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C. Recruitment

The District shall maintain a program of verifiable Equal Employment Opportunity recruitment of qualified members of historically underrepresented groups in all job categories and

MANAGEMENT EMPLOYEES

The San Bernardino Community College District seeks a qualified and diverse administration, faculty, and staff dedicated to student success. The District is committed to an open, inclusive, and lawful, hiring process that supports the goals of diversity and equal opportunity providing equal consideration and opportunities for all qualified candidates. The goal of every hiring process is to select the most qualified candidate who best meets the needs of our students both directly and indirectly.

The administration, faculty, and staff recognize the importance of an effective hiring process that reflects mutual professional responsibility and interest in achieving the common goal of hiring outstanding employees who will enhance the learning experience for all students and fulfill the mission and goals of the College and the District.

RECRUITMENT AND HIRING

HIRING QUALIFICATIONS

The San Bernardino Community College District has established the following hiring qualifications for all classified management positions:

- Demonstrated sensitivity to, understanding of, and respect for the diverse academic, A. socio-economic, cultural, disability, religious, sexual orientation, and ethnic backgrounds of community college students.
 - B. Meet the minimum qualifications as stated in the job description.
- C. Commitment to participate in the collegiate consultation process of the College and the District.

GENERAL HIRING PROVISIONS

Α. Approval to Fill a Position

Requests to fill new or vacant positions must be processed through the appropriate administrator, College President, Fiscal Services and the Office of Human Resources, and must receive the approval of the Vice Chancellor of Human Resources & Employee Relations or Designee. All management positions shall be approved by Chancellor's Cabinet prior to being announced.

В. **Online Employment Application Process**

The Office of Human Resources implemented this system in order to automate and streamline many of the paper-driven aspects of the employment application process. All requested positions must be submitted through the Online Application System. After the requested information for the vacant position is filled out and submitted, the request will then be approved by the appropriate administrators. The receipt of the Personnel Requisition Form by the Office of Human Resources and budget authorization by Fiscal Services indicates approval to begin the recruitment process.

classifications, including but not limited to faculty, classified and confidential employees; categorically funded positions; and all other executive, administrative and managerial positions.

D. Job Announcements

Job announcements shall clearly state job specifications setting forth the knowledge, skills, and abilities necessary for job performance. All job specifications which the District wishes to utilize shall be reviewed by the appropriate administrator and the Office of Human Resources before the position is announced to ensure conformity with the requirements of Title 5 and both State and Federal non-discriminatory laws. The content of the job announcement is the responsibility of the appropriate administrator and the Office of Human Resources and must be approved by the Vice Chancellor of Human Resources & Employee Relations or Designee.

The position announcement must include the following:

- 1. A description of the duties and responsibilities;
- 2. Minimum qualifications;
 - 3. Additional desirable qualifications that are job related and support the responsibilities of the position;
 - 4. Provision for presentation of qualifications that are equivalent to the minimum qualifications;
- 5. Notification of testing if required; and
 - 6. Legal qualifiers, established by the Office of Human Resources to comply with Federal, State, and District regulations (e.g. *Title 5, Title VII, EEO* and *ADA*).

E. Pre-Screening Process

The Office of Human Resources will pre-screen the applications to ensure that applicants meet minimum qualifications and requirements as set forth in the position announcement and, on that basis, will certify the "qualified" pool of applicants.

F. The Screening Committee

- 1. The appropriate administrator in consultation with the Office of Human Resources will designate the composition of the Screening Committee to ensure appropriate representation from the affected department.
- 2. The Screening Committee for management positions shall have no less than three (3) and no more than nine (9) members who have been trained by the Office of Human Resources.
- All Screening Committee members must receive training on equal opportunity, diversity, and the employment process for each Screening Committee on which they serve. Such training will be provided by the Office of Human Resources.
- 4. The majority of the members shall be those with applicable knowledge in the job category or classification with at least one member being directly from the affected department.

110 5. Every Screening Committee shall have at least one management member and one California Schools Employee Association (CSEA) appointee and when 111 appropriate, an appointee from the Academic Senate. 112 113 114 6. The administrator of the vacant position will appoint the remaining members of 115 the Screening Committee. Each Screening Committee will also include an Equal 116 Employment Opportunity representative designated by the Office of Human 117 Resources. 118 119 7. The Equal Employment Opportunity representative's role and responsibility is to 120 maintain confidentiality and ensure the hiring process remains fair and equitable. 121 122 8. Every effort must be made to incorporate broad representation on every 123 Screening Committee to bring a variety of perspectives to the screening process. 124 125 9. The appropriate administrator of the vacant position submits the membership of 126 the Screening Committee to the Office of Human Resources for approval. 127 128 G. **Interview Process** 129 130 1. In cases where fewer than three (3) candidates are invited for interview, the 131 Screening Committee Chair shall provide written justification to the Office of 132 Human Resources. 133 134 2. The screening Committee develops job related interview questions. All questions 135 will be reviewed by the Vice Chancellor of Human Resources & Employee 136 Relations or designee. All Interview questions are confidential. 137 138 3. The Screening Committee will determine the candidates, date, and time to 139 interview. 140 141 4. The Office of Human Resources will contact the candidates to be interviewed. 142 The appropriate administrator will coordinate with the Office of Human 143 Resources the arrangements for the time and place of the interview. 144 145 5. The interview will be conducted by the members of the Screening Committee. 146 Each candidate will be asked the same questions, in the same way, for a fair and 147 consistent basis in assessing all the interviewees. 148 149 6. All Screening Committee members must sign a confidentiality statement prior to 150 the interviews and are required to fill out an evaluation form and rank all 151 interviewees. 152 7. 153 If a Screening Committee member is absent from any part of the interview 154 process, that member is disqualified from any future participation unless 155 otherwise determined by the Vice Chancellor of Human Resources & Employee 156 Relations. 157 After the 1st level interviews are concluded, each member of the Screening 158 8. 159 Committee will evaluate the qualifications of the interviewees. 160 representative will be responsible for all documentation of the interview and recommendation. The Screening Committee will identify strengths and concerns of all candidates advancing to 2nd level interviews. 161 162 163 The supervisor may participate on the 1st level interviews on recommendation of 9. 164 165 the appropriate administrator. In unique situations where the only representative

167			assess the particular circumstance.
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169		10.	The Screening Committee will recommend at least three (3) candidates to the
170			appropriate administrator for 2 nd level interviews. The Screening Committee shall
171			recommend no less than three (3), unless fewer were interviewed or unless the
172			Screening Committee Chair presents written justification for submitting fewer
173			than three (3) for 2 nd level interview.
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175		11.	Second level interviews will be convened for all finalists by the appropriate
176			administrator or designee.
177			
178		12.	The Office of Human Resources will contact the finalists to be interviewed at 2 nd
179			level and communicate the arrangements for the time and place for the interview,
180			as determined by the appropriate administrator or designee.
181			as determined by the appropriate damminutator or assignor
182	H.	Select	ion Process
183	• • •	OCICOL	10111100033
184	The an	nronriat	e administrator and designee shall select one of the finalists, who is best qualified
185			on and shall recommend such person to the Chancellor.
186	to iii ti	ie positic	on and shall recommend such person to the oriancellor.
187	The an	nronriat	e administrator will submit an online notification to the Office of Human Resources
188			screening to the Board of Trustees for approval.
189	to forw	aiu iiie s	screening to the board of Trustees for approval.
190	I.	Doforo	ence Check
	1.	Kelele	since Check
191	llaaa w		f the colored condidate the Office of Human Descures on the College Dresidant
192			f the selected candidate, the Office of Human Resources or the College President
193			ference check in accordance with the policies and principles of Equal Employment
194	Opport	unity.	
195	T. 0		
196			luman Resources will contact the successful candidate to make a provisional offer
197			t, contingent upon passing the Department of Justice clearance, pre-employment
198	physica	al, and E	Board of Trustee approval.
199	_	_	
200			essful candidate has accepted the offer, the Office of Human Resources will notify
201	the uns	successf	ful candidates in writing of non-selection.
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203	<u>EMPL</u>	OYMENT	<u> requirements</u>
204			
205	All mar	nagemer	nt employees will be required to comply with all federal, state, and local requirements
206	for emp	oloyment	t.
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208	A.	Finger	prints
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210		1.	All managers shall be required to provide fingerprint cards at the time of hire. The
211			cost of the fingerprinting shall be borne by the employee.
212			
213		2.	Substitute and temporary employees employed for less than a school year are
214			exempted from the provisions of this policy.
215			
216	B.	Exami	nation for Tuberculosis
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218		1.	New Employees:
219			1 2 2 2 2
220			All management employees of the San Bernardino Community College District must
221			file with the District a certificate of evidence showing the employee was examined

of the affected department is the supervisor, the Office of Human Resources will

222 and found free from active tuberculosis. This evidence must be filed prior to the 223 date of the original employment. An intradermal tuberculin test is provided free of 224 charge at each college Health Services Office. Any charge for an exam by an 225 outside agency will be borne by the employee. 226 227 2. Renewals: 228 229 a. Thereafter, all employees shall be required to undergo an X-ray of the lungs 230 or an approved intradermal tuberculin test that, if positive, shall be followed by an X-ray of the lungs every four years. Intradermal tests are available 231 232

- as described above.
- b. Notice of renewal requirements shall be the responsibility of the District Personnel Office and will be mailed to the home 45 days prior to the expiration date.
- C. Adequate release time from the employee's workstation will be allowed to comply with this requirement.
- d. Failure to comply may result in immediate suspension without pay until such time as the employee undergoes such an examination and presents evidence thereof to school officials.
- Requests for exemptions for religion or other reasons will not be approved. e.

C. **Loyalty Oath**

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275 276 All management personnel will be required to sign the legally prescribed oath of allegiance upon employment with the District.

D. **Employment Eligibility Verification I-9**

> All new employees are required to satisfy the requirements of the Employment Eligibility Verification Form I-9.

E. Scheduling of Interviews

> Applicants who are invited for an initial interview and who live more than 200 miles away will be scheduled for an interview with the college president or chancellor, if possible, in addition to the committee interview on the same day as the initial interview.

> Finalists who are invited for a second interview and live more than 200 miles away will be reimbursed for actual travel and meal expenses incurred as set forth in the Employee Travel Policy.

HOURS OF EMPLOYMENT

- Α. The workweek for all management personnel shall be a minimum of forty (40) hours.
- No overtime or compensatory time off will be granted for overtime necessary in the B. performance of management duties.

PROFESSIONALGROWTH

A. Management personnel on the management salary schedule shall be eligible for tuition

- cost reimbursement from an accredited institution.
- 279 B. Reimbursement will only be given for courses completed with a grade of "C" or better, 280 "credit", or equivalent grade, which pertains to their management position.
- 282 C. Such reimbursement shall not exceed costs of 18 semester units of course work per vear.
- D. Reimbursement shall not be allowed for courses carrying zero units.
- E. No tuition cost paid by the District is to exceed 80% of a per unit basis cost of similar course work at the University of California.
- F. All courses/programs for which a manager seeks tuition reimbursement must have prior approval of the Chancellor and the Board.

MANAGEMENT EVALUATION

All management employees shall be evaluated in accordance with these procedures and Board Policy 7251.

A. Frequency of Evaluation

Each manager will be evaluated once per year for the first two years of employment, and every three years thereafter. Evaluations may be held on a more frequent basis when significant deficiencies are noted.

B. Goals/Objectives

Each manager will meet with his/her supervisor at the beginning of each academic year to review the goals and objectives set for the prior year and to discuss the extent to which the goals and objectives were met. They will review the job description and, by mutual agreement, revise, update, or set new short- and long-range goals and objectives.

C. Evaluation Committee

By September 1 of each year of required evaluation, the supervisor and employee will meet and mutually agree upon the formation of an evaluation committee.

In the case of campus-level managers, the committee shall include the immediate supervisor as chairperson, one manager appointed by the President, one faculty member appointed by the Academic Senate, and one classified employee appointed by CSEA as appropriate to the job assignment. In each case, the manager will nominate three individuals from each category, (management, faculty and classified), from which the appointments shall be made.

In the case of the College Presidents, the committee shall include the immediate supervisor as chairperson, one manager appointed by the Chancellor, two faculty members appointed by the Academic Senate, and one classified employee appointed by CSEA as appropriate to the campus. In each case, the President will nominate three individuals from each category, (management, faculty and classified), from which the appointments shall be made.

In the case of the district-level managers, the committee shall include the immediate supervisor as chairperson, one manager appointed by the Chancellor, one faculty member appointed by the Academic Senate at San Bernardino Valley College, one faculty member appointed by the Academic Senate at Crafton Hills College, and one classified employee

appointed by CSEA as appropriate to the job assignment. In each case, the manager will nominate three individuals from each category, (management, faculty and classified), from which the appointments shall be made.

D. Campus/District Survey

As appropriate to the assignment, the committee shall seek written feedback from the campus and/or district community. In obtaining this feedback, the committee shall use an evaluation form approved by the Board of Trustees. Using the approved form, the committee shall seek input from applicable managers, faculty, classified staff and any others who are in a position to know how effectively the manager is performing assigned responsibilities. To assist in this task, the manager will provide the committee with a preliminary list of those with whom he/she interacts with on a regular basis. Responses on the approved form shall be signed, and the committee shall prepare a consolidated summary of the ratings and comments. Original survey documents will be destroyed once the consolidated summary is prepared. A copy of the consolidated summary will be made available to the manager at the conclusion of the evaluation procedure.

E. Evaluation Committee Meeting

Prior to the evaluation conference, the person being evaluated will submit to the supervisor a written self-evaluation of his/her performance, which shall be based on the approved job description and previously established, mutually agreed upon goals and objectives. The employee may submit a portfolio of representative work, or any other items he/she considers appropriate.

The supervisor and the evaluation committee will meet to consider the self-evaluation, the campus/district survey, and any additional material submitted by the manager. The committee may consider any other documents or information sources which they agree are appropriate.

F. Evaluation Report

The committee will produce a written evaluation no later than November 15. The report shall include:

1. A summary of duties from the job description, which shall serve as a basis for the evaluation.

2. A summary list of the goals and objectives from the prior year that have been mutually agreed upon by the manager and his/her supervisor.

3. An assessment of the extent to which the manager meets his/her stated goals and objectives.

4. An assessment of the management strengths of the manager.

5. The identification of any areas in which the manager can improve his/her performance or management skills.

The written report shall specify one of the following:

1. Commendation for superior performance:

2. Confirmation of satisfactory performance;

3. Recommendation for improvement and/or further evaluation as indicated by unsatisfactory performance.

The evaluation record shall be read and signed by the manager, the immediate supervisor, and the responsible evaluators before being placed in his/her file. The manager shall receive a copy of the evaluation report, and will have an opportunity to attach a written response within fifteen working days. The response may offer clarification, additional information, or a rebuttal, as the person being evaluated may wish.

An official file of evaluation reports shall be maintained in the District Personnel Office. Evaluation reports shall not be retained in the file beyond a four-year period if the manager requests that they be expunged.

There will be only three copies of a completed evaluation. One copy will remain in the possession of the manager being evaluated, one copy will remain with the immediate supervisor, and the original will become a part of the official file in the Personnel Office.

G. Procedures in the Case of Unsatisfactory Performance of Responsibilities

When a manager's performance is judged unsatisfactory, corrective measures will be initiated. The manager shall develop a work plan with measurable goals, objectives and a timetable to correct the areas judged unsatisfactory. This work plan shall be reviewed and approved by the immediate supervisor who shall be responsible for monitoring and assisting the manager with the corrective measures. If desired, the immediate supervisor will work with the manager to identify a mentor to provide guidance and advice.

In order to ascertain the extent to which corrective measures have succeeded, the reevaluation of the manager shall be undertaken as soon as deemed appropriate by the supervisor, but in no case later than six months after the initial findings of the evaluation committee. The re-evaluation process shall include the submission of new goals and objectives to the immediate supervisor, the formation of a new evaluation committee, the collection of new survey data, and the preparation of an updated evaluation report that assesses the progress (or lack of progress) made since the last evaluation.

G. Nonrenewal of Contract, Dismissal, or Penalty of Limited Duration

In the case of unsatisfactory progress following re-evaluation, managers shall be notified of contract nonrenewal, dismissal, or penalty of limited duration by action of the Board of Trustees in accordance with the Education Code.

VACATIONS

- A. Management employees earn vacation at the rate of 1.91 days per month for each complete month of service. In determining vacation accrued at the end of any calendar month, the product of 1.91 X months worked shall be rounded to the nearest whole number.
- B. All vacation computation is based on a fiscal year of July 1 to June 30.
- C. New employees with an employment date other than the first working day of the month shall not start accruing vacation until the first working day of the following month of employment.
- D. Each July all management employees shall be notified by the Payroll Department of their June 30 accrued vacation credits. Management employees can accrue vacation credits up to 46 days. Once vacation credits reach the maximum accrual level no more vacation credits will be earned.

445 E. Vacations will be set at the convenience of both the employee and the District, and are 446 subject to the approval of the manager to whom he/she is responsible, and the Campus 447 President or Chancellor, as appropriate. 448 449 F. Upon leaving the employment of the District, a management employee shall be entitled to 450 lump sum compensation for earned and unused vacation at his/her current salary. Payment 451 shall be made up to the accrued number of vacation days not to exceed forty-six (46) days. 452 453 **LEAVES OF ABSENCE** 454 455 Α. Professional Growth - A leave of absence for professional growth and study shall be 456 provided for managers. Such leave shall be for a period of two months at full pay. 457 458 Managers must have completed six years of service with the District, two of which 459 must have been in a management position. 460 461 2. Such leave will be at the convenience of the District and is subject to approval by 462 the Board upon recommendation by the Chancellor. 463 464 3. Application 465 An application for professional growth leave shall be submitted for approval 466 a. by February 1st of the year proceeding the fiscal year in which the leave is 467 468 to be taken. Approval or denial shall be made prior to June 1st of the same 469 vear. 470 471 Employees who meet the eligibility requirements will make application to b. 472 the Chancellor after having secured the endorsement of their immediate 473 supervisor and the college president when applicable. 474 475 Applications will be evaluated on the following factors: c. 476 477 (1) Purpose of the leave 478 479 (2) Value to the District 480 481 (3)Convenience to the District 482 483 d. If the number of applications exceeds the allowable leaves (see below). 484 resolution and selection will be based on the following: 485 486 (1) Length of service with the District 487 488 (2) Length of time since last leave 489 Conditions 490 4. 491 492 Managers/administrators are not eligible for faculty sabbatical leaves. a. 493 494 Granting of a professional growth leave shall not adversely affect the b. 495 implementation of the faculty sabbatical leave policy. 496 497 Acceptance of a leave under this policy removes the recipient from the C. 498 eligibility list for a period of at least an additional six years. 499

500 501 502 503			d.	Central	ore than three managers from SBVC, one from CHC, and one from Services shall be granted leave in any one fiscal year. No more ree managers from the entire District shall be on leave at the same
504 505 506			e.		purpose of this procedure, administrative management groups are as follows:
507 508 509				(1)	Central Services
510 511				(2)	CollegeInstruction, Student Services
512 513 514			f.		granted in each administrative/management group listed in above elimited to the number of persons that may be on leave at one time ws:
515 516				(1)	Groups with three managers or less1
517 518 519				(2)	Groups with four through seven managers2
520 521				(3)	Groups with over seven managers3
522 523			g.		esident of either campus shall not be on professional growth leave at ne time as the manager responsible for instructional administration.
524 525 526 527			h.	other m	of the manager(s) on leave are to be assumed and performed by nembers of management for the period of the leave at no additional the District when possible.
528 529	В.	Sick Le	eave		
530 531 532 533		1.			12-month management employee employed 5 days a week shall be lys leave of absence for illness and injury per year.
<i>J J J J</i>					
534 535 536		2.	a full fis	cal year	employee, employed 5 days a week, who is employed for less than, is entitled to that proportion of 12 days leave of absence for illness number of months he/she is employed bears to 12.
535 536 537 538 539 540 541 542 543		3.	a full fis or injury A mana a fiscal injury as person paragra	cal year as the ragement year of s the nur is emplo	, is entitled to that proportion of 12 days leave of absence for illness
535 536 537 538 539 540 541 542 543 544 545 546			a full fis or injury A mana a fiscal injury as person paragra which h	cal year as the rangement year of some the number of the shall e/she is any day	, is entitled to that proportion of 12 days leave of absence for illness number of months he/she is employed bears to 12. employee, employed less than 5 days per week, shall be entitled for service to that proportion of 12 days leave of absence for illness or mber of days he/she is employed per week bears to 5. When such byed for less than a full fiscal year of service, this and the preceding determine that proportion of leave of absence for illness or injury to
535 536 537 538 539 540 541 542 543 544 545 546 547 548 549		3.	a full fis or injury A mana a fiscal injury as person paragra which h Pay for been re	ical year or as the respective	, is entitled to that proportion of 12 days leave of absence for illness number of months he/she is employed bears to 12. employee, employed less than 5 days per week, shall be entitled for service to that proportion of 12 days leave of absence for illness or mber of days he/she is employed per week bears to 5. When such oyed for less than a full fiscal year of service, this and the preceding determine that proportion of leave of absence for illness or injury to entitled. ys of such absence shall be the same as the pay that would have
535 536 537 538 539 540 541 542 543 544 545 546 547 548		 4. 	a full fis or injury A mana a fiscal injury as person paragra which h Pay for been re Credit fi employed If an em	ical year of as the number of semployee of she number of she is any day ceived hor leave ee and semployee of she is any day control of she is any da	is entitled to that proportion of 12 days leave of absence for illness number of months he/she is employed bears to 12. employee, employed less than 5 days per week, shall be entitled for service to that proportion of 12 days leave of absence for illness or mber of days he/she is employed per week bears to 5. When such byed for less than a full fiscal year of service, this and the preceding determine that proportion of leave of absence for illness or injury to entitled. It is not that proportion of leave as the pay that would have and the employee served during the day.

C. Maternity Leave

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 1. A manager may use sick leave for absences necessitated by pregnancy,
 559 miscarriage, childbirth, and recovery therefrom. The length of absence, including
 560 the date on which the leave shall commence and the date on which the employee
 561 shall resume duties, shall be determined by the employee and the employee's
 562 physician.
 - 2. Disabilities caused or contributed to by pregnancy, miscarriage, childbirth, and recovery therefrom are, for all job-related purposes, temporary disabilities, and shall be treated as such under any health or temporary disability insurance or sick leave.
 - 3. This provision shall be construed as requiring the District to grant leave with pay only when it is necessary to do so in order that leaves of absence for disabilities caused or contributed to by pregnancy, miscarriage, or childbirth be treated the same as leaves for illness, injury, or disability.

D. Bereavement Leave

- 1. Every person employed in a management position is entitled to a paid leave of absence, not to exceed 3 days, or 5 days if travel out-of-state or a round trip of over 500 miles is required, on account of the death of any member of his/her immediate family.
- 2. Member of the immediate family means the mother, father, grandparent or a grandchild of the employee or the spouse of the employee, and the spouse, son, son-in-law, daughter, daughter-in-law, brother, brother-in-law or sister, sister-in-law of the employee, or any relative living in the immediate household of the employee.

E. Personal Necessity Leave

- Any days of leave of absence for illness or injury allowed pursuant to the District sick leave policy may be used by the employee at his/her election in cases of personal necessity.
- 2. Request for such personal necessity leave shall be submitted to the Chancellor or designee prior to the absence, explaining the specific nature of the personal emergency.
- 3. The employee shall not be required to secure advance permission for leave taken for any of the following reasons:
 - a. Death or serious illness of a member of his/her immediate family.
 - b. Accident, involving his/her person or property, or the person or property of a member of his/her immediate family.

F. Industrial Accident and Illness Leave

- 1. Employees must have served in the District a minimum of 9 months.
- 2. Industrial accident or illness leave of absence shall not exceed 60 days in any one fiscal year for the same accident or illness.
- 3. Allowable leave shall not accumulate from year to year.

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 4. Industrial accident or illness leave shall commence on the first day of absence.
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 - 5. During any paid leave of absence, the employee shall endorse to the District the temporary disability indemnity checks received on account of his/her industrial accident or illness.
 - 6. When an accident or illness overlaps in the next fiscal year, the employee is entitled only to the balance of the 60 days not used.
 - 7. At such time that the employee has used his/her full entitlement of 60 days industrial leave, he/she may use his/her accumulated sick leave. Sick leave will be used at a rate equal to the pay received from the District less any contribution from Worker's Compensation.
 - 8. Evidence must support the fact that the illness or accident arose out of employment. The Board of Trustees may require a physician's report on probable cause.
 - 9. Management employees shall submit information regarding the nature and causes of all absences in order that adequate personnel records may be maintained.

G. Military Leave

Permanent employees or probationary employees whose combined District service and military service total one full year shall be entitled to full pay for the first 30 calendar days of absence for reserve training in any one fiscal year. Such leave must be verified by a copy of the military orders requiring military pay.

H. Jury Duty Leave

When a management employee is absent because of a mandatory court appearance as a juror, said employee shall suffer no monetary loss by reason of said service. Such employee shall receive his/ her regular salary (upon receipt by the District of a valid jury duty verification), but shall reimburse to the District jury duty payment received from the court, excluding reimbursement for mileage.

I. Unpaid Leave

An unpaid leave of absence may be granted by the Board upon the recommendation of the Chancellor subject to the following provisions:

- 1. A request for leave that clearly articulates the terms and conditions requested must be submitted to the immediate supervisor. The supervisor will act upon the request and, in the case of a favorable response, will forward the request through the appropriate channels. If the immediate supervisor opposes the leave, he/she shall notify the applicant within 15 working days of the date of submission. Applicants who are denied leave have the right to appeal through the usual organizational channels.
- 2. No more than one full-year of unpaid leave will be granted to an employee, and such leave shall not extend beyond one year.
- 3. No unpaid leave will be granted to an employee who takes a position with another organization which by its nature is considered to be permanent and continuing.

667 4. An individual on unpaid leave retains the right to District employment at the end of the leave but does not retain the right to return to the specific position vacated. 668 669 670 5. A notice of intent to return must be filed in writing with the District Personnel Office 671 three months prior to the anticipated date of return. 672 673 6. An unpaid leave will be treated as a "break" in service. An individual on unpaid 674 leave will not receive advancement credit on any salary schedule, will not be 675 credited with sick days or vacation days, and will not receive retirement credit while 676 on leave. 677 678 7. An individual on unpaid leave may purchase continued coverage under District 679 health, dental, and life insurance plans. 680 681 J. **Family Care Leave** 682 683 1. An employee with more than one year of continuous service with the District who is 684 eligible for other leave benefits shall be granted upon request an unpaid family care 685 leave up to a total of four months in any twenty-four month period pursuant to the 686 requirements of this policy. 687 688 For purposes of this policy, the term "family care leave" means either: a. 689 690 (1) Leave for reason of the birth of a child of the employee, the 691 placement of a child with an employee in connection with the 692 adoption of the child by the employee, or the serious illness of a 693 child of the employee; or 694 695 (2) Leave to care for a parent or spouse who has a serious health 696 condition. 697 698 2. An unpaid family care leave granted pursuant to this policy shall be in addition to 699 any other leave pursuant to the Government Code, except that an unpaid family 700 care leave used in conjunction with a pregnancy leave of four months or more may 701 be limited by the District within its discretion to one month. 702 703 3. An unpaid family care leave shall be treated as any other unpaid leave. During an 704 unpaid family care leave, an employee shall retain employee status with the District, 705 and such leave shall not constitute a break in service. An employee returning from 706 an unpaid family care leave shall have no less seniority than when the leave 707 commenced. 708 709 4. If an employee's need for an unpaid family care leave is foreseeable, the employee 710 shall provide the District with reasonable advance notice of the need for such leave. 711 If the employee's need for such leave is foreseeable due to a planned medical 712 treatment or supervision, the employee shall make a reasonable effort to schedule 713 the treatment or supervision to avoid disruption to the operations of the District. 714 715 5. The District requires that an employee's request for an unpaid family care leave for 716 the purposes of caring for a child, spouse or parent who has a serious health 717 condition be supported by a written certification issued by the health care provider of 718 the individual family member requiring care. This written certification must include: 719 720 The date on which the serious health condition commenced; a. 721 722 b. The probable duration of the condition;

- c. An estimate of the amount of time the health care provider believes the employee needs to care for the individual requiring care; and
- d. A statement that the serious health condition warrants the participation of a family member to provide care during a period the treatment or supervision of the individual requiring care.
- e. If additional leave is requested by the employee upon expiration of the time estimated by the health care provider, the employee must request such additional leave again supported by a written recertification consistent with the requirements for an initial certification.
- 6. Definitions for purposes of this policy and consistent with current law:
 - a. The term "child" means a biological, adopted, or foster child, a step-child, a legal ward, or a child of an employee standing in loco parentis who is either under eighteen years of age or an adult dependent child.
 - b. The term "parent" means biological, foster, or adoptive parent, step-parent, or a legal guardian.
 - c. The term "serious health condition" means an illness, injury, impairment, or physical or mental condition which warrants the participation of a family member to provide care during a period of the treatment or supervision, and involves either of the following:
 - (1) Inpatient care in a hospital, hospice, or residential health care facility; or
 - (2) Continuing treatment or continuing supervision by a health care provider.
 - d. The term "health care provider" means an individual holding either a physician's and surgeon's certificate issued pursuant to applicable law, or an osteopathic physician's and surgeon's certificate issued pursuant to applicable law.
- 7. The District within its discretion may allow an employee upon written request to utilize accumulated illness and accident leave for the purpose of family care leave.
- 8. An employee taking unpaid family care leave pursuant to this policy shall continue to be entitled to participate in health plans and other benefits to the same extent and under the same conditions as apply to other unpaid leaves of absence.
- 9. The District may refuse to grant an employee's request for unpaid family care leave under this policy even though all requirements of this policy have been satisfied if:
 - a. The refusal is necessary to prevent undue hardship to the operations of the District;
 - b. The employee and the other parent would receive unpaid family care leave exceeding four months in any twenty-four hour period; or
 - c. The other parent is also taking family care leave at the same time or is unemployed.

- 10. Any employee returning from an unpaid family care leave shall be assigned to the same or comparable position. For purposes of this policy and consistent with current law, the term "same or comparable position" means a position that has the same or similar duties and pay which can be performed at the same or similar geographic location as the position held prior to the leave.
- 11. This policy shall not be construed to entitle the employee to receive disability benefits as provided in the Labor Code.

HEALTH AND WELFARE BENEFITS

- **A.** A program of health and welfare benefits shall be provided to all management employees.
- **B. Hospitalization/Medical** The insurance premium for the Board approved hospitalization/medical plan is paid for the employee, spouse and dependents by the District.
- **C. Dental** The insurance premium for the Board approved dental plan is paid for the employee, spouse and dependents by the District.
- **D. Life** The insurance premium for the Board approved life insurance plan is paid for the employee by the District.
- **E. Health Insurance Continuation After Retirement** Any management employee who opts for early retirement or disability retirement will continue to receive hospitalization/medical plan benefits available to certificated employees of the District, until age 65, subject to all of the following conditions:
 - 1. Has attained the age of 55 before terminating employment with the District or earlier under disability retirement.
 - 2. Has completed a minimum of five years service with the District (disability retirement); has completed a minimum of ten years service with the District (service retirement).
 - 3. Must have been an employee of the District immediately preceding retirement status.
 - 4. Must be on retirement with the State Teachers Retirement System or Public Employees Retirement System.

OPTIONAL PRE-RETIREMENT REDUCED WORKLOAD PROGRAM

- **A.** The employee:
 - 1. Must be 55 years of age prior to the reduction of workload under this program. The employee must be 55 years of age before the beginning of the college year or semester in which the reduction in workload starts.
 - 2. Must have been employed full-time in an academic position for at least ten (10) years of which the preceding five (5) years were full-time employment. Sabbaticals and other approved leaves do not constitute a break in service. Such leave, however, is not used to compute the five (5) years full-time service requirement prior to entering the program.

- Must request that the option be exercised. The plan can only be terminated by 3. mutual consent of employee and employer. 4. Must make contributions to the STRS or PERS Retirement System equal to the amount required for a full-time (100%) employee. Payment of this contribution shall be made in the manner in which contributions are made by regular employees. B. The employer (SBCCD): 1. At its discretion, may approve or disapprove the employee's request. The District shall provide the employee with written rationale for its disapproval.
 - 2. Except for the reduction in salary corresponding to the reduced workload, will provide the employee the same benefits (including all health, medical, insurance plans, etc.) provided a regular full-time (100%) employee.
 - 3. Must agree to make contributions to the STRS or PERS Retirement System in accordance with the law.
 - **C.** The Plan (Pre-Retirement Option):

- 1. The option may be exercised for a period not to exceed five (5) years or age 65, whichever comes first.
- 2. The minimum part-time employment under the plan shall be the equivalent of one-half of the number of days of service required by the employee's contract of employment during the final year of service in a full-time (100%) position.
- By mutual agreement of the employer and the employee, an Optional Pre-Retirement Reduced Workload Program may be increased or decreased within the code limitations.
- 4. If an employee works less than a 100% assignment, the amount of sick leave earned varies directly to the percent of full-time (100%) employment. For example, 50% employment would yield 50% of 10 days or 5 days of full-time sick leave, or 10 days of 50% sick leave.
- 5. An employee on less than full-time (100%) employment who must use sick leave will reduce earned sick leave on the same basis as employment.
- 6. To allow for sufficient time in planning, scheduling and budget preparation, the following deadlines shall apply:
 - January 15 The employee shall notify the employer not later than January 15 of intention to exercise the Pre-Retirement Option for the ensuing school year.
 - b. March 15 Agreement between employer and employee must be finalized by March 15 for the ensuing school year.

EARLY RETIREMENT PLAN

- **A.** The employee must have been employed in the District on a full-time basis for a minimum of ten (10) years.
- **B.** The minimum age for eligibility under this program will be 55.

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 891 **C.** The District may agree to award a consulting contract and the employee must retire from the District in accordance with all applicable statutes, rules and regulations of the STRS or PERS Retirement System. The District may disapprove any application as long as any disapproval is not arbitrary or capricious.
 - D. An employee accepted under this plan can never return as a full-time employee. He/she will be employed as a part-time employee in retired status in accordance with rules and regulations of the STRS or PERS Retirement System. At the termination of this plan, the employee may be employed as a part-time employee on the non-contract hourly rate.
 - **E.** The employee may continue certain fringe benefit coverages by assuming responsibility for premiums if accepted by the insurer.
 - **F.** Compensation shall be at the appropriate hourly rate, not to exceed the maximum prescribed by law in any one fiscal year.
 - G. There shall be no maximum or minimum number of applicants accepted under this plan. The applicant can only be certain of eligibility for acceptance after he/she has met with the Chancellor, or someone designated by the Chancellor, to determine whether or not the District will have a need for his/her services. In the event that there are more eligible applicants than the District will be able to use effectively, the principle of seniority will be used as the deciding criterion to determine who will be accepted under this plan.
 - **H.** Employees on disability retirement do not qualify for the plan.
 - **I.** Deadline for application is March 15.

CELLULAR TELEPHONE USAGE

A. Authorization

Each college president and each vice chancellor may designate managers to receive partial reimbursement for the use of a cellular telephone in conducting District business.

B. Application

Managers shall make application through the appropriate channel. Approved applications shall be forwarded from the campus to the Vice Chancellor Fiscal Affairs for implementation.

C. Reimbursement

Reimbursement shall be at a rate not to exceed \$50 per month, which shall include purchase of the telephone, activation, monthly service charges, and air use time—including long distance calls. While monthly application for reimbursement is not required, periodic verification of telephone usage may be requested.

D. Review

This policy shall receive periodic review to assess the appropriateness of the reimbursement rate.

HOURLY TEACHING

Management personnel may teach one class per semester at the current hourly pay rate, subject to approval of the immediate supervisor and campus president. Any class taught for hourly pay shall be outside the manager's normal working hours.

ADMINISTRATOR RETREAT RIGHTS

- A. An administrator hired after June 30, 1990, who does not have tenure in the District at the time of hire may be reassigned only to a first-year probationary faculty position and to such a position only if he or she meets the following criteria:
 - He/she holds an administrative position that is not part of the classified service, or if he/she holds an administrative position that is part of the classified service, he/she was certified by the Academic Senate as possessing qualifications in a specified discipline or disciplines similar to those expected of a newly hired faculty member in that discipline(s).
 - 2. He/she has served in this district a total of at least two years as a faculty member or administrator. This service must have been satisfactory according to documentation.
 - 3. He/she is being reassigned for reasons other than for cause, as defined in the Education Code.
 - 4. Reassignment shall not result in the lay-off or forced change in the contract assignment for any contract faculty member.
- **B.** To determine the discipline to which an administrator shall be assigned, the following shall apply:
 - The administrator can be assigned only to a discipline in which he/she meets the minimum qualifications as specified by the Education Code and Title 5. The Academic Senate shall certify to the Governing Board that the administrator meets at least minimum qualifications and/or equivalencies for the discipline(s) in question and shall recommend the discipline(s) to which the administrator should be assigned. The Governing Board shall provide the Academic Senate with an opportunity to present its views to the Board before the Board makes a determination. A written record of the Board's decision, including the view of the Academic Senate, shall be available for review pursuant to Education Code.
 - 2. The administrator shall be assigned to a discipline in which he or she has not only the minimum qualifications but also where all of the following apply:
 - a. There are sufficient assignments in the discipline or service area currently held by temporary or hourly faculty or contract overload to make a full-time assignment for an additional faculty member.
 - b. The administrator has an interest as indicated by a statement of the administrator's own preference for assignment.
- C. Unless otherwise specified in a personal contract, an administrator reassigned to a faculty position shall be compensated based on placement on the faculty salary schedule according to his/her education and experience. Placement on the faculty salary schedule will include years served as an administrator.
- **D.** These procedures will be reviewed by the joint Academic Senate Executive Committee and the Vice President of Instruction, SBVC, and the Vice President of Instruction CHC, no later