1		PROPOSAL FROM							
2	THE EL CAMINO COMMUNITY COLLEGE DISTRICT								
3		TO THE EL CAMINO COLLEGE FEDERATION OF TEACHERS,							
4		LOCAL 1388, AFT, AFL~CIO							
5		June 20, 2025							
6		54116 £0, £0£0							
7		ollective bargaining proposals herein by the El Camino Community College District to the El							
8 9 10 11	expressly pursuant to the Educational Employment Relations Act and the current Collect								
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13 14	ARTICLE 22 GRIEVANCE PROCEDURES								
15									
16 17	<u>Sections</u>	on-22.1. Purpose And Definitions							
18		e purpose of the Article to outline a procedure for addressing grievances that may							
19	arise between the Federation and/or the "Grievant" and the District in order that they may								
20	be resolved in the most timely, amicable, and efficient manner consistent with meeting the								
21	indivio	lual and mutual interests of the parties concerned.							
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23	(a)	Grievance: An allegation that there has been a misinterpretation, misapplication,							
24		inequitable application, or violation of the terms, provisions, and conditions of the							
25		Agreement or of any "Policy of the District" to the extent that the grievant (whether an							
26		individual, a group, or the Federation), claims to have been affected adversely, treated							
27		unfairly, and/or treated inequitably.							
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29	(b)	Policy Of The District: A rule, regulation, or policy adopted by the Board of							
30		Trustees.							
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32	(c)	Grievant: An individual Faculty Member or a group of Faculty Members, an individual							
33		acting on behalf of Faculty Members having the same or similar grievance, or the							
34		Federation.							
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36	(<mark>cd</mark>)	Mediation: The process by which an impartial third party (the State Mediator) assists the							
37		parties involved in a dispute to resolve their differences and arrive at a mutually							
38		agreeable settlement.							
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40	(<u>de</u>)	State Mediator: The person selected by the California State Mediation and Conciliation							
41		Service to implement the mediation process.							
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43	(<u>ef</u>)	Working Days: Any day (Monday through Friday) that the District is open for business							
44		during the Fall and Spring Semester.							
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46	(<mark>fg</mark>)	Dean: For purposes of this Article, the term "Dean" refers to the Dean of the Faculty							
47		Member's Division or the Dean of another Division, or higher official, or a director or							
48		manager, who is the responsible District officer involved in the acts which are the subject							
49		of the grievance.							
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51 52	(<mark>gh</mark>)	Federation Representation: Upon their request, the Faculty Member shall be entitled to Federation representation during the grievance process. (See Article 21, Section .2							

- regarding "Right to Representation" and Article 22.-Section 8 regarding "Federation and
 District Representation.")
- 56 (hi) Signed and dated: A grievant, the Federation, or District officer can substitute an email
 57 for a signed and dated paper document.
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- 59 (ij) The District shall not retaliate against a faculty member, individually or as part of a
 60 group, who files a grievance.
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62 <u>Section 22.2</u>. Exclusions 63

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- 64 It is expressly understood that the following are specifically excluded: 65
- 66 (a) Any grievance concerning the provisions of Article 1, Recognition,
- 67 (b) Any grievance arising out of either the existence of, or the exercise of, any of the rights
 68 of the District as set forth in Article 2, Rights of the District, or any other rights of the
 69 District not expressly limited by the terms of this Agreement,
- 70 (c) Any action taken pursuant to Article 6, <u>Section</u>.3, except subsections (f), (g), and (h)
 71 and <u>subparagraph (8) of subsection (a) of</u> Article 6, <u>Section</u>.3(a)(8),
- 72 (d) Any grievance arising out of Article 23, Work Stoppage, and
- 73 (e) Such other exclusions, as may be included within this Agreement.

75 <u>Section 22.3</u>. Informal Grievance Meeting 76

77 Prior to filing a written Level 1 Grievance pursuant to Section 22.4 of this Article, the 78 grievant shall initially discuss the grievance and the remedy sought in person with the 79 appropriate Dean or immediate supervisor within twenty (20) working days after the 80 circumstance or action giving rise to the grievance was discovered or reasonably could 81 have been discovered. Both parties will informally discuss the grievance and make an 82 earnest and good-faith effort to resolve the Informal Grievance. If the grievant is 83 represented by a Federation representative, then an administrative representative may 84 also be present at the Informal Grievance Meeting. 85

86 Section 22.4. Level 1 Grievance

- 88 (a) If the grievance is not resolved at the Informal Grievance Meeting, and if the grievant 89 desires to proceed further with the grievance process, then the grievant shall file in 90 writing a Level 1 Grievance with the appropriate Dean or immediate supervisor within 91 twenty (20) working days after the Informal Grievance Meeting. The Level 1 Grievance 92 shall fully state the facts giving rise to the grievance and shall specify the provision or provisions of this Agreement alleged to have been violated or the Policy of the District 93 94 alleged to have been violated and the remedy sought. The Level 1 Grievance shall be 95 signed and dated by the grievant and shall include a statement that the Informal 96 Grievance Meeting held on (specify date(s)) was not successful in resolving the 97 grievance. 98
- (b) Upon receipt of the Level 1 Grievance, the Dean or immediate supervisor shall promptly
 forward a copy of the Level 1 Grievance to the Vice President of Human Resources, who
 shall in turn promptly forward a copy to the President of the Federation if the Federation
 has not been involved in the grievance until that point. The Dean or immediate
 supervisor will promptly schedule a meeting with the grievant to review and discuss the
 Level 1 Grievance. Such meeting will be scheduled to take place no later than five (5)

working days from the date the written Level 1 Grievance is received by the Dean orimmediate supervisor.

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(c) The Dean or immediate supervisor will provide the grievant with a written reply to the
 Level 1 Grievance, by email, within twenty (20) working days following the date of the
 meeting. Such reply will terminate this Level 1 Grievance procedure

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112 <u>Section-22.5</u>. Level 2 Grievance

114 If the grievant is not satisfied with the decision at the Level 1 Grievance meeting, the 115 grievant may, within twenty (20) working days of the receipt of the decision from Level 1 116 Grievance meeting, appeal the decision in writing to the appropriate Vice President. This 117 statement of the Level 2 Grievance shall include a copy of the original grievance and 118 appeal, the decisions rendered, and a clear, concise statement of the reasons for the 119 appeal. A copy of the appeal and supporting documents shall be sent to the Vice 120 President of Human Resources. Both the grievant and appropriate Vice President shall 121 meet to discuss the merits of the grievance at the earliest convenient time. The Vice 122 President shall provide a written decision to the grievant, by email, within ten (10) working 123 days following the Level 2 Grievance meeting.

125 <u>Section 22.6</u>. Mediation 126

Any grievance that is not resolved through the Level 2 Grievance process may be pursued by the
 grievant within twenty (20) working days of the Vice President's response in accordance with the
 following procedures:

- 131 (a) The grievant shall notify the President of the Federation and the Vice President of
 132 Human Resources in writing of the referral of the grievance to Mediation. Such
 133 notification shall be accompanied by copies of the grievance and written replies from
 134 all prior grievance levels.
- (b) (1) The Office of Human Resources will promptly, within five (5) working days, notify
 the office of the State Mediation and Conciliation Service of the need for the
 appointment of a State Mediator. This notification will copy both the grievant and the
 office of the Federation.
 - (2) The mediation conference will be held at the College and scheduled at a mutually convenient time per Section <u>22.</u>9 of this Article.
- 143 (c) The parties shall make a good-faith effort to resolve the issues identified in the 144 grievance through the use of the State Mediator who will assist the parties in their efforts to achieve a mutually satisfactory resolution of the grievance. The State 145 Mediator shall not issue any public statement of fact or opinion concerning the issues 146 147 or positions under discussion. Similarly, in no instance shall the form or matter of these discussions, including settlement statements, positions, offers, or proposals made 148 149 during the mediation process be revealed publicly by the parties nor referred to or 150 introduced in any subsequent proceedings except with the written permission of the 151 parties directly involved. 152
- (d) The mediation conference shall be informal in nature. There shall be no formal rules of
 evidence. No transcript of the conference, written or verbal, shall be made. Any
 additional ground rules pertaining to the conduct of the conference shall be agreed
 upon by the parties. The State Mediator shall attempt to assure that all pertinent and
 relevant facts, considerations, and concerns are revealed by the parties. The State

158 Mediator shall have the authority to meet with the parties separately and in confidence 159 (caucus), but will have no authority to compel a resolution of the grievance. Any of the 160 parties may request the attendance of one or two other persons of his/her choice in 161 order to provide assistance or support for that party. Witnesses may also be called by 162 the parties, with the permission of the State Mediator in order to clarify the facts 163 involved in the grievance.

- (e) If a satisfactory resolution of the grievance is achieved during the mediation
 conference, the parties shall sign a written statement to that effect and thus waive the
 right of the parties to any further appeal of the grievance, unless the terms and
 conditions of the agreement are not adhered to. It is understood that a Federation
 representative has the right to attend the mediation conference.
- (f) If a satisfactory resolution is not achieved during the mediation conference: (1) For
 grievances involving alleged violation or misapplication of the Policy of the District, the
 process shall conclude at this point. For all other grievances, the arbitration process is
 available subject to the provisions in Section <u>22.</u>13 (Arbitration) of this Article.

176 Section 22.7. Timely Statement

177 178 If a grievance is not processed by the grievant in accordance with the time limits set forth 179 in the Article, the grievance shall be considered settled on the basis of the last decision 180 made. If the District fails to respond to the grievance within the time limits set forth in this 181 Article, the grievance shall be deemed to have been denied and the grievant may appeal to the next level considered settled on the assumption that the remedy 182 183 being sought by the grievant is acceptable to the District. The time limits specified 184 in the Article are intended to be maximum limits and every effort should be made to 185 expedite the settlement process. However, the time limits set forth in the Article may be 186 extended by written mutual agreement between the District and the grievant or the 187 District and the Federation, as the case may be, provided that the time limits shall be 188 extended if any party to the grievance is incapacitated by virtue of causes beyond that 189 party's control. Time limits will be tolled during non-instructional periods. The participants 190 in a meeting or conference may agree in writing to adjourning and convening at a more 191 convenient time and date.

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193 <u>Section 22.8. Federation and District Representation</u> 194

The grievant shall be entitled to Federation representation at the informal conference, Level 1, Level 2, and Mediation. If the grievant desires such representation, the Federation shall inform the Dean, or Vice President, as the case may be, of the person selected by the Federation in order that the meeting or conference can be scheduled so as not to conflict with assigned duties.

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Similarly, the District may invite an additional management employee to be present at all meetings and conferences. The District and the Federation may also designate a substitute for the person identified as the responsible District and Federation representative in this Article; however, that substitute must possess the authority to resolve the dispute.

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207 Section 22.9. Scheduling

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All meetings and conferences will be held during the normal business day and shall be scheduled, where possible, by the Dean, State Mediator, or Vice President at hours that 211 do not conflict with the assigned duties of the Faculty Member(s) involved. In the event 212 that the Dean, State Mediator, or Vice President schedules a meeting or conference which conflicts with the assigned duties of the affected Faculty Member(s), the Faculty 213 214 Member(s) will not suffer any loss of pay as a result of attending such meeting or 215 conference. 216

- 217 Section 22.10. Federation Grievance
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If the Federation has a grievance concerning the application of the provisions of the 219 220 Agreement or Policy of the District, it shall provide the grievance to the Vice President of 221 Human Resources within ten (10) working days from the date the Federation discovered 222 or could have discovered the facts giving rise to the grievance. The Federation shall 223 comply with the requirements set forth in this Article commencing with Section 22.3. 224

225 Section 22.11. Multi Party Grievance 226

227 If a group of Faculty Members has the same or similar grievance, one Faculty Member 228 may file the grievance on that Faculty Member's own behalf as well as on the behalf of 229 the other Faculty Members similarly situated. The Faculty Member who files such a class 230 or group grievance shall first obtain the express consent by email of all the Faculty 231 Members in the class or group who thereby authorize and give their specific approval for 232 the Faculty Member to process the grievance on their behalf. Since all consenting 233 Faculty Members shall be considered parties to the grievance and any settlement that is 234 reached, all of the Faculty Members shall be consulted by the Faculty Member pursuing 235 the grievance prior to the final approval of any agreement. Multi-party grievance meetings 236 shall include no more than four (4) faculty, exclusive of Federation representation.

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238 Section 22.12. Initial Salary Placement 239

240 A Faculty Member who has a grievance concerning initial placement on the salary 241 schedule shall first discuss the issue with the Vice President of Human Resources (or 242 designee), commencing with Section 22.3 of this Article, within sixty (60) working days from the beginning of employment, fiscal year or academic year, as the case may be. 243 244

245 Section 22.13. Arbitration

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247 Grievances that are not resolved pursuant to this Article and which the Federation, in its 248 sole discretion and exclusive right, desires to pursue further, shall be submitted for 249 arbitration as provided by this Section. The Federation shall give written notice to the 250 President, with a copy to the Vice President of Human Resources, of its desire to arbitrate 251 the grievance within thirty (30) working days following conclusion of the mediation 252 conference (Section 22.6). Failure to file such a request within these time limits shall 253 terminate this process. The only matters that are subject to arbitration are those which 254 constitute grievances and have been processed in accordance with the previous sections 255 of this Article. Any matter that is excluded under Section 22.2 of this Article is also not 256 subject to arbitration. 257

258 The parties shall agree on an arbitrator no later than ten (10) working days following the (a) 259 District's receipt of the Federation's written notice desiring arbitration of the grievance. If 260 no agreement is reached between the parties within that period, they shall jointly request 261 that the State Mediation and Conciliation Service supply a panel of seven (7) names of potential arbitrators who are members of the National Academy of Arbitrators. The 262

- parties shall then alternately strike names of the modified panel list until one name
 remains. The party who strikes the first name shall be determined by the flip of a coin.
- 266 (b) The function and purpose of the arbitrator is to resolve the disputed interpretation of the 267 terms actually found in this Agreement. Such resolution shall be based on the disputed 268 facts upon which the application of the provisions of this Agreement depend and 269 considering the intent of the parties when such provisions were agreed upon. The 270 arbitrator shall have no authority to alter, amend, add to, or subtract from the terms, 271 conditions, or provisions of this Agreement, and shall determine only whether or not 272 there has been a violation of such terms, conditions, or provisions as alleged in the 273 grievance and what the appropriate remedy will be. 274
- (c) The decision of the arbitrator as limited herein shall be final and binding upon the parties
 to the dispute. No decision rendered by the arbitrator shall be retroactive beyond the
 occurrence of the event giving rise to the grievance.
- 279 (d) The fees and expenses of the arbitration, including a reporter's transcript if the arbitrator 280 determines that a transcript is desirable, shall be paid equally by the parties. If the 281 arbitrator determines that a reporter's transcript is not desirable, the party ordering the 282 transcript shall pay the cost. Each party shall bear the expense of preparing for and 283 presenting its own case, except that the District shall grant released time without loss of 284 compensation to the grievant(s) and a representative of the Federation at the arbitration 285 hearing. Hearings will be scheduled, if possible, on District premises. 286

287 Section 22.14. Confidentiality

All supporting documents, communications, and records dealing with the processing of a grievance, mediation, and arbitration shall be considered confidential and filed separately from the personnel file of the parties involved, and shall not be utilized in any evaluation or in providing any employment reference or recommendation without the written consent of the parties.

295 <u>Section 22.15. Prohibited Behavior</u>296

- (a) All employees of the District are expected and required to conduct themselves in a
 manner which is appropriate to an academic environment and are not to engage in any
 prohibited behavior that is, behavior which is demeaning, offensive, intimidating, or
 physically threatening to any other employee in the college community.
- 302 (b) A personal complaint against Prohibited Behavior does not constitute a grievance as
 303 defined in this Article and such an allegation may not be used as the sole basis for a
 304 grievance; however, it may be cited as an aggravating factor to a grievance.
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- 306 (c) The District has policies respecting sexual harassment and discriminatory harassment,
 307 which policies are the exclusive procedures for allegations of such conduct. Personal
 308 complaints pursuant to this Section involve allegations of prohibited behavior which are
 309 not of such a nature as to invoke the established procedures of the sexual and/or
 310 discriminatory harassment policies.
- (d) If a Faculty Member has a complaint against another Faculty Member or a classified
 and employee of the District that such person has engaged in such prohibited behavior, the
 Faculty Member shall discuss the matter with the appropriate Dean within ten (10)
 working days. The Dean is responsible for promptly investigating the matter and taking

316 317 318 319 320		appropriate action concerning the Faculty Member may, with meet with the Federation Pres designees in an attempt to res	in thirty ident a	y (30) working days of the and the Vice President of	e proposed re	solution,			
320 321 322 323 324 325 326 327 328	(e)	If the Faculty Member's complaint pertains to a Dean or other member of management, the Faculty Member may discuss the matter with the appropriate Vice President, and/or may file a complaint in writing with the Vice President of Human Resources and the President of the Federation within thirty (30) working days of when the complaint arose. A meeting will be scheduled within thirty (30) working days with the Federation President and the Vice President of Human Resources, or their designees in an attempt to resolve the complaint.							
329 330 331 332 333 334 335	(f)	It is not prohibited behavior for a Dean to admonish, either verbally or in writing, a Faculty Member due to the Faculty Member's performance (or non-performance) of the Faculty Member's duties and to warn the Faculty Member that continuation of the Faculty Member's conduct may result in disciplinary or other adverse action against the Faculty Member, so long as such statements by the Dean are made in a professional manner.							
336	Signed	d and entered into this	_ day (of	_, 2025.				
 337 338 339 340 341 342 343 344 245 		THE DISTRICT							
345 346									