## District / SEIU Classified Negotiations for FY2022-2023

#### Comprehensive Tentative Agreement – 7/25/22

#### <u>Article 4 – Evaluations</u>

- The District & SEIU agree to delay implementation of AB275.

#### § 4.2 Frequency

- § 4.2.2 Permanent unit members shall be evaluated every three years during the months of March and April. The next regular evaluation cycle will occur in the months of March and April, 2023 2024. The District and SEIU shall mutually agree on the evaluation form and format. (See Appendix C.2 for the Classified Regular Evaluation form.)
- § 4.5.2 Performance Improvement Plans are expected to contain the following components:
  - 1. Statements of the performance or conduct that are unsatisfactory or that need improvement.
  - 2. Statements of the expected performance or conduct.
  - 3. Time period by which the changes in performance or conduct are to be made.
  - 3. A follow-up/training plan, which may include the types of training or assistance provided to help the employee achieve the expected performance or conduct.
  - 4. <u>Time period by which the changes in performance or conduct are to be made.</u>
- § 4.6.1 Each evaluation shall include <u>a face to face\_discussion meeting</u> between the unit member and the evaluator (Supervisor) <u>to discuss and review the evaluation</u>. Any negative comments shall be accompanied by specific recommendations for improvement and, where possible, provisions for assisting the unit member in implementing any recommendations made. The unit member shall have the right to attach a written response to any statement on the evaluation form prior to inclusion in the personnel file, within ten (10) days from meeting. The unit member's signature on the evaluation form does not necessarily indicate that they agree with its content.
- § 4.7.1 In the event of a disagreement between the unit member and the evaluator, the unit member may appeal to the Vice President of Human Resources. The Vice President of Human Resources shall schedule a conference with the unit member and evaluator <u>prior to making a final determination</u>. Following the conference, the Vice President of Human Resources shall serve a written decision regarding their determination of the appeal the evaluation on the unit member and the evaluator. This decision shall be final.

#### Article 7 – Pay and Allowances

- § 7.1.1 The District and SEIU agree that the  $\frac{2021-22}{2022-23}$  classified salary schedule will reflect a  $\frac{5.33}{4.44}$ % negotiated increase from the  $\frac{2020-21}{2021-22}$  salary schedule.
- § 7.14.1 The District shall provide a 5% premium for all hours in paid status for unit members working in positions which require the ability are authorized to be compensated for communicating in multiple languages, provided that the position does not already receive a higher pay grade for the bilingual ability the performance of related duties enhances the delivery of district services, regardless of the multiple language ability being required or not.

Classified unit members who work events in support or representation of Santa Rosa Junior College, regardless of the assignment being required or accepted by the unit member on a paid volunteer basis, shall receive appropriate compensation. Any solicitation for volunteers shall occur after the event has been approved for eligible compensation by Cabinet.

COVID Hazard Pay: One-time, hazard pay stipend, one thousand five hundred dollars (\$1,500) per unit member, prorated by FTE, for Classified unit members who were needed onsite to perform District identified necessary work at a District site at least 50% of their time for a minimum of 10 months during the time period of March 16, 2020-December 31, 2021.

## **Article 9 – Health and Welfare Benefits**

§ 9.1.2 For full-time unit members, the District agrees to pay the costs of medical insurance premiums for Kaiser HMO, Kaiser Account Based Health Plan (ABHP), and Blue Shield ABHP health plans through June 30, 2022 2023. For the 2021/22 2022/23 fiscal year, the District will assume the premium costs less the unit member out-of-pocket monthly premium costs, which will be equal to the difference of the annual premium cost between that plan and the premium cost of the Kaiser HMO plan by tier.

The level of coverage in effect under SISC/Blue Shield and Kaiser plans, as of October 1, 2015, shall be maintained through September 30, <del>2022</del> 2023.

- § 9.1.3 For unit members enrolled in an ABHP, for benefit year 2022 2023, the District will make a monthly contribution of \$100 (Single) or \$150 (Double/Family) to the unit member's Health Savings Account (HSA). Those enrolled in an ABHP plan, who experience a triggering event during the plan year that raises their plan tier, shall receive the corresponding annual increase in HSA contribution for that tier as a pro-rated amount.
- § 9.1.8 For full-time unit members in the bargaining unit, the District agrees to pay the full costs of dental insurance premiums through June 30,  $\frac{2022}{2023}$ . The level of coverage in effect as of October 1, 2015 shall be maintained through June 30,  $\frac{2022}{2023}$ . The dental coverage cap currently is \$1,700 per plan year.
- § 9.1.9 For full-time unit members, the District agrees to pay the full costs of single vision care, life, and salary continuance (i.e., Long-Term Disability) insurance through June 30, 2022 2023. An eligible unit member may elect to pay the additional cost to obtain the dependent vision coverage. The level of insurance coverage in effect as of October 1, 2015 shall be maintained through September 30, 2022 2023.

#### Article 10 – Holidays

§ 10.1.1 The District agrees to provide all unit members in the bargaining unit with the following paid holidays:

HOLIDAY
Memorial Day
Juneteenth Independence Day\*
Independence Day
Labor Day

Native American Day\*
Admissions Day (Floating Holiday)
Veterans' Day
Thanksgiving Day
Day after Thanksgiving
Christmas Eve

Christmas Day

New Year's Eve

New Year's Day

Martin Luther King, Junior's Birthday

Lincoln's Day

President's Day

Cesar Chavez / Dolores Huerta Day\*

#### \*Effective with the 2023/24 Academic Calendar

Additionally, for fiscal year 2022-2023, SEIU and the District agree to a one-time allocation of PTO for:

- All current employees as of July 1, 2022 and new employees hired as of September 23, 2022 24 hours (prorated by FTE)
- New employees hired between September 24, 2022 and March 31, 2023 16 hours (prorated by FTE)
- New employees hired between April 1, 2023 and June 19, 2023 8 hours (prorated by FTE).

All PTO hours must be utilized in the 2022/23 fiscal year.

§ 10.2.1 Every day declared by the President or Governor of this State as a public fast, thanksgiving or holiday, unless it is a special or limited holiday per California Education Code, or any day declared a holiday by the Governing Board under appropriate Education Code sections shall be a paid holiday for all unit members in the bargaining unit.

SEIU and the District agree to negotiate at least one additional holiday during 2022-2023 contract negotiations, to become effective July 1, 2022.

- § 10.5.2 This floating holiday shall not be cumulative from school year to school year the next.
- § 10.6.1 It is the intention of the District to close as many operations as possible during the Christmas/New Year holiday period. While it is understood that there may be some activities and programs that will occur, and some facilities that will remain occupied, most staff employees will not be working and most facilities will be closed.
- § 10.6.3 The Winter Holiday Closure will be structured to maximize the continuous closure period providing a break from ten to twelve days (including weekends). To accomplish this, the unit member's floating holiday, and an additional District provided local holiday will be designated during this period. If a unit member has already used the floating holiday, this time will be charged to vacation, compensatory time, paid time off, or unpaid leave. To further maximize the continuous closure period, one or two 50/50 Employee-District split days may also be designated. On a 50/50 split day, the Employee provides one-half day via of their accrued vacation, compensatory time, paid time off, or unpaid leave and the District provides the other one-half day as additional holiday time off. A template for all future winter break

calendars has been provided is located in Appendix E.2, Winter Holiday Closure Template.

- § 10.6.4 Based on the provisions of Section 10.7.3, a schedule of holidays through the fiscal year 2022/2023 is reflected in Appendix E.1, Winter Holiday Calendar Cycle.
- § 10.7 College Calendar
- 10.7.1 SEIU shall be consulted over the placement of holidays that have more than one (1) option.

§ 10.7.1Upon adoption of a college calendar process, SEIU shall be given representation on the calendar committee.

§ 10.7.2The Superintendent/President will submit the calendar(s) to the College Council for distribution to, and for comment by, the Academic Senate, Student Government Assembly, and SEIU. Recommendations for modification of the college calendar will be forwarded to the Superintendent/President.

§ 10.7.3After consideration of all recommendations, the Superintendent/President will forward the final calendar, with an administrative recommendation, to the Board of Trustees.

#### Article 11 - Vacation

§ 11.2.2 No unit member shall accumulate more than the maximum number of days of vacation as indicated in Section 11.1.1, Vacation Eligibility. A unit member reaching the maximum number of days of vacation as indicated in Section 11.1.1 will cease to accrue any further vacation until their vacation balance is reduced below the maximum. Any vacation that a unit member fails to accrue under this section will be placed in the Catastrophic Leave Bank. A report on the activity of the Catastrophic Leave Bank will be provided to the SEIU President quarterly.

Effective July 1, 2020 through December 31, <u>20212022</u>, all unit members who exceed their maximum vacation accruals will have any overages credited as PTO, rather than being placed in the Catastrophic Leave Bank. Effective January 1, <u>20222023</u>, the previous practice of vacation overages being credited to the Catastrophic Leave Bank will resume.

Vacation accrual overages credited as PTO during this period must be used prior to separation from the District, or by June 30, 2026; otherwise, this time will expire without remuneration.

#### Article 12 – Leaves of Absence

§ 12.5.11 The District may require a recognized medical professional's written verification of the reason(s) for the absence due to illness or injury after an absence of 10 days or more. and prior to the unit member's return to service.

In the event of a known major mental or physical health issue in which a unit member is under medical care, the District may require a medical professional's written verification either as a condition of continuing a unit member on sick leave status or as a requirement of returning to work after an absence of 5 days or more. SEIU recognizes the District's right to determine by reasonable means the validity of any sick leave usage by any unit member at any time.

#### **Article 13 - Grievances**

§ 13.4 Grievance Procedure

§ 13.4.2.3 The Vice President of Human Resources shall, within  $\frac{\text{ten five }(105)}{\text{the grievance}}$  working days of receiving the grievance, meet with the grievant and grievant's representative and the appropriate management team member to discuss the grievance. The Vice President of Human Resources shall communicate a decision, in writing, within  $\frac{\text{ten five }(105)}{\text{ten five }(105)}$  working days following the grievance meeting.

#### Article 21 - Disciplinary Action

§ 21.1 Disciplinary Action

This article does not supersede Section 21.4, Probationary.

Progressive discipline is intended to give unit members advance notice, whenever practical, of problems with their conduct or performance in order to provide them with an opportunity to correct any problems. The parties recognize that there are circumstances that could provide cause for more serious corrective action, up to and including termination of employment, as a result of unit member's action(s).

Problems with work performance or conduct shall be brought to unit members' attention on a timely basis. Notice of unsatisfactory performance or conduct shall be delivered within sixty (60) calendar days of the incidence incident of conduct or performance in question.

§ 21.1.2

Progressive discipline is intended to give unit members advance notice, whenever practical, of problems with their conduct or performance in order to provide them with an opportunity to correct any problems. The parties recognize that there are circumstances that could provide cause for more serious corrective action, up to and including termination of employment, as a result of unit member's action(s).

Problems with work performance or conduct shall be brought to unit members' attention on a timely basis. Notice of unsatisfactory performance or conduct shall be delivered within sixty (60) calendar days of the incidence of conduct or performance in question.

This article does not supersede Section 21.4, Probationary.

§ 21.6.1 The charges shall be served upon the unit member in writing by email with a read receipt as acknowledgement certified mail or by certified or personal delivery, together with a statement of the proposed discipline.

§ 21.6.3 A permanent unit member who has been recommended for suspension, demotion, or dismissal shall be given written notice of the specific charges against them, a statement of the right to a hearing on such charges, and the time within which such hearing may be requested in writing, which shall be not less

than fifteen (15) days after service of the notice to the unit member, and a card or paper, the signing and filing of which shall constitute a request for a hearing and a denial of all charges. Failure to request a hearing within the time limit stated in the notice constitutes a waiver of the right to a hearing.

# **Article 26 - Term of Agreement**

§ 26.1.1 The term of this Agreement shall be from July 1, 2021 to June 30, 2024.

In the first year of negotiations under this contract (taking place in 2021-22 for the 2022-23 contract reopeners), Articles 7, 9, 10 and 19 will be automatically reopened. Each party may choose up to four (4) additional articles to re-open.

In the second year of negotiations under this contract (taking place in 2022-23 for the 2023-24 contract reopeners), Articles 7, 9, 19 and 26 will be automatically reopened. Each party may choose up to four (4) additional articles to re-open.

In the third year of negotiations under this contract (taking place in 2023-2024 for the next full contract agreement), Articles 7, 9 and 26 will be automatically reopened. Each party may choose any number of additional articles to re-open

## **Article 28 - TELECOMMUTING AGREEMENT**

## **Definition of Telecommuting**

Telecommuting is defined as performing work away from the normal work location, one or more hours per day or days per week, either at home or at an off-site work location. More formally, it is the partial substitution of computers or telecommunications technologies, or both, for the commute to work. It is usually an off-site arrangement that permits employees to work in or near their homes or at other approved locations. Communication may be by one or more of several means, such as phone or laptop. Telecommuting may also be known as working from home, working remotely, etc.

Telecommuting does not change the duties, obligations, responsibilities, official District worksite location, or terms and conditions of District employment. All employees must comply with all District rules, policies, procedures, practices, and work direction.

#### **CONDITIONS OF TELECOMMUTING AGREEMENT**

#### **Employment Relationship**

Telecommuting is an option as approved by the District. Employee understands that participation in this telecommuting arrangement is voluntary in nature and participation is not required as a condition of employment.

All forms of telecommuting retain an employer/employee relationship, and having the same responsibilities as a non-telecommuting employee.





#### **Official Worksite**

The official worksite for a telecommuter remains the site(s) where they would normally work (such as the Petaluma or Santa Rosa Campus, Shone Farm, Public Safety Training Center, or the Southwest Center), not their off-site location.

## Scheduling

Telecommuting agreements can be on a regular or an occasional basis. The specific schedule for the telecommuting employee will be determined by the supervisor and the employee, and recorded in the Telecommuting Agreement. A telecommuting employee must perform work during scheduled telecommuting hours.

#### **Recurring Schedule**

Under a recurring schedule, an employee works away from the official worksite on an established day or days or block of time, on a consistent basis. Telecommuting may not exceed 60% of an individual's work-week. Except for discontinuance of the telecommuting agreement by the supervisor or employee, any proposed change to the agreed upon schedule must first be approved by the supervisor and the appropriate vice president, or component administrator, then documented and appended to the Telecommute Agreement on file in Human Resources.

The operational needs of the District take precedence over telecommuting agreements. A telecommuting employee may be required to deviate from their approved telecommuting schedule in order to meet the work goals of their unit or department, or the needs of the district.

Unit members who are required to deviate from an established telecommuting schedule for forseeable needs of the district, at a minimum shall be notified by the end of the shift the unit member works just prior to the date of the need to deviate.

Unit members who are required to deviate from an established telecommuting schedule for unforeseen needs of the district, that require the unit member to report to an official district site during the same shift that the notification occurred, at a minimum shall be notified two hours prior to the need to report. The unit member shall be permitted to utilize the full two hours without explanation or justification, to report to the official District site without loss of pay or a requirement to use personal leaves. Occasionally, unit members may experience extenuating circumstances that may prevent them from reporting to the official district site within two hours. In these situations, supervisors are encouraged to consider alternative options if possible, especially if the unit member has not exhibited a history of being unable to respond.

Supervisors must receive acknowledgement of notification from unit members of a required deviation from an established telecommuting schedule. The two hour time period to report to the official district site starts from the time of unit member acknowledgement. Unit members are not required to acknowledge receipt prior to the beginning of their shift.

While working off-site, employees must be accessible for communication and respond in a timely manner (e.g., videoconferencing, telephone, messaging, e-mail, etc.) during scheduled work hours. Conversely, occasional requests by employees to change their regularly scheduled telecommute days



should be accommodated by the supervisor, if possible. Employees must obtain prior written authorization to change a regularly scheduled telecommute day or time.

#### **Occasional Schedule**

Occasional telecommuting means an employee works off-site on an infrequent, one-time, or irregular basis. This option provides an ideal arrangement for employees who generally need to be in the office, but who sometimes have projects, assignments, or other circumstances that meet the eligibility criteria. Employees may be allowed to telecommute on a temporary basis as their duty assignment permits.

Circumstances that may be appropriate for temporary telecommuting include, but are not limited to:

- Special project work which requires a period of uninterrupted time.
- While all reasonable commute routes are blocked (i.e., major construction, or environmental factors, such as a storm, or disaster).
- To accommodate other inabilities to be onsite that allow for work to be performed (i.e., broken leg, etc.).
- Primary worksite is inaccessible or uninhabitable due to emergency conditions.

The supervisor and employee must identify dates, times, and reasons, which must be sent to the appropriate vice president or component administrator before the commencement of an occasional telecommuting schedule.

An occasional schedule may be worked by a unit member one-time, not to exceed two (2) consecutive workweeks without the unit member completing the entire Telecommuting Agreement. A unit member must complete the Telecommuting Agreement in full before being eligible for another telecommuting assignment. Once the Telecommuting Agreement has been completed, an occasional schedule can be accommodated by updating the work schedule portion of the Telecommuting Agreement and only those other parts that need to be updated.

#### **Work Hours**

Telecommuting employees shall be responsible for following District policies and their supervisor's directives regarding work hours. All the rules applicable at the regular worksite are applicable while telecommuting. Any employee initiated leave of absence from remote work must be approved in advance. Employees may be subject to disciplinary action for inaccurately reporting hours worked remotely or working overtime hours contrary to the provisions of the Telecommuting Program, and/or Article 6 of the SEIU/District Contract regarding overtime provisions, or their supervisor's directives.

#### This includes:

- Telecommuting employees must perform designated work during scheduled work hours.
- Employees must account for and report telecommuting work hours in the same way they would at the regular worksite, or according to the terms of the Telecommuting Agreement.

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Employees may work overtime only when directed to do so and approved in advance by the supervisor.

- Employees must obtain approval to use vacation, sick, or other accrued leave in the same manner as employees who do not telecommute.
- Article 6.7, Variable Scheduling, of the SEIU/District Contract applies to Telecommuting Agreements.
- Article 6.18, Shift Differential, of the SEIU/District Contract applies to Telecommuting Agreements.
- Article 12.5, Sick Leave, of the SEIU/District Contract applies to Telecommuting Agreements.

The preceding statements of Articles 6.7, 6.18, and 12.5 applying to Telecommuting Agreements does not mean that other Articles do not apply to Telecommuting, unless stated in this agreement.

#### **Travel and Travel Time**

Mileage reimbursement will not be provided for travel between the official worksite and the telework location for telecommuting employees. However, if any employee is asked to report directly to a district worksite other than their official district worksite, the district will reimburse mileage from the approved off-site location to the unofficial district worksite - OR - reimburse mileage from the district worksite to a different district worksite, whichever is less.

Travel between an approved off-site location to the employee's official worksite are considered ordinary home-to-work travel, which is a normal incident of employment and not considered work time.

# **EMPLOYEE PARTICIPATION**

# **Eligibility and Considerations for Telecommuting Participation**

Employee participation in telecommuting is entirely voluntary. A department may not require an employee to telecommute and an employee does not have the right to telecommute.

Permanent Classified unit members are eligible for participation in the telecommuting program. Probationary employees are not eligible to participate unless approved as an exception by the appropriate vice president or component administrator. Employees providing in-person service will not normally be approved to participate in the telecommuting program on a regular, ongoing basis.

Employees who are not upholding District obligations and have documented unsatisfactory performance or conduct, documented verbal warnings, written warnings or current unsatisfactory evaluation, are not eligible to telecommute.

Eligible unit members who wish to participate in the Telecommuting Program must read and agree to the provisions of the Telecommuting Program and submit all required agreements and checklists through the approval process. A Telecommuting Agreement may be denied, ended, or modified for any business reason that is not arbitrary or capricious.

A job function acceptable for telecommuting is one that can be performed at a remote site without diminishing the quality of the work or disrupting the productivity of an office or other work environment. The supervisor and the telecommuter must take actions to prevent the telecommuter



from becoming isolated from District employees, SRJC students, and community members. An employee interested in telecommuting must meet the following eligibility criteria:

- Have a demonstrated ability to work well with minimal supervision;
- Have a thorough knowledge and understanding of the job tasks and operations for which they are responsible;
- Have a history of reliable and responsible accomplishment of work duties; and
- Have demonstrated ability to independently establish priorities and manage their time.
- An overall satisfactory evaluation on file in Human Resources satisfies this criteria.

In the event that a unit member does not have an overall satisfactory evaluation on file in Human Resources or the unit member has documented unsatisfactory performance or conduct, and the unit member's request to telecommute has been denied for this reason, the supervisor may conduct an interim evaluation if requested by the unit member.

The work to be performed will be the primary determining factor for telecommuting. Participation in the Telecommuting Program should be based on the ability of the employee to perform tasks that can be completed from approved remote locations, and the supervisor's assessment of the employee's ability to complete those tasks satisfactorily. Consideration, on a case-by-case basis, should be given to the following:

#### **Job Characteristics**

- Can the needs of our students and community be served with the same level of effectiveness via telecommuting?
- Can some of the work be performed effectively in a remote fashion?
- Can some of the job be performed in a self-directed manner without in-person contact?
- Can priorities be easily established by utilizing remote work communications technologies?

#### **Task Scheduling**

- Does the individual already work independently handling information tasks such as thinking, planning, coordinating, writing, reading, analysis, teleconferencing, computer programming, word processing or data entry?
- Can tasks which can be completed off-site, be grouped and scheduled for telecommuting days?
- Can staff meetings and conferences be grouped and scheduled for non-telecommuting days or accommodated through other means (e.g., teleconferencing)?

# **Public/District Contacts**

- What portion of the job is devoted to face-to-face contact with other departments, students, and the public or internal staff?
- Can this contact be structured to allow for communication via phone or computer, or

grouped into non-telecommuting days, or can alternatives be established to provide this contact on telecommuting days?

#### **Reference Materials**

- What portion of the job requires the use of reference materials or resources located in the designated work site?
- Can these resources be easily taken home for a day or two without interfering with co- workers' job performance or converted to an electronic format?
- Are these resources available through other means such as a computer accessible library service?
- Will the confidentiality of the resources or reference materials be maintained in the same manner if accessed off-site?

#### **Use of Computers/Technology**

- Will response time on computer equipment used at home be fast enough to allow for required productivity?
- If network access is needed, does sufficient connectivity exist?
- Has the employee demonstrated an adequate level of skill in use of the computer and software that will be used for telecommuting?

#### **Special Equipment**

- What portion of the job relies upon access to photocopiers, scanning capabilities or other specialized equipment?
- Can access be managed to allow telecommuter's needs to be met on nontelecommuting days or can these needs be satisfied at a district site near the employee's telecommuting work location?

#### **Information Security**

 What portion of the job uses secured or otherwise confidential information and can the integrity of that information be secured in accordance with information security policies?

#### Travel

- Does the job involve field work?
- Can trips begin or end at the employee's off site work location, rather than at the district location?

#### **Participation Approval**

Participation in the telecommuting program is subject to the prior written approval by an employee's immediate supervisor, department dean/director, and the appropriate vice president or component administrator. Approval must be completed prior to the start of the employee's telecommuting schedule by execution of a Telecommute Agreement, a Safety Checklist, a Supervisor's Checklist and an Equipment Use Agreement. The employee and supervisor will each

maintain a copy of the related Agreement and Checklists. The originals will be placed in the employee's personnel file maintained in Human Resources.

# **Denial of Application**

The District Telecommuting Program is not subject to the grievance procedure. An employee who believes the telecommute application has been denied for arbitrary or capricious reasons may appeal the decision to the appropriate vice president or component administrator. The decision of their vice president or component administrator is final.

#### **Renewal of Telecommuting Agreement**

All agreements and the checklists must be completed and approved at least annually. If the telecommuter moves or relocates their telecommute location, new agreements and checklists must be approved. In addition, if there is any change in the terms of the Telecommute Agreement, including but not limited to, an agreed-upon schedule change approved by the supervisor; a change in the equipment, services or software provided, or a change in the agreement regarding their use; or if the information regarding residence, residence telephone, telecommute location, or mobile number for the teleworker have changed, such change must be documented and appended to the Telecommuting Agreement as soon as possible.

# <u>Termination of Telecommuting Participation</u>

A Telecommuting Agreement may be ended or modified for any business reason that is not arbitrary or capricious. Similarly, a telecommuting employee may end or request to change a telecommuting agreement at any time.

The employee may discontinue participation in the telecommuting program at any time, for any reason, upon written or verbal notice to their supervisor. In this situation, an employee will report to their official worksite(s) for their entire FTE time base, under the schedule that was in effect prior to the adoption of a telecommuting agreement. Supervisors may terminate an individual employee's participation at any time, as follows:

- 1. For any business reason, not arbitrary or capricious, upon providing ten (10) working days prior written explanation to the affected employee.
- 2. For cause, upon provision of 24 hours verbal or written prior explanation to the affected employee. All verbal explanations are to be followed with a written explanation, within fourteen (14) calendar days.
- 3. When the telecommuting agreement is terminated, the employee must within one (1) working day return to District all notes, data, reference materials, memoranda, reports, records, equipment, software, supplies, and any other District -owned property in the employee's possession or control.

The District is not responsible for costs, damages, or losses associated with the termination of the telecommuting agreement.

#### **RESPONSIBILITIES**

#### **Vice Presidents and Component Administrators**

 Oversight of administration of the telecommuting program in their respective areas, including ensuring compliance with all applicable policies and procedures; identifying positions suitable for the telecommuting option; review and approval or denial of Telecommute Agreements and revisions.

## Directors, Deans, Managers, and Supervisors

- Determine if proposals for their employees to telecommute are likely to contribute to the district's objectives, while maintaining or improving program efficiency, productivity, service, benefits, and safety conditions.
- Ensure that employees who remain on site are not burdened by being required to handle the telecommuter's regular assignments (i.e., answering telephone calls, providing information, etc.).
- As for all other employees, provide specific, measurable, and attainable performance expectations for the telecommuter; define in detail assignments, corresponding deadlines, and the quality of work expected.
- Provide for employee training in use of equipment and software as required for the employee to function effectively and independently.
- Inform employees that failure to comply with rules, practices, instructions, policies and procedures may be cause for terminating participation in the telecommuting program and/or possible disciplinary action.
- Obtain vice president or component administrator approval or denial by submitting all completed and signed forms as a packet for consideration.
- If approved, provide employee with copies of the employee's Safety Checklist, Supervisor's Checklist, Telecommute Agreement, and, if applicable, Equipment Use Agreement.
- Send original forms to Human Resources for placement in the employee's personnel file.

#### Telecommuters

- When telecommuting is determined to be a viable work option, work with supervisor to develop an acceptable telecommuting agreement.
- Abide by the provisions set forth in this Telecommuting Program.
- Attend mandatory trainings as assigned related to telecommuting protocols and safety.
- Adhere to all applicable laws, rules, regulations, policies, and procedures regarding information security.
- Acquire the skills necessary to meet district requirements and operate independently from a telecommuting site.
- Establish and maintain an acceptable and safe home office environment including sufficient internet connectivity. (Employees are required to complete the Safety Checklist and certify to its accuracy annually when the Telecommuting Agreement is renewed.)
- Establish, operate and maintain equipment, devices, and services associated with the telecommuting arrangement.
- Repair and/or replace at own expense any district-owned equipment that is damaged, lost,





- or stolen due to inattention; report malfunction of any district-owned computer hardware or software to Information Technology; report damage, loss or theft of any district-owned equipment to District Police immediately; also report damage, malfunction, loss or theft of any work-related equipment to the telecommuter's supervisor immediately.
- Adhere to all district policies and procedures, with special attention to the Computer and Communications Technology Use Policy and Procedure 2.13/P.
- Do not hold any physical district business related meetings or receive visitors related to district business at the telecommuting site.
- Comply with Tax laws. The district is not responsible for substantiating a telecommuter's claim of tax deductions for operation of a home office used to perform district work.
   Employees should seek advice from a tax advisor concerning home office deductions.
   However, if required by the IRS and if a copy of the employee/telecommuter's executed telecommuting agreement is not sufficient evidence, under limited circumstances this district will certify, if requested, as to the dates during which a Telecommute Agreement between the college and the employee/telecommuter was in effect.
- Ensure virtual environment is work appropriate, attend meetings with camera on unless unusual circumstances do not allow like temporary internet issues or temporarily relocating remote work area due to unforeseen circumstances.
- Comply with the district's procedures governing travel and use of district and personal vehicles for district business.
- The employee should return to work if equipment fails and will lead to the loss of a specified period of work time (more than four hours). The employee will continue working on site until such time as the equipment is functional.
- If an employee experiences any technical disruption preventing remote work, they will immediately contact their supervisor for direction.

#### **Human Resources**

- Assist employees and management in understanding and implementing the Telecommuting Program.
- Maintain appropriate documentation in the employee's personnel file.
- Send copies of approved or updated telecommute agreements and forms to SEIU President.

#### Information Technology

- Provide a district-purchased laptop with software installed for the telecommuting option to ensure that it is in accordance with software copyright laws and compatible with district software standards.
- Provide general oversight regarding equipment and other information and computer needs associated with telecommuting.
- Provide guidelines and training, as needed, defining the appropriate data communications equipment, software and services for home-based telecommuting.
- Meet with potential telecommuters to review hardware, software, and information security requirements.
- Issue and receive back any District provided equipment.

#### **CONSIDERATIONS**

#### **Non-Working Activities**

Employees may not engage in activities while telecommuting that would not be permitted at the regular worksite, such as child, elder, or other dependent care.

Employee may not use their personal vehicle for District business unless specifically authorized by their supervisor.

Employee may not allow non-work-related events and activities to disrupt or interfere with work at the remote worksite.

Telecommuting employees may take care of personal business during lunch and break periods, as they would at their regular worksite.

## **Equipment, Services and Materials**

All District policies and procedures regarding the use of computers and the internet apply while an employee is telecommuting. The telecommuting employee shall be responsible for loss or damage due to gross negligence or abuse to District property that the employee is using at their telecommute location.

Any employee who telecommutes will be assigned a laptop instead of a desktop so the workstation can be easily transported between the worksite and the telecommute site. The District will not provide telecommuting employees with other materials or supplies needed to establish an alternate worksite (desk, chair, cell phone, printer, scanner, copier, etc.), and assumes no responsibility for set-up or operating costs at an alternate worksite (telephone or electricity, etc.).

By requesting to telecommute, the employee confirms that they have an internet service provider and a sufficient, reliable connection at the telecommute worksite, and is responsible for any internet service costs at the telecommuting location. The District shall not be responsible for such costs.

The telecommuting agreement must identify the equipment, software, supplies, and support required to successfully work at the telecommute location. If the employee does not have the needed equipment, supplies, internet access or support, the employee will not be eligible to telecommute.

#### **District Equipment**

All equipment, records, and materials provided by the District shall remain District property and are for District business only. A telecommuting employee does not obtain any rights to District equipment, software, or supplies provided in connection with telecommuting. The employee must immediately return all District equipment and software at the conclusion of the telecommuting arrangement or at the department's request. The district will not, as a standard, provide any hardware beyond a laptop computer and normally provided software and software licenses for telecommuting. This includes Internet or phone services or office equipment such as printers, monitors, scanners, calculators, or furniture.

A telecommuting employee must protect District equipment, software, and supplies from possible theft, loss, and damage. The telecommuting employee may be liable for replacement or repair of the equipment, software, or supplies in compliance with applicable laws on negligence or intentional conduct in the event of theft, loss, or damage.

Employee agrees to present for inspections to the District its equipment and materials upon one (1) working day of written notice, and during the Hours of the Telecommuting Agreement. All District equipment and materials will be returned by the employee for inspection, repair, replacement, or repossession within one (1) working day of written notice, or within one (1) working day of the written termination of the Telecommuting Agreement

A telecommuting employee may not make unauthorized copies of any District-owned software. Employees may not add hardware or software to District equipment without prior written approval.

In the event of equipment malfunction, the telecommuter must notify their supervisor immediately. If repairs will take some time, the telecommuter may be asked to report to their normal worksite until the equipment is usable.

## **Personal Equipment**

Equipment may be owned and maintained by the employee or by the District.

The selection, installation, maintenance, repair or replacement of employee-owned equipment and software is the responsibility of the employee. Any equipment must have a configuration that is compatible with the district's information technology infrastructure and compliant with the district's information security and accessibility standards.

Telecommuting employees must understand and agree that the District is entitled to, and may access, any personal equipment used while telecommuting, such as a telephone or scanner.

The District shall not be liable for any employee-owned equipment lost, damaged, or stolen.

#### **Information Security**

Security of confidential information is of primary concern and importance to the district.

Employee agrees to provide a secure location for District owned equipment and materials and will not use, or allow others to use, such District equipment, data (including personally identifiable information of District students or personnel), or materials for purposes other than District business. Only approved software will be used for accessing or connecting to the District's network or cloud assets from the remote workstation. No employee, whether telecommuting as defined by this section or otherwise, may access data owned by District, including data related to students or employees, or data that may be accessible remotely with District logins, through a publicly available server or Wi-Fi system. Employees may only access such data if Information Technology has certified that there are sufficient security protocols in place. Employee agrees to follow all District rules, copyright laws, computer-and software end-users' licensing agreements.

All files, records, papers, or other materials created while telecommuting are District property. Telecommuting employees and their supervisors shall identify any confidential, private, or personal information and records to be accessed and ensure appropriate safeguards are used to protect them. A department may require employees to work onsite or in private locations when handling

confidential or sensitive material. Departments may prohibit employees from printing confidential information in telecommuting locations to avoid breaches of confidentiality. Employees may not disclose confidential or private files, records, materials, or information, and may not allow access to District networks or databases to anyone who is not authorized to have access.

Telecommuters, like all district employees, are expected to adhere to all applicable laws, rules, regulations, policies, and procedures regarding information security. The following are basic information security guidelines:

- Use district information assets only for authorized purposes, and ensure that confidential information is not disclosed to any unauthorized person.
- Store critical District information on District provided servers and services such as network drives (S:, X:, etc), One-Drive, and Teams to ensure that the information can be recovered if damaged or destroyed.
- Use "logon" passwords on all systems containing confidential information and keep those
  passwords secure. Use the latest virus protection software on telecommuting systems used
  to prepare information for subsequent use on district systems.
- Return material (paper documents, flash drives, etc.) containing all confidential information to the district for proper handling or disposal, if necessary.
- Adhere to copyright laws by not copying or sharing any district owned software utilized by telecommuters, and when no longer employed by the district, remove all such software from personally owned equipment and return any software media to the district.
- Use the college e-mail account only for District business conducted during telecommuting hours. Sensitive data must be afforded the same degree of security and confidentiality as when working at the official worksite.
- An employee's expectation of privacy in the workplace (e.g. email, internet usage, phone calls) is the same for a telecommuter as for an employee working on-site.

Employee agrees to close or secure all connections to District desktop or system resources (i.e., remote desktop, virtual private network connections, etc.) when not conducting work for the District. Employee agrees to maintain all current system updates and ensure that anti-virus software has been installed on any personal equipment.

#### Worksite

A telecommuting employee must designate a work area suitable for performing official business. Requirements for the designated work area will vary depending on the nature of the work and the equipment needed, and may be determined by the department. Telecommuting employees must work in an environment that allows them to perform their duties safely and efficiently. If the telecommuting employee requires any specialized equipment for ergonomic needs, it is the responsibility of the employee to purchase and maintain such equipment at the telecommute location. In addition, the District will not deliver or retrieve, install, or set up equipment in an employee's telecommute location.

Employees are responsible for ensuring their work areas comply with health and safety requirements. The District and/or department may request documentation of the employee's designated work area

to determine compliance with health and safety rules. Failure to maintain a proper and safe work environment, in accordance with this program, may be cause for terminating the telecommuting program for the employee.

Employees are covered by workers' compensation laws when performing work duties at their designated alternate locations during regular work hours. Employee agrees to report any work-related injuries to their supervisor at the earliest opportunity and to hold the District harmless for any injury to others present at the telecommute worksite. If an employee incurs a work-related injury during agreed upon telecommuting hours, workers' compensation laws and rules apply just as they would if such an injury occurred at a District owned and operated facility. Employees must notify their supervisors immediately and complete all necessary documents regarding a work-related injury, or regarding an injury that occurred during working hours. If the employee fails to maintain their worksite in an appropriate and safe manner as required by this agreement, they agree to hold the District harmless.

The District is not liable for damages to an employee's personal or real property.

AGREED TO ON: July 25, 2022

BY:

FOR THE DISTRICT'S TEAM:

Gene Durand or

Designee

D. A. Mari

FOR THE SEIU, LOCAL 1021 TEAM:

Jordan Mead

Steve Fesler (Aug 1, 2022 09:36 PDT

Steve Fesler

# **Telecommute Agreement**

# **EMPLOYEE INFORMATION**

Name:		Job Title:		
Employee ID Number:		Department:		
Telecommute Address:		Residence / Mobile Phone:		
TELECOMMU	TE INFORM	ATION		
This telecommute arrangement is:		☐ Regular/Recurring OR ☐ Occasional/Temporary		
This agreement will run from:		Click here to enter a date.  Click here to enter a date.  OR		
		☐ Ongoing until further notice		
Telecommute work days/hours:				
Onsite work day	/s/hours:			
If other, please specify:				
Telecommuting E	Equipment			
Required equipment:	i indicate il voui edulpineni is district-owned of dersonal.			
☐ Computer				
☐ Printer				
Other (please specify below):		Monitors, docking stations, keyboard, scanner		
Required equipment and supplies (please	quipment and Indicate if your supplies are District-owned or personal:			
Method of com	munication whi	ile telecommuting:		

☐ Phone		Phone	
		number:	
☐ Email		Email	
		address:	
□т	ext	Phone number:	
		number:	
	nstant Messaging		
□ Zoom			
	Other (please		
spec	cify):		
EMF	I agree to abide by Safety Checklist and	District Policies a	and Procedures, the terms of the Telecommute Program,
	I understand and agree that telecommuting is a privilege, not a right, and is not subject to the grievance process.		
	I acknowledge that this arrangement is voluntary and may be terminated at any time by either party, with notice as specified in the Telecommute Program.		
	I acknowledge that management retains the right to modify the agreement on a temporary basis		
	as a result of business necessity (for example, I may be required to come to campus on a		
	particular day), or as a result of my request when approved by my supervisor.		
	`	•	come into the office on a regularly scheduled telecommute
	day when my super	•	
	I agree to provide necessary security for both electronic and paper information. I understand		
	_   and agree that I must comply with all procedures designed to protect sensitive District		

grievance process.
I acknowledge that this arrangement is voluntary and may be terminated at any time by either party, with notice as specified in the Telecommute Program.
I acknowledge that management retains the right to modify the agreement on a temporary basis as a result of business necessity (for example, I may be required to come to campus on a particular day), or as a result of my request when approved by my supervisor.
I understand and agree that I must come into the office on a regularly scheduled telecommute day when my supervisor requires me to do so.
I agree to provide necessary security for both electronic and paper information. I understand and agree that I must comply with all procedures designed to protect sensitive District information, including information that is confidential, private, personal, or otherwise sensitive while telecommuting.
I agree to provide a secure location for District owned equipment and materials, and will not use, or allow others to use, such equipment for purposes other than District business; and acknowledge that the District is entitled to reasonable access to its equipment and materials.
I acknowledge that the District issued computer and equipment/supplies must be returned to the District within one (1) working day of termination of this agreement.
I will establish and maintain a safe home office environment. I acknowledge that my designated workspace complies with all health and safety requirements.
I will learn and apply ergonomic safety practices.
I agree to hold the District harmless for any injury to others at the telecommuting location.
If I choose to use my privately owned equipment for the necessary performance of my job duties, I agree to maintain or repair it at my own cost.
I agree I am responsible for any utility costs associated with the use of the computer or occupation of the telecommute location.

		I acknowledge I am responsible for any travel expenses associated with commuting to the District, unless stated otherwise in the agreement.			
		I agree I am responsible for any installation and service of phone or data lines or other costs associated with phone and internet connectivity.			
		I agree to make arrangements for dependent care as I would if I were not telecommuting.			
		I agree to ensure customer needs take precedence over the home office schedule and I will proactively stay in touch with my supervisor, coworkers, students and customers			
		I agree to achieve proficiency in computer hardware and software skills necessary to perform the assigned Telecommute duties.			
	By signing, I affirm I have read and understand the Santa Rosa Junior College Telecommuting Article and Agreement and that the information in this agreement is true.				
	Employee Name/Signature (if required)  Date				
(	SUP	ERV	SOR REVIEW AND APPROVAL		
	Nan	ne:			
	Title	2:			
		☐ I have reviewed and approved this Telecommuting Article and Agreement.			
•					
-	Supervisor Signature Date			Date	
,	VICE PRESIDENT REVIEW AND APPROVAL				
	Nan	ne:			
-	Title	2:			
-			I have reviewed and approved this Telecommuting Agreeme	ent.	
•					
-	Vice President Signature Date			Date	

# **Telecommute Supervisor's Checklist**

# I. EMPLOYEE INFORMATION

. LIVII LOTE	LINION			
Name:		Job Title:		
Employee ID Number:		Department:		
Telecommute Address:		Residence / Mobile Phone:		
Name of Employ	ee:			
Name of Supervi	sor:		<del></del>	
The following tas	ks must be completed prior to the st	art of the Telecom	nmute arrangement:	
	and Supervisor have read and agree	to abide by the pro	ovisions of the Santa Rosa Junior	
_	ecommute Program. ce expectations have been discussed	and are clearly ur	adorstood Assignments and due	
	o be documented by the supervisor a	•		
	is in effect.	and employee dan	B the term that a releasinmate	
-	issued by the district is documented	l.		
4. Requireme	nts for care of equipment assigned t	o the employee ha	ave been discussed and are	
clearly und				
•				
	certifies that those requirements hav yee has read the district's Computer		•	
	2.13/P and received relevant training		on reciniology Policy and	
	other contact procedures have beer	-	nd have received training.	
	yee has read and signed the Telecom	•		
•	the program.			
9. Telecomm	uter has met with Information Techn	ology to review ed	quipment, software, and	
informatio	n security requirements.			
Employee's Signa	iture:	Date:		
Supervisor's Sign	ature:	Date:		
•				

# **Telecommute Safety Checklist**

The following checklist provides guidance and best practices on completing a safety / ergonomic evaluation when telecommuting:

#### **The Work Environment**

- Telecommuter has a clearly defined work space.
- Level of illumination and location of lighting fixtures are suited to the activity. Note: lighting level should be sufficient for visual tasks to be completed without eye strain. Greater illumination is generally needed for very fine visual tasks. Natural and artificial light sources should not create glare via reflection on the computer screen or working surface.
- Heating, ventilation and cooling is sufficient to maintain the worker's individual comfort levels, regardless of the season.
- Location, height and other physical characteristics of furniture and computer are suited to the task and take into consideration other factors i.e.: exit routes, direction of light source.
- Storage is organized to minimize risks of fire and spontaneous combustion.
- Heavy items are securely placed on sturdy stands close to walls.
- Walkways are clear of clutter and trip hazards such as trailing electrical cords. The work area is segregated from other hazards in the home i.e.: hot cooking surfaces in the kitchen.
- Path to the exit is reasonably direct, sufficiently wide and free of trip hazards and obstructions to allow unimpeded passage.

# **Security and Safety**

Security is sufficient to prevent unauthorized entry.

#### **Electrical**

- Power outlets are not overloaded with double adapters and power boards.
- If possible, all extension cords have grounding conductors.
- Exposed or frayed wiring and cords are repaired or replaced immediately upon detection.
- Electrical enclosures (switches, outlets, receptacles, junction boxes) have tight-fitting covers or plates.
- Surge protectors are used for computers, scanners, and printers.
- Electrical equipment used for work is properly tagged and tested in accordance with District practice.

#### **Safety Equipment Checklist**

- Emergency phone numbers (hospital, fire department, police department) are posted at the alternate work site.
- First-aid kit is easily accessible and replenished as needed.
- Fire extinguisher (UL approved)
- An earthquake preparedness kit is easily accessible and maintained in readiness.
- Smoke detector, properly serviced.

#### **Workstation Checklist**





#### Chair

- Seat height is adjusted so that arms and forearms are at right angles or slightly greater and forearms and hands form straight lines when resting on the keyboard.
- Feet are flat on the floor or on a footrest so that knees are bent at right angles and thighs are horizontal to floor.
- Seat back is adjusted to support the lumbar curve of the low back.
- Seat tilt is adjusted so hips and tops of thighs are at right angles or slightly greater.
- Armrests are out of the way while typing, but may provide support during other activities (i.e. phone use, meetings, etc.).

#### **Computer Related**

- Keyboard-to-user distance allows user to relax shoulders with elbows hanging close to body.
- Keyboard position is flat.
- Mouse-to-user distance mouse is directly next to the keyboard.
- Mouse is on the same level as the keyboard.
- Monitor height is adjusted so top of screen is at or slightly lower than eye level (may need to be lower where bifocals are used).
- Viewing distance is approximately arm's distance away (13 to 30 inches).
- Monitor and keyboard are placed directly and symmetrically in front of user.
- Monitor is positioned to avoid glare (perpendicular to window or strong light source)

#### **Work Practices**

- Keyboarding posture wrists are kept straight and not supported on any surface while typing
- Sitting posture is upright or slightly reclined posture, maintaining slight hollow in lower back.
- Repetitive actions are not continued for long periods without appropriate breaks.
- Breaks involve stretching and changing of posture, and possibly alternating activity.
- Any lifting, pushing, or carrying type task is well within the physical requirements as identified in the job description.
- Carts or other mechanisms are used for moving heavy and awkward items.
- Hand is used to hold telephone receiver or headset is worn (no cradling).

Home office safety re-certification will be required on an annual basis. Contact Human Resources for any questions regarding the best practices listed above.

I certify that I have reviewed the above checklist and will adhere to these safety guidelines when setting up my telecommute location:

Employee Signature: _	Date:	
Supervisor Signature:	Date:	



# SONOMA COUNTY JUNIOR COLLEGE DISTRICT 1501 Mendocino Ave, Santa Rosa CA 95401 EQUIPMENT USE AGREEMENT

# For Telecommuting Use of District Property/Equipment

Name:		Job Title:		
Employee ID Number:		Department:		
Telecommute Address:		Residence / Mobile Phone Number:		
Property / Equipment:		Description:		
District Asset Tag Number:		Serial Number:		
Condition of Equipment:		Notes:		
Loan Date Start:		Loan Date End:		
Certification: I certify that the equipment will be used for District business and in accordance with established District policies and the terms of the Telecommute Program. The equipment will be secured to prevent theft and password security and virus protection will be used, if applicable, to prevent unauthorized access or damage to District systems and data. The equipment will be returned to the District in the same condition as when received from the District at the end date specified above.  Computer equipment should have a configuration that is compatible with the District's information technology infrastructure. I understand that I am not to make any software modifications to equipment without authorization. I will be responsible to pay for any damage or loss incurred through negligence or lack of control for the same, and any corrective action taken to restore or replace the pieces(s) of property/equipment to the original condition upon return. In the event of equipment malfunction, I will notify my supervisor immediately.  Employee Signature:  Date:  Date:				
	ure:	Date:		
	gnature:			
Vice President Sig	gnature:	Date:		
Information Technology Employee Signature:			Date:	