deemed merged into this MOU.

- 20. This MOU is non-precedential, will not bind the Parties in any future action, whether under similar circumstances or not, and cannot be introduced in any grievance, arbitration, complaint, administrative or legal proceeding as evidence of past practice or intent of the Parties or meaning or application of the CBA.
- 21. Modification: This MOU cannot be changed or supplemented orally and may be modified or superseded only by a written instrument executed by both Parties.
- 22. Unless subsequent modifications to this MOU are negotiated, this MOU will sunset on December 31, 2020. If the current State of Emergency continues past that date, the Parties will meet and negotiate a new MOU for subsequent terms/semesters.

This agreement will become effective upon approval from the Board of Trustees.

Sunita V. Cooke, PhD

Krista Warren



7-16-20



Signature Superintendent/President MiraCosta Community College District	Date	Signature President MCCAAF	Date
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