REVISED PROPOSAL FROM THE SAN MATEO COUNTY COMMUNITY COLLEGE DISTRICT TO THE SAN MATEO COMMUNITY COLLEGE FEDERATION OF TEACHERS, LOCAL 1493, AFT, AFL-CIO
July 7, 2023
The collective bargaining proposal presented herein by the San Mateo Community College District to the San Mateo Federation of Teachers, Local 1493, AFL-CIO, is expressly made pursuant to the Education Employment Relations Act and the Collective Bargaining Agreement between the parties. The following proposal is intended to apply only to the Article set forth below. All other provisions of the Collective Bargaining Agreement shall be deemed to remain unchanged except as set forth below or as otherwise mutually agreed:
PAY AND ALLOWANCES
8.1 <u>REGULAR FACULTY SALARY SCHEDULES:</u> <u>The compensation formula agreed to in the last Collective Bargaining Agreement (2016 – 2019) will be maintained in the new Collective Bargaining Agreement (2019 – 2022). Specifically: the District shall allocate 80% of every new dollar of assessed value of property taxes to compensation for salaries, with AFT receiving an apportionment of that allotment proportional to the base of the faculty bargaining unit as compared to the total workforce. The District shall first deduct costs for STRS, step and column increases and any other regulatory rate increases. The remaining apportionment to AFT shall then be allocated to bargaining unit members in the manner determined by AFT. Further, in the event there is negative growth, compensation and benefits shall remain unchanged. In no event may this formula result in a salary reduction.</u>
As applied during the period of the 2019-2022 contract:
 8.1.1• For the 2019-2020-2022-2023 fiscal year:- The Regular Faculty Schedule (80), the Adjunct Faculty Salary Schedule Non- Instructional (AJ), and the Regular Faculty Schedule (OL) AFT-shall be
increased by 7.0-10% receive 42.95% of the 80% allotment, which after regulatory rate increases is \$2,169,557.
 <u>The Instructional Laboratory Adjunct Faculty Salary Schedule (HB), the</u> <u>Instructional Lecture Adjunct Faculty Salary Schedule (HC), and the</u> <u>Instructional Special Adjunct Faculty Salary Schedule (HI), shall be increased</u> <u>by 9.5% 47%</u>.
<u>8.1.2</u> ▲ For the <u>2020-2021 2023-2024</u> fiscal year <u>:-</u>
 The Regular Faculty Schedule (80), the Adjunct Faculty Salary Schedule Non- Instructional (AJ), and the Regular Faculty Schedule (OL) AFT shall be increased by <u>5.0-8.0% receive 42.50% of the 80% allotment, which after regulatory rate increases</u> is \$3,784,565.

50			 <u>The Instructional Laboratory Adjunct Faculty Salary Schedule (HB), the Instructional</u>
51			Lecture Adjunct Faculty Salary Schedule (HC), and the Instructional Special Adjunct
52			<u>Faculty Salary Schedule (HI), shall be increased 7.5%-15%.</u>
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55 56		<u>8.1.3-</u>	For the 2021-22 2024-2025 fiscal year <u>:-</u>
57			• The Regular Faculty Schedule (80), the Adjunct Faculty Salary Schedule Non-
58			Instructional (AJ), and the Regular Faculty Schedule (OL) shall be increased by 3.0
59			8% the formula summarized in this Article shall be applied. The District will inform
60			AFT of its apportionment no later than May 15, 2021.
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62			• The Instructional Laboratory Adjunct Faculty Salary Schedule (HB), the Instructional
63			Lecture Adjunct Faculty Salary Schedule (HC), and the Instructional Special Adjunct
64			Faculty Salary Schedule (HI), shall be increased by 5.5%-8% plus the percent needed
65			to reach parity at 85%.
66			
67		Pav p	art-time faculty by load rather than hourly.
		<u> </u>	
68	• •		
69	8.2	PAYC	HECK PROVISIONS: The following procedures shall apply related to faculty paychecks:
70			
71		8.2.1	The annual salary for full-time regular employees will be paid over 10 months,
72			commencing with the first month of the Fall semester, provided that employees who
73			were paid on a September to June 10-month schedule as of June 30, 2016, shall
74			continue to have the option to be paid on a September to June 10-month schedule.
75			Deductions for retirement, State and Federal withholding taxes, and all other voluntary
76			deductions are made over a 10-month period.
77			·
78		8.2.2	Pavroll Errors: Proper salary grade and step placement is a joint responsibility of the
79			employee and the District. All employees are to review their salary placement at least
80			annually and should they believe that they are improperly placed on the salary schedule,
81			they are to immediately bring this information to the attention of the District.
82			
83			8.2.2.1 Any payroll error resulting in insufficient payment for an employee in the
83 84			bargaining unit shall be corrected, and a special payroll check issued no later
85			than five (5) working days after the District has received both a written request
86			from the employee and verification of the error. Otherwise, the supplemental
87			amount will be included in the next regular paycheck following verification of the
88			error.
89			
90			8.2.2.2 If the District overpays the employee, the District will inform the employee and
91			attempt to mutually agree on a schedule to repay the overpayment, the
92			employee shall, upon realizing the fact or upon notification from the District,
93			repay the full amount of such overpayment.
94			
95			Any payroll deduction made by the District to remedy an overpayment in a
96			prior pay period must be authorized in writing by the employee. If no
97			agreement for repayment is made, the District reserves its rights to take
98			legal action to recover the overpayment.
99			
100			If the overpayment is \$100 or less, the employee shall have the overpayment
101			deducted in the next paycheck. For overpayments exceeding \$100, the

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102 103			repayment schedule shall be equal to the number of months the employee was
103			<u>overpaid. For example, an employee who was overpaid a total of \$300 over a period of three months shall have \$100 deducted for the three months.</u>
104			Employees who leave the District or go on unpaid leaves prior to complete
105			repayment shall have the remainder of the overpayment deducted from their
100			final check. If the final check is insufficient to cover the amount owed, the
107			employee will submit the necessary funds to the District within 30 calendar
108			days.
110			Ca Labor Code sections 221 and 222
110			
112		8.2.3	Direct Deposit: The District will make payment via direct deposit for payroll checks to all
112		0.2.5	faculty members, unless special circumstances require a paper check to be issued.
113			Employees who were receiving a paper check as of June 30, 2016 will continue to have
115			the right to receive a paper check.
115			
117	8.3		EMENT OF REGULAR FACULTY MEMBER ON SALARY SCHEDULE: Placement of
118	010		ividual on the regular academic employee salary schedule is based upon academic
119			ration and teaching experience or acceptable equivalent.
120		propu	
121		8.3.1	Salary classes based upon academic preparation are defined in Appendix C.
122		0.011	
123		8.3.2	If they are to be recognized for salary placement, units taken after the award of the
124		0.0.2	Bachelor's degree must ordinarily be upper division or graduate units granted by an
125			accredited college or university.
126			
127		8.3.3	For salary placement purposes, academic degrees and units must be earned from
128		01010	accredited institutions of higher education. Academic degrees from unaccredited
129			colleges and universities, both foreign and domestic, will be acceptable provided that
130			either:
131			
132			1. the registrar of an accredited institution of higher education certifies that the
133			degree in question is the equivalent of an earned academic degree granted by
134			his/her institution; or
135			
136			2. the degree serves as the basis for the award of a post-doctoral research
137			fellowship from an accredited institution of higher education.
138			
139		8.3.4	"Accredited institution of higher education" means an institution of higher education in
140			the United States or its territories, accredited by a United States regional accrediting
141			association which awards accreditation to institutions of higher education as one of its
142			predominant activities, or by a recognized professional organization which awards
143			accreditation to institutions of higher education for training in that profession.
144			
145		8.3.5	Degrees and academic units to be credited for salary schedule placement must be
146			verified from original transcripts to which the college or university seal or registrar's
147			signature has been affixed. For new employees, transcripts must be received by the
148			Office of Human Resources by the end of the month in which original employment
149			begins. Verification of membership in the California Bar must be by official
150			documentation certifying that the employee is eligible to practice law in the State of
151			California.
152			

153 8.3.6 Step placement on the regular academic employee salary schedule is based upon prior 154 teaching experience or acceptable equivalent. High school and college-level teaching 155 experience as a regular faculty member will be recognized on a year-for-year basis. 156 Teaching experience between grades 1 and 8 (elementary) will be counted as one-half 157 the value of teaching experience in grades 9 and higher. A-nNew contract academic 158 employees with 0 to 3 years of prior experience and whose first day of service begins 159 on or after July 1, 2001 will be placed on Step 1. For a new contract employee with 160 four (4) or more years of prior experience, such experience will be recognized, year for 161 equivalent year, up to a total of seven (7) years for a maximum initial placement at Step 162 5 The Chancellor may recommend initial placement above Step 5 in exceptional 163 circumstances that affect the interest of the District. The Chancellor will inform the Union 164 president of such recommendation. The following chart illustrates initial placement 165 according to this section: 166 167 0-3 yrs. Experience Step 1 168 Step 2 4 5 169 Step 3 170 6 Step 4 7 or more 171 Step 5 172 173 8.3.7 Part-time teaching will be credited on the basis of its equivalent in full-time teaching at 174 the institution where the teaching occurred. 175 176 8.3.8 Related vocational experience, and professional experience other than teaching in 177 regular faculty status, will be evaluated on the basis of duration and closeness of 178 relationship to the teaching assignment in this District. One year of teaching experience 179 will be allowed for each two years of full-time, fully related professional or vocational 180 experience, or its equivalent in part-time experience. Years of service spent as an 181 apprentice, or years of service spent achieving the equivalent of journeyman status, will 182 not be counted. Years of service, whether paid or unpaid, which were spent as a part of 183 a required program leading to a higher academic degree or certificate will not be 184 counted. 185 186 8.3.9 Letters of verification of all experience used for step placement on the salary schedule 187 must be received by the Office of Human Resources by the end of the month in which 188 original employment begins. 189 190 **CLASS ADVANCEMENT:** To gualify for class advancement on the regular academic employee 8.4 191 salary schedule, academic personnel will notify Human Resources that they have received an 192 advance degree by July 15th and submit evidence of the advanced degree from an accredited 193 college or university or evidence of a sufficient number of units to meet requirements for class 194 advancement on the salary schedule. As proof of completion, official transcripts must be submitted prior to August 31st of the year for which the change in salary placement is requested. 195 196 Class advancements are processed only during the month of August of each year, and modify 197 the employee's salary for the full college year. 198 199 For class advancement purposes, an academic employee may submit without prior 8.4.1 200 approval: 201 Upper division and graduate units, offered by accredited colleges and 202 1. 203 universities, relevant to the instructor's teaching field. 204

205 2. Education courses required for a credential or degree appropriate to the 206 instructor's field in community college teaching. 207 208 8.4.2 Other courses must be individually approved by the Vice Chancellor of Human Resources. Prior approval of courses in which an academic employee plans to enroll 209 should be obtained to ensure that units will be applicable for advancement on the salary 210 211 schedule. Such requests for prior approval should be submitted to the employee's 212 immediate supervisor, who will attach his/her recommendation and forward them 213 through the Vice President to the Vice Chancellor of Human Resources. The Vice 214 Chancellor of Human Resources will then approve or disapprove, in full or in part, and so 215 inform the instructor, the Vice President, and the immediate supervisor. 216 217 8.5 STEP ADVANCEMENT ON REGULAR SCHEDULE: To qualify for step advancement on the regular academic employee salary schedule, an employee's term of service must encompass 218 219 seventy-five percent (75%) or more of the school days in the college year, or seventy-five 220 percent (75%) or more of the school days in two semesters within a three-year period. 221 222 From Step 1 through Step 8, employees will advance at the rate of one step per year. 8.5.1 223 Two years of service at Step 9 are required for advancement to Step 11. Three years of 224 service at Step 11 are required for advancement to Step 14. Four years of service at 225 Step 14 are required for advancement to Step 18. Five years of service at Step 18 are 226 required for advancement to Step 23. Two years of service at Step 23 are required for 227 advancement to Step 25. 228 229 8.5.2 All step advances on the salary schedule are normally effective at the beginning of the 230 Fall semester. However-effective spring 1999, step advances for regular, full-time 231 faculty whose service begins in Spring semester and who meet the requirements of 232 Section 8.5, will advance to the next step on a Spring anniversary date rather than the 233 Fall anniversary date. 234 235 8.6 **REQUIRED SERVICES OUTSIDE THE NORMAL WORK YEAR:** Academic employees may 236 occasionally be asked to work extra days that are not a part of the 175-day academic year. To 237 the extent that funds have been budgeted and specific assignments approved by the 238 appropriate administrator, required services involving a minimum of six (6) hours of work will be 239 compensated on a per diem basis. For less than a full day of work, academic employees will be 240 compensated at the special rate of the Part- time or Faculty Overload Salary Schedule. 241 242 8.6.1 The per diem rate is six hours at the special rate, Step 10 of the appropriate hourly 243 salary schedule. 244 245 8.6.2 Academic employees who are expected to work beyond the normal 175-day academic 246 year because of serving on a screening committee for new employees will be paid at the 247 special part- time rate for actual hours worked in session with the committee or at the 248 per diem rate, whichever is less. Any such work must be necessary and have prior 249 approval of the College President or the Chancellor. 250 251 8.7 SALARY DEDUCTIONS FOR ABSENCE WITHOUT PAY: When an academic employee 252 whose compensation is based upon the regular academic employee salary schedule is absent 253 for reasons which do not justify the use of any of the forms of authorized leave with pay, a 254 fraction of the employee's annual salary will be deducted. The fraction will be the number of 255 days absent divided by the number of days in the teaching year. 256

257 8.7.1-When a deduction for a partial day of absence becomes necessary, the fraction of a day 258 absent will be computed by dividing the number of hours of absence by the total number of 259 hours the employee is scheduled to be on campus on that day, including office hours. 260 261 PART-TIME SALARY SCHEDULE: The part-time employees' salary schedule is listed in 8.8 262 Appendix B. It applies to academic employees with assignments of sixty percent (67%) or less 263 of full time for the college year. It also serves as the basis of compensation for summer session 264 assignments and of additional compensation for full-time academic employees assigned beyond 265 their regular full-time assignments. Summer Session compensation will be based on the part-266 time employee salary schedule in effect during the previous Spring semester. 267 268 8.9 PLACEMENT ON PART-TIME SALARY SCHEDULE: Placement of an individual on the part-269 time employee salary schedule is based upon academic preparation and teaching experience or 270 acceptable equivalent. 271 272 8.9.1 Degrees and units are used to determine step placement on the part-time employee 273 salary schedule in accordance with the following rules: 274 275 8.9.1.1 Persons holding an earned doctorate, or who are members of the California Bar, 276 will be given two (2) years of teaching equivalency, to be added to the total of the 277 years credited as a result of evaluating teaching and related experience. 278 279 8.9.1.2 Persons holding a valid Master's degree, or a life vocational credential will 280 receive zero (0) years of teaching equivalency. 281 282 8.9.1.3 Persons holding only a Bachelor's degree and any number of units taken after 283 the award of the degree will have one (1) year of teaching equivalency 284 subtracted from the years credited for teaching and related experience. 285 286 8.9.1.4 Persons holding only an A.A. degree and any number of units short of a 287 Bachelor's degree will have three (3) years of teaching equivalency subtracted 288 from the total years credited for teaching and related experience. 289 290 8.9.1.5 One (1) year and no years of college are assigned a value of negative four (4) 291 years of teaching equivalency and treated as above. 292 293 8.9.2 Both teaching and related work experience will be evaluated as set forth in Sections 8.3. 294 of this Agreement. As with the regular academic employee salary schedule, high school 295 and college level teaching experience will be recognized on a year-for-year basis up to 296 five years. The maximum initial step placement on the part-time employee salary 297 schedule will be at Step 7, except for holders of an earned doctorate or members of the 298 California Bar, for whom the maximum initial placement will be at Step 9. 299 300 8.10 PLACEMENT ON PART-TIME SCHEDULE UPON RETURN: Part-time faculty returning to the 301 District who have been in paid academic status during two semesters (summer sessions are 302 acceptable in lieu of semesters) within a three-year period shall be advanced a step on the 303 salary schedule beginning in the Fall Semester. Part-time faculty returning to the District after a 304 break of more than three years shall be placed on the salary schedule at a step no lower than 305 the step at which they were paid when they left the District. 306 307 STEP ADVANCEMENT ON PART-TIME SCHEDULE: To qualify for step advancement on the 8.11 308 part-time employee salary schedule, an employee must have served in paid academic status

309 310		during two semesters (summer sessions are acceptable in lieu of semesters) within a three-year period. Step advancements will be made only at the beginning of the Fall semester.
311 312 313	8.12	PART-TIME COUNSELING SERVICES PAY RATE: Counseling service, when compensated on a part-time basis, will be paid at the appropriate hourly laboratory rate.
314 315 316	8.13	SUBSTITUTE PART-TIME PAY RATES: Substitute instructors, librarians, and counselors will be paid at the substitute's step of the appropriate column of the part-time salary schedule.
317318319220	8.14	LARGE CLASS PAY: A large class for the purpose of additional compensation under the terms of this Article is defined as having 70 or more students enrolled at census.
320 321 322		Deans will engage in a collaborative process with department faculty to determine which courses can be appropriately designated as "large classes".
323 324 325 326 327 328		Eligible courses are those that meet general education, UC, and CSU requirements, those that meet graduation requirements, major requirements, and vocational courses required for a certificate, degree, or transfer. (Ineligible courses are television courses, open skills labs, Cooperative Education, all matriculation activities, team sports, team taught courses, independent study, and all courses numbered in the 600's and 700's.
329 330 221		Assignment to teach a large class is voluntary.
331 332 333 334		Additional compensation is at the special rate of pay and does not affect the FLC for the course. The compensation is consideration for the extra time needed for required paperwork.
 335 336 337 338 339 340 		Additional weekly compensation for large classes: 70-94 students 3 hours 95-119 students 4 hours 120-144 students 5 hours 145-169 students 6 hours
341 342		Compensate faculty for TBA Hours at the appropriate hourly rate.
343 344 345 346 347 348		Part-time faculty directed by their dean to perform ancillary activities <u>-such as including,</u> but not limited to, attending division meetings, committee meetings, or assigned other professional responsibilities outside of teaching or their primary responsibilities (e.g. program review, annual plans, SLO, etc.) shall be compensated for the time pre-approved by the Dean at the special non-instructional hourly rate.
349 350 351 352 353 354 355		<u>Teaching in multiple modalities concurrently will be voluntary. Full time faculty who</u> voluntarily teach two concurrently scheduled sections in different modalities will have their course loaded at 1.5 the regular load. Hourly salaries of adjunct part-time teaching two concurrently scheduled sections in different modalities will be multiplied by 1.5. For concurrently scheduled sections in different modalities, the maximum total enrollment will not exceed 20 students. Faculty may agree to exceed the 20 student maximum if an
356 357 358	8.15	<u>assistant approved by the faculty member is hired to help manage a larger class.</u> PART-TIME PARITY
359 360	0.15	A. Part-time parity shall be defined as 85% of full-time regular compensation

261			
361 362	В.	Eor th	e 2020-21 and 2021-22 academic years, tThe method used to compare part-time
363	υ.		Ill-time compensation for the purpose of determining is to achieving parity shall be as
364		follow	
365		<u></u>	<u>-</u>
366		1.	Calculate the average, annualized compensation for instructional adjunct faculty by:
367			
368			a. At each step multiply the instructional rate by 525 hours. (525 hours
369			<u>represents 15 hours per week times 35 weeks).</u>
370			b. At each step multiply the special rate by 175 hours. (175 hours represents 5
371			office hours [1 hour for each 3 hours of teaching] times 35 weeks).
372			c. Add the results of a and b. This expresses the annualized salary at each
373			<u>step.</u>
374			<u>d.</u> Calculate the average annualized adjunct instructional salary.
375 376		2	Coloulate the everage annual full time companyation of full time feaulty at
370		<u>2.</u>	Calculate the average annual full-time compensation of full-time faculty at Column 2 (Master's Degree), steps 1-11.
378			Column 2 (master's Degree), steps 1-11.
379		3.	Parity is achieved when the average annualized compensation on the
380		<u>o.</u>	instructional adjunct faculty schedule is 85% of the average annual full-time
381			compensation of contract faculty at column 2, steps 1-11.
382			
383		4.	For the purposes of a benchmark, <i>applying this methodology</i> using the salary
384			schedules in effect as of August 13, 2018:
385			
386			a. Instructional adjunct compensation is at 66.8% of full-time compensation.
387			
388			b. Non-instructional adjunct compensation is above parity on all non-
389			instructional salary schedules, where the average annualized non-
390			instructional salary for each position is calculated by multiplying each
391 392			salary step by the full-time contractual hours for the position by 35 weeks,
392 393			and taking the average.
393 394	C.	The fo	llowing steps shall be taken to achieve parity, as defined in paragraph A.
395	0.		nowing steps shall be taken to donieve pairty; as defined in paragraphy.
396		1.	For the 2020-2021 fiscal year the following monies shall be applied
397			exclusively to the instructional adjunct salary schedule:
398			
399			a. The District shall add 3 % (\$600,537) to the adjunct instructional
400			faculty schedule over and above the dollars made available to AFT
401			for total compensation for 2020-21. This contribution is contingent
402			on the further contribution described below in section C.1.b.
403			
404			b. An additional 1% (\$ 200,179) shall be added to the instructional
405 406			adjunct faculty schedule from the dollars made available to AFT for
406 407			<u>total compensation in 2020-21, resulting in a combined contribution</u> between sections C.1.a and b of 4 % (\$800,716) being applied to the
407 408			adjunct instructional schedule.
408			
410			c. At its discretion, AFT may apply additional dollars exclusively to the
411			instructional adjunct faculty schedule.
412			

413	d.	All other total compensation dollars that AFT chooses to apply to
414	<u></u>	wages shall be applied equally to all salary schedules.
415		wages shall be applied equally to all salary selfedules.
416	2 Earth	o 2021 2022 field year the District will apply an additional 1.5 million
		e 2021-2022 fiscal year, the District will apply an additional 1.5 million
417		s (\$ 1,500,000) to the instructional adjunct faculty schedule (HI),
418		ate and apart from whatever salary increases are negotiated for all
419	<u>facult</u>	y. This contribution is contingent on AFT's agreement that any total
420	<u>comp</u>	ensation dollars that it chooses to apply to wages shall be applied
421	equall	ly to all salary schedules, unless it opts to make an additional
422	contri	bution to the adjunct instructional (HI) schedule in order to move
423		cts closer to parity.
424		
425	3. The D	istrict and AFT shall enter into an MOU memorializing that, starting
426		he 2022-2023 academic year, tThe District will place instructional adjunct
427		on a salary schedule that includes the same columns and steps that
428		
		r on the Regular Salary Schedule (80), using the methodology summarized
429		. The MOU shall also provide that, when negotiations are opened for
430		022-23 through 2024-25 successor agreement, the MOU shall be
431		porated into that agreement. This MOU supersedes conflicting
432	<u>contra</u>	act language in Articles 8.8-8.11 and 18. Once parity is achieved, this
433	MOU (shall cease to apply.
434		
435	<u>23.A</u>	After the 2022-23 academic year, tThe method used to compare part-
436		time and full-time compensation for the purpose of determining how close
437		the District is to achieving parity shall be as follows:
438		
439		a. each cell in the regular full-time salary schedule is divided by 525
440		
441		b. One-third (1/3) of the special rate that corresponds to each step
442		on the adjunct faculty salary schedule will be added to each cell at
443		that step. For steps on the adjunct lecture schedule that exceed
		• • •
444		the number of steps of the special rate schedule, the highest rate
445		on the special rate schedule will be used.
446		
447		c. b is divided by a and multiplied by 100
448		
449		d. parity is achieved when the value of "c "is 85 at a minimum of 80%
450		of the cells on the lecture adjunct faculty schedule.
451		
452	<u>33.В</u> .	PART-TIME OFFICE HOURS
453		CONSTRUCTION OF THE STEP/COLUMN INSTRUCTIONAL
454		ADJUNCT SCHEDULES
455		
456		2 step and column schedules will be established for Instructional
457		Adjunct Faculty—one for lecture rate and one for lab rate. These will
458		be designated in the salary schedules as the "Adjunct Faculty Salary
459		Schedule Inst./Lecture (HI)" and the "Adjunct Faculty Salary
460		Schedule/Inst./Lab (HI)". The Instructional Faculty Salary Schedule
461		(HI) for special rates will not be converted to a step/column schedule.
462		

463		The step and column schedules for Adjunct Faculty Salary Schedule
464		Inst./Lecture (HI) and Adjunct Faculty Salary Schedule/Inst./Lab (HI)
465		will be established and applied as follows:
466		
467		1. The instructional adjunct lecture and lab schedules for the
468		2021-22 fiscal year shall become the Masters column (Column
469		2) of the new step/column lecture and lab schedules.
470		
471		2. The compensation values at each step (1-11) of the new
472		lecture and lab schedules will be created at 1 (Base) 3 (MA
473		+45) 4 (MA +60) and 5(PhD) by applying the percentage
474		differences between columns that exist at those steps on the
475		full-time schedule.
476		
477		3. The compensation values at steps past step 11 will be created
478		by applying the percentage differences between the steps past
479		11 that exist at those steps and columns on the full-time
480		schedule.
481		
482		Office hours will continue to be paid separately following the same
483		procedures currently in place, including after full pro-rata at 85% is
484		achieved.
485		
486	43 .C	PLACEMENT OF MEMBERS ON THE SALARY SCHEDULES
487		
488		1. Column Placement
489		
490		Instructional adjunct faculty will have until September 30,
491		2021 to present documentation regarding their education,
492		commensurate with the documentation required of regular
493		faculty, so they may be placed on the appropriate column. If
494		an instructional adjunct faculty doesn't provide
495		documentation by September 30, 2021, they will be placed on
496		the column with the minimum qualification for that discipline.
497		Instructional adjunct faculty can present documentation to be
498		placed on the right column in future years, subject to the
499		same deadlines and criteria as full-time faculty.
500		
501		2 Initial Step Placement on the Step/Column Schedule
502		
503		a. Starting with the Fall 2022 semester, each adjunct
504		faculty member previously employed by the District
505		shall be initially placed on the step that corresponds
506		with their 2020-21 step plus one, except as follows:
507		
508		i. Any instructional adjunct faculty who, as of Fall
509		2022, has been at step 11 for at least 3 years in
510		which service was provided each year shall
511		move to step 14.
512		
513		ii. Any instructional adjunct faculty who has less
514		than a Master's degree, and who is on a 2021-22

515		seniority list, shall not be moved to the new
516		base column, but instead shall be placed on the
517		masters column (column 2).
518		
519		<u>4b</u> . <u>Starting with the Fall 2022 semester, nN</u> ewly hired
520		adjuncts will be placed at their initial step using the same
521		criteria as used for full-time faculty, as set forth in Article
522		8.3.6, with Step 5 being the highest step for initial
523		placement. Article 8.9 does not apply.
524		
525	<u>53</u> .	Step Advancement
526		
527		Adjunct faculty may advance no more than one step per 12-
528		month contiguous period. After parity at 85% is reached, in order
529		to advance one step, an instructional adjunct must serve within
530		the District the equivalent of 18 instructional FLCs, which may be
531		accrued indefinitely until step movement occurs, or four Spring
532		and/or Fall semesters of service, whichever happens first. For the
533		purposes of counting service credit for step movement, service in
534		fall, spring and summer terms shall count. However, service in
535		each term is not required to advance. Once the aggregate 18
536		FLCs is achieved, or four semesters whichever happens first, the
537		adjunct faculty member is eligible to move one step in the next
538		term (fall, spring or summer) that the member is hired. Once an
539		adjunct faculty member advances, a new contiguous 12-month
540		period starts.
541		
542	<u>64</u> .	On-going Step Advancement Implementation Process
543	_	
544		Step advancement will be administered as follows: Each August
545		1, the District shall be responsible to review all adjuncts hired in
546		the ensuing fall semester for step advancement eligibility. Any
547		adjunct found to be eligible will be advanced one step,
548		prospectively. There will be no retroactive step adjustments
549		unless due to district error.
550		
551		Faculty who believe that they will become eligible for step
552		advancement in a spring or summer term, rather than the fall term,
553		are responsible to provide notice to their Dean at least 90 calendar
554		days before the start of the term in which the member believes
555		they are eligible for advancement. Where such notice is provided,
556		step advancement will be applied in the next term. The District is
557		not responsible to advance members at any time other than the
558		fall semester without prior notice from the faculty member of their
559		eligibility. Step advancements will be implemented at the
560		beginning of each term only, unless failure to advance a member
561		is due to District error.
562		
563		The District will send an announcement to the instructional
564		adjunct faculty three weeks before the deadline reminding them
565		of the deadline and the requirements for step advancement in the
566		Spring and the Summer.

567 568		<u>5. Timing</u>
569		
570		The District will place every instructional adjunct faculty on a
571		step and column by February 28, 2022 in preparation for
572		implementing the new schedules starting in the Fall 2022.
573		
574	D.	The District acknowledges that parity is not an abstract concept, but a clear goal that it is
575		contractually obligated to achieve. To that end, the District further acknowledges that
576		parity cannot be achieved without the district allocating funds to adjunct compensation
577		over and above faculty raises. The district therefore commits to dedicating additional
578		funding for instructional adjunct salary increases above and beyond salary increases for
579		all faculty until parity is achieved. So long as the parties are operating under the
580		compensation formula in effect in 2019-2022, total compensation funds shall not
581		be unilaterally used by the district for parity.
582		
583	E.	The Parties will establish a joint study group to review possible transition to a load-
584		based, step and column compensation model for adjunct faculty. It is understood that the
585		study group does not engage in negotiations, but functions to provide information that
586		the parties may utilize in negotiations.
587		

588		
589 590		HEALTH AND WELFARE BENEFITS
590 591 592 593 594	9.1	PERS MEDICAL AND HOSPITAL PLAN: The District will provide the PERS Medical and Hospital Plan for employees and retirees in accordance with rules and regulations established by PERS.
595 596 597		<u>9.1.1</u> Should a carrier withdraw from the PERS Umbrella plan, members of the unit will select from one of the remaining PERS options.
598 599 600	9.2	MEDICAL PREMIUM CAP AMOUNT: Effective January 1, 2017, the District will contribute up to the following amounts as appropriate towards PERS medical coverage premiums:
601 602 603		Employee only: <u>\$789.00 per month</u> Employee plus one dependent: <u>\$1,319.97 per month</u> Employee plus two or more dependents: \$1,703.41 per month
603 604		Employee plus two or more dependents: \$1,703.41 per month
605 606 607		Effective January 1, <u>20182023</u> , the District will contribute up to the following amounts as appropriate towards PERS medical coverage premiums:
608		Employee only: <u>100% Kaiser Single Party \$914.00825.00</u>
609		Employee plus one dependent: 88% Kaiser Two-Party \$1828.001,394.97
610		Employee plus two or more dependents: 88% Kaiser Family \$2376.001.828.41
611		
612		On January 1 2024 and 2025 these amounts will be increased to match the corresponding
613		Kaiser plan.
614 615		0.2.1 Deduction of Medical Deposit Dramiuma: Subject to and consistent with the requirements of
615 616		9.2.1 Deduction of Medical Benefit Premiums: Subject to and consistent with the requirements of federal and state law, when unit members are paid on an August through May schedule, those
617		members shall have their portion of the medical coverage premiums for June and July
618		deducted in equal installments from their January, February, March, April, and may
619		paychecks. When unit members are paid on a September through June schedule, those
620		members shall have their portion of the medical coverage premiums for July and August
621		deducted in equal installments from their February, March, April, May and June paychecks.
622		
623		9.2.2 There shall be an increase in the medical caps set forth in Article 9.2 as follows
624		effective 1/1/2020, 1/1/21 and 1/1/22 on a one-time basis, expiring at end of this
625		<u>contract:</u>
626 627		Single: \$50.00 per menth
627 628		<u>Single: \$50.00 per month</u> 2 Party: \$50.00 per month Family:
629		\$50.00 per month
630		
631	9.3	DISTRICT WILL PAY PREMIUM INCREASES FOR OTHER BENEFITS: The District will pay
632		the increased costs of dental insurance, life insurance, salary continuation insurance, and
633		Medicare Part B.
634		
635	9.4	DENTAL INSURANCE: The District will provide each eligible employee and eligible dependents
636		with Delta Dental Plan (DDP) or the coverage provided by Private Medical-Care Inc. (PMI). The
637 638		plans are described in detail in the benefits handbook available in the Office of Human
638		Resources. The maximum dental coverage in any one calendar year shall be \$2000.

- 639The maximum dental coverage in any one calendar year shall be \$2000 \$5,500 for in640network and \$5,000 for out of network. Add dental implants as part of the plan coverage.
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 9.6 SALARY CONTINUATION INSURANCE: The District will provide each eligible employee with salary continuance insurance to cover disability after the employee's sick leave balance has been exhausted. The salary continuance insurance plan is described in detail in the benefits handbook available in the Office of Human Resources. The maximum monthly benefit for unit members shall be \$5,000 per month.
- 9.7 <u>VISION INSURANCE:</u> The District will provide each eligible employee and eligible dependents
 with Vision Service Plan (VSP) Plan C.
- 656 9.8 MEDICARE PART B COVERAGE: The District will pay the premiums for Medicare Part B
 657 coverage for an eligible retiree and/or <u>a</u> spouse/eligible domestic partner <u>who is</u> over 65 years
 658 of age.
- 9.9 <u>ELIGIBILITY RULES:</u> To be eligible for the benefits described in this Article in any given
 semester or academic year, a full-time regular academic member of the unit must be employed
 at more than sixty percent (60%) of full time. A full-time regular academic employee may retain
 eligibility for the benefits described in this Article in the case of mutually agreed upon reduction
 of assignment, provided that the reduced assignment is at least fifty percent (50%) of full time.
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 ELIGIBLE DEPENDENTS/DOMESTIC PARTNERS: Eligible dependents/domestic partners are those specified in the contracts between the District and the insurance carriers.
- 6699.10.1 The District agrees to include domestic partner benefits in the PERS Health Plans670offered by the District. The definition of domestic partner shall be that used by PERS671Health Plans. If the definition of a domestic partner used by PERS changes, the District672shall implement the change on the effective date allowed by PERS. Domestic partners673shall comply with all registration requirements required by state law or PERS, and shall674complete all necessary declarations and statements of financial liability. Forms are675available in the Office of Human Resources.
- 677
 9.10.2 The District agrees to include domestic partner benefits in the dental and vision plans
 678 offered by the District. In order to be considered a domestic partner, the following criteria
 679 must be met:
 680
 - 1. The two individuals are each other's sole domestic partner and intend to remain so indefinitely.
 - 2. Neither individual is married to, or legally separated from anyone else nor has had another domestic partner within the prior six (6) months (unless the relationship terminated due to death).
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 Both individuals are at least eighteen (18) years of age and mentally competent to consent to contract.

691 692		4.	Neither individual is related by blood to a degree of closeness that would prohibit legal marriage in the state in which the individuals reside.
693		-	-
694		5.	The individuals co-habit and reside together in the same residence and intend to
695			do so indefinitely. The individuals have resided in the same household for at least
696			six (6) months.
697		_	
698		6.	The individuals are not in the relationship solely for the purpose of obtaining
699			benefits coverage.
700			
701		7.	The individuals have engaged in a committed relationship of mutual caring and
702			support and are jointly responsible for each other's common welfare and living
703			expenses. The individuals interdependence is demonstrated by at least two (2) of
704			the following:
705			Proof of domestic partnership from the California Secretary of
706			State (required for domestic partnership medical coverage under
707			the Public Employees' Retirement System).
708			Common ownership of real property (joint deed or mortgage
709			agreement) or a common leasehold interest in property.
710			Common ownership of a motor vehicle.
711			Driver's license listing a common address.
712			 Proof of joint bank accounts or credit accounts.
713			 Proof of designation as the primary beneficiary for life
714			insurance or retirement, benefits, or primary beneficiary
715			
			designation under a partner's will.
716			Assignment of a durable property power of attorney or
717			health care power of attorney.
718			ant shildren of demonstic mentaging and sligible for seven as if they have been levely.
719		-	ent children of domestic partners are eligible for coverage if they have been legally
720			by the District employee and are unmarried, primarily dependent on the
721			e for support, and meet the age, school, and all eligibility requirements of the
722		various	medical, dental and visions plans.
723	0.44		NECTO, If a manufactor of the subit manufactor the activity little manufactor at factor string a
724	9.11		NEFITS: If a member of the unit meets the eligibility requirement for retiree
725			s specified in Section 10.1 and dies before retirement, medical and dental benefits
726			by the District for the unmarried surviving spouse/domestic partner as provided
727		for the unmarrie	ed surviving spouse/domestic partner of an eligible retiree in Section 10.1.
728	0.40		
729	9.12	WEDICAL BEN	EFITS FOR PART-TIME FACULTY:
730		0	Dest These Haselth Osma MOU
731		See Attached	I Part-Time Health Care MOU.
732		Deut these for	alter de la branche de la companya de la constate de la contrate de la contrate de la contrate de la constate d
733			ulty shall be eligible for the same District-paid contribution as full time faculty
734			rd health premiums as defined in Sections 9.2, 9.4 and 9.7 if they serve an
735			al to forty percent (40%) of a full-time assignment. Coverage continues as long
736			hours are served. For purposes of determining qualifications, summer recess
737		snall not repl	resent an interruption.
738		Dout time For	with whe have provided by qualified for bornelite, and whe experimently fall
739			sulty who have previously qualified for benefits, and who subsequently fall
740		below a forty	percent (40%) assignment for a semester may remain in the benefits program.
741			

742	Part-time faculty who work at least 40% between the SMCCD and other community college
743	districts qualify for this benefit.
744	
745	The benefit periods are July through December and January through June.
746	The benefic periode are early through become of and earlier through earlier
747	[The District is currently unable to offer the 100% plan due to CalPERS restrictions,
748	which include:
749	 Excluding part-time faculty employed more than 50% because they do not meet
750	CalPERS eligibility requirements of being "permanent for more than six months"
751	(Govt. Code § 22807; Educ. Code § 87482.5.)
752	• The requirement that the District offer fully-paid benefits to <u>all</u> part-time employees
753	below 50% FTE (i.e., 0%-50%), even though the State will only reimburse the District
754	for employees greater than 40% (i.e., between 40%-50%).]
755	······································
756	As of Fall Semester 2015, the District will provide up to \$1000.00 per period and
757	increased subsequently, if State funding fully covers the increased cost of providing this
758	stipend for reimbursement of employee incurred health benefit costs to all part-time
759	employees who are employed in the District at 40% or more of a full-time load (6/15 FLC)
760	and complete a 40% load. The reimbursement will be paid for the periods July through
761	December and January through June.
762	
763	9.12.1 The stipend shall be used to reimburse part-time faculty who qualify for
764	reimbursement under these provisions for premium costs only from enrollment in
765	any HMO, PPO, or indemnity health plan licensed and registered by either the
766	California Department of Insurance or the California Department of Corporations.
767	
768	9.12.2 Employees wishing to be reimbursed for medical expenses under this article must
769	initiate the request on a District form. The employee must furnish documentation
770	(cancelled check, paid statement) showing that the employee had been purchasing
771	health insurance during the instructional period for which the employee was
772	otherwise not eligible for reimbursement from any other source. This request is to
773	be submitted only to the division dean at the College where the employee receives
774	his/her paycheck. The division dean will forward the request to the Vice Chancellor
775	of Human Resources for approval and processing of the reimbursement.
776 777	0.12.2.1 The reimburgement request must be submitted as follows:
	9.12.2.1 The reimbursement request must be submitted as follows:
778	a) the 15th of November for the period covering July 1St through December
779	<u>31st;</u>
780	b) the 15th of May for the period covering January 1st through June 30th.
781	
782	9.13 IRC 125 PLAN: The District will maintain a program that implements the Internal Revenue Code
783	Section 125 and provides for before tax employee contributions to non-District covered health
784	and dependent care costs.
785	
786	9.13.1_Part-time employees who are assigned at least one semester length course may
787	participate in this plan during that semester. The limit for earnings to be set aside for an eligible
788	part-time employee's medical benefits is \$400 per semester, \$1,200 per year. The limit for
789	earnings to be set aside for an eligible part-time employee's dependent care benefits is \$1,666
790	per semester, \$5,000 per year. Part-time employees will enroll separately for each semester of
791	participation.
792	

793 794 795 796 797	1	9.14 Affordable Care Act Requirements and the District's Right to Modify Benefits: Both the AFT and the District have the right to reopen negotiations on the health insurance provisions of this Agreement in the event the District is subject to a penalty, tax, fine or increased costs as a result of requirements of the Affordable Care Act.				
798 799 800 801 802 803 804 805 806 807		teo County Community District	_	San Mateo Federation of Teachers, Local 1493, AFT, AFL-CIO		